

ALBERTA ENERGY AND UTILITIES BOARD

**IN THE MATTER OF THE *ENERGY RESOURCES
CONSERVATION ACT*, C. E-10 OF THE REVISED
STATUTES OF ALBERTA 2000;**

**AND IN THE MATTER OF PROCEEDING NO. 1457147,
COALBED METHANE REVIEW HEARING (PART 2)**

**ERRATA TO THE
ARGUMENT OF APACHE CANADA LTD.
DATED NOVEMBER 15, 2006**

-
1. Page 8, footnote 21, the reference “3T495, l. 20” should read “3T495, l. 20 – 3T497, l. 6”;
 2. Page 8, footnote 22, the reference “4T615, l. 58” should read “4T615, l. 8”;
 3. Page 15, footnote 48, should have “and Tabs 3-6” added to the end of it;
 4. Page 17, footnote 59, the reference “*Anderson v. Amoco*” should read “