IN THE DISPUTE RESOLUTION PANEL AT MELBOURNE

(Constituted for a determination as to compensation under clause 3.16.2 of the National Electricity Rules)

BETWEEN

Woodlawn Wind Pty Limited (ABN 38 139 165 610)

Lake Bonney Wind Power Pty Limited (ABN 48 104 654 837) (Infigen)

and

Australian Energy Market Operator Limited (ABN 94 072 010 327) (AEMO)

DETERMINATION

(National Electricity Rules, clause 3.16.2)

The Dispute Resolution Panel determines that:

- Compensation is not payable to Woodlawn Wind Pty Limited (Woodlawn Wind) and Lake Bonney Wind Power Pty Limited (Lake Bonney) for the lost opportunity to create certificates pursuant to the *Renewable Energy (Electricity) Act 2000* (Cth) in respect of the *scheduling error* declared by AEMO on 7 June 2012 in its Scheduling Error Report entitled "Incorrect Unconstrained Intermittent Generation Forecasts for Semi-Scheduled Generators".
- 2. The costs of the dispute resolution process are allocated as follows:
 - (a) half of the costs of the dispute resolution process are to be paid by Woodlawn Wind and Lake Bonney; and
 - (b) half of the costs of the dispute resolution process are to be paid by AEMO.

Date: 12 December 2012

The Hon Michael E J Black AC QC

Geoffrey Swier

Peter R D Gray SC Liability limited by a scheme approved under professional standards legislation