

15 August 2025

Oceania Glass Pty Ltd (in Liquidation)

By email: to the Appointed Liquidator

cc: AER and ESC

## Declared Wholesale Gas Market in Victoria – Suspension Notice

This is a suspension notice issued to Oceania Glass Pty Ltd (in Liquidation) (**Market Participant**) under rule 260 of the National Gas Rules (**NGR**).

The Market Participant has failed to comply with the terms of the default notice issued by AEMO on 14 August 2025 in relation to the default events detailed in the default notice.

The relevant details of this suspension are as follows:

|   |   |
|---|---|
| Reason for Suspension                           | <p>NGR rule 251(1)(b) – as a result of AEMO exercising its rights under a security provided, the maximum amount which AEMO is entitled to be paid under the security is less than Oceania Glass’s minimum exposure.</p> <p>NGR rule 251(1)(h) – Oceania Glass has ceased to carry on its business or a substantial part of its business</p> <p>NGR rule 251(1)(l) – a liquidator has been appointed in respect of Oceania Glass.</p> <p>NGR rule 251(1)(m) – a resolution was passed to wind up Oceania Glass.</p>  |
| Registrable Capacity                            | Declared Wholesale Gas Market: Market Participant – Distribution Customer and Trader  |
| Conditions of suspension                        | <p>While the suspension is in effect, the Market Participant must not:</p> <ul style="list-style-type: none"> <li>• submit any bids or demand forecasts for the declared wholesale gas market;</li> <li>• inject gas, or tender gas for injection, into the declared transmission system or a declared distribution system;</li> <li>• withdraw gas, or tender gas for withdrawal, from the declared transmission system or a declared distribution system; or</li> <li>• deliver any transfer requests for supply points under the Retail Market Procedures (Victoria).</li> </ul> |
| Gas day from which the suspension will commence | 16 August 2025 commencing at 0600 AEST.   |

AEMO will publish this suspension notice as required by NGR rule 260(2).




Pursuant to the clause 4.1 of the Retail Market Procedures (Victoria), a Market Participant must not deliver a transfer request in relation to a supply point to AEMO where that Market Participant is suspended from participating in the market pursuant to Part 19 of the NGR.

You are also notified that AEMO has determined to revoke the Market Participant's registration (Market Participant – Distribution Customer and Trader) effective from the completion date of all settlement revisions, in accordance with NGR rule 260(9).

Neither delivery of this suspension notice nor deregistration of the Market Participant waives or prevents the exercise of any of AEMO's rights, powers or remedies and AEMO reserves its rights, powers and remedies under the NGR, the National Gas Law, at law and in equity.

Please address any queries to AEMO's prudentials team by email [prudentials@aemo.com.au](mailto:prudentials@aemo.com.au).

Yours sincerely,



Daniel Westerman

**Chief Executive Officer**