Electricity Reform Act 2000

Section 87

Exemption document

Recital

- 1. <u>1</u> Swiss Aluminium Australia Limited (formerly Swiss Aluminium Australia Pty Limited) and Gove Aluminium Limited (formerly Gove Alumina Limited) (the Lessees) areLessee) is the holdersholder of Special Purposes Lease No_214, granted pursuant to the Mining (Gove Peninsula Nabalco Agreement) Ordinance 1968 and the Special Purposes Leases Ordinance 1953-1968.
- 2. <u>2</u> Special Purposes Lease—214 was granted to the <u>LesseesLessee</u> for the purpose of establishing, maintaining and operating a township (Nhulunbuy) with ancillary facilities, amenities and services, including, among other things, electricity supply for residents of the town whether or not those residents are engaged in the operations of the <u>LesseesLessee</u>.
- 3. <u>3</u> Pursuant to a management agreement between the LesseesLessee and <u>RTA Gove Pty Limited (formerly Nabalco</u> Pty Ltd (nowand Alcan Gove Pty Limited), the <u>LesseesLessee</u> appointed <u>NabalcoRTA Gove</u> Pty Limited to manage, supervise, control and conduct on their behalf all operations including inter alia the construction of a port, town, roads, communications and other facilities.

Exemption

1.

- <u>1</u> Pursuant to section 14(2) of the *Electricity Reform Act 2000* ("the Act"), AlcanRTA Gove Pty Limited is exempt from the need to hold a licence under section 14(1) of the Act by virtue of section 87 of the Act and this exemption document, with respect to those operations in the electricity supply industry set out in scheduleSchedule 1.
- 2 In accordance with section 87(1) of the Act, this exemption is subject to the following conditions:
 - i. that (a) the exempt party must from time to time provide the Commission, in a manner and form to be determined by the Commission, such information necessary to the performance of its functions under any applicable laws that the Commission may request;
 - that (b) the exempt party comply with Clause clause
 10 (Life support equipment) of the Electricity Retail Supply Code (as amended from time to time) as if it were licensed by the Utilities Commission under Part 3 of the Act to operate as a network provider and retailer and comply with the life support procedures for Nhulunbuy and surrounding

areas approved by the Utilities Commission under clause 10.7 and as if version 3 of the Electricity Retail Supply Code commenced on the date of commencement of this amended exemption;

- iii. that (c) within 1 monththree months of the commencement of this amended exemption the exempt party submitcomply with clause 11.4 and 11.5 (standard complaints and dispute resolution procedures, and complaints made to retailer or network provider for internal resolution) of the Electricity Retail Supply Code (as amended from time to time) as if it were licensed by the Utilities Commission for approval proposed guaranteed service levels forunder Part 3 of the performance indicators listed in Schedule 1 Table 1 of the Electricity Industry Performance CodeAct to operate as a network provider and retailer;
- that the exempt party comply with Clause(d) the exempt party comply with clause 12 (hardship policy – standard meter customers) of the Electricity Retail Supply Code (as amended from time to time) as if it were licensed by the Utilities Commission under Part 3 of the Act to operate as a retailer and as if the retail licence was granted on the date of commencement of this amended exemption;
- (e) the exempt party comply with clause 14 (family violence policy) of the Electricity Retail Supply Code (as amended from time to time) as if it were licensed by the Utilities Commission under Part 3 of the Act to operate as a retailer and as if the retail licence was granted on the date of commencement of this amended exemption;
- iv.
- (f) from 1 July 2024 the exempt party comply with clause 4 (Guaranteed Service Level Scheme) and, as they relate to the Guaranteed Service Level Scheme, Clausesclauses 5 (Reporting), 6 (Data Quality) and 7 (Data Segmentation) of the Electricity Industry Performance Code excluding the guaranteed service levels in Schedule 1 Table 1 and replaced by those guaranteed service levels approved by the Commission in accordance with clauseSchedule 2(iii) of this exemptionExemption document, as if the exempt party were licensed by the Utilities Commission under Part 3 of the Act to operate as a network provider and retailer, and as if the exempt party provides network services and retail services to its electricity customers in the regulated network-;
- (g) from 1 July 2024 the exempt party report the performance indicators of unadjusted and adjusted System Average Incident Duration Index (SAIDI) and System Average Incident Frequency Index (SAIFI) in accordance with clause

5 and Schedule 3 of the Electricity Industry Performance Code and, as they relate to performance indicators, clauses 6.1.1 (Data Quality, excluding audit requirements at 6.2 and 6.3) and 7 (Data Segmentation) of the Electricity Industry Performance Code, as if the exempt party were licensed by the Utilities Commission under Part 3 of the Act to operate as a network provider, and as if the exempt party provides network services to its electricity customers in the regulated network; and

(h) the exempt party must:

3.

- (a) within three months of the commencement of this amended exemption:
 - (i) prepare a safety management and mitigation plan, which must be consistent with and reflect good electricity industry practice in relation to the safety management of the electricity infrastructure owned or operated by the exempt party under this exemption;
 - (ii) consult with NT WorkSafe and other relevant stakeholders on a draft of the plan; and
 - (iii) submit the plan to the Utilities Commission for approval;
- (b) annually review and, if necessary and subject to paragraph (d), update the plan to ensure that it is consistent with and reflects good electricity industry practice;
- (c) comply with the plan as approved in accordance with this clause; and

(d) not amend the plan without the approval of the Utilities Commission.

- <u>3</u> Pursuant to section 87(2) of the Act, the exempt party is to be treated as an electricity entity for the purposes of sections 48 to 51 (Utilities Commission to investigate complaints) of the Act.
- 4. <u>4</u> Under section 87(3) of the Act, this exemption document, with the approval of the Minister, may be varied or revoked by the Commission by notice in writing.
- 5. <u>5</u> This exemption document will be reviewed at <u>3 year</u> intervalsa maximum of every five years from the date of issuancethis exemption and continues until the date on which Special Purpose Lease-No_214 expires.

Date varied:.....

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THE COMMON SEAL OF **UTILITIES COMMISSION** is duly Affixed in the presence of:

Signature of authorised person

Office held

Name of authorised person (block letters)

Approved, in accordance with section 87 of the *Electricity Reform Act 2000*:

Dale WakefieldHon Kate

Minister for Renewables, Energy and Essential Services

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Schedule 1

The operations in the electricity supply industry covered by this exemption are:

- Generation of electricity at Nhulunbuy.
- Operation of electricity network infrastructure owned and operated by the exempt party within the geographic area associated with the township of Nhulunbuy (including those surrounding areas withwithin the limits of the network as existing on the date of issuance of this exemption).
- Sale of electricity to customers located within the geographic area associated with the township of Nhulunbuy (including those surrounding areas with within the limits of the network as existing on the date of issuance of this exemption).

Schedule 2

RTA Gove Pty Ltd – Approved Guaranteed Service Levels

Performance indicators		Financial year					
		<u>2023-24</u>	<u>2024-25</u>	<u>2025-26</u>	<u>2026-27</u>	<u>2027-28</u>	<u>2028-29</u>
Duration of a single unplanned network interruption:							
More than 12 <i>hours</i> and less than 20 <i>hours</i>	per event	<u>\$99.50</u>	<u>\$112.50</u>	<u>\$116.00</u>	<u>\$119.00</u>	<u>\$121.50</u>	<u>\$125.00</u>
More than 20 <i>hours</i>	per event	<u>\$155.50</u>	<u>\$175.50</u>	<u>\$181.00</u>	<u>\$185.50</u>	<u>\$190.00</u>	<u>\$195.00</u>
Frequency of unplanned network interruptions:							
More than 12 unplanned network interruptions in a <u>financial year</u>	per financial year	<u>\$99.50</u>	<u>\$112.50</u>	<u>\$116.00</u>	<u>\$119.00</u>	<u>\$121.50</u>	<u>\$125.00</u>
Cumulative duration of unplanned network interruptions:							
More than 40 <i>hours</i> of <i>unplanned network</i> interruptions in a financial year	per <i>financial year</i>	<u>\$155.50</u>	<u>\$175.50</u>	<u>\$181.00</u>	<u>\$185.50</u>	<u>\$190.00</u>	<u>\$195.00</u>
Time for establishing a <i>connection</i> :							
Re-connection of an existing premises – within one business day of receipt by the network entity of a valid request for re-connection from the small <u>customer</u>	per day late, up to a maximum of \$300.00	<u>\$62.00</u>	<u>\$70.00</u>	<u>\$72.50</u>	<u>\$74.00</u>	<u>\$76.00</u>	<u>\$78.00</u>
<u>New connection of a customer's premises (excluding</u> <u>connections</u> requiring network extension or <u>augmentation</u>) – within 5 <u>business days</u> of receipt by the network entity of a valid electrical certificate of <u>compliance from the small customer</u> , or as otherwise <u>agreed with the customer</u>	<u>per day late, up to</u> <u>a maximum of</u> <u>\$300.00</u>	<u>\$62.00</u>	<u>\$70.00</u>	<u>\$72.50</u>	<u>\$74.00</u>	<u>\$76.00</u>	<u>\$78.00</u>
Time for giving notice of planned interruption:							
At least 2 business days' notice prior to the commencement of the day upon which the planned interruption will occur		<u>\$62.00</u>	<u>\$70.00</u>	<u>\$72.50</u>	<u>\$74.00</u>	<u>\$76.00</u>	<u>\$78.00</u>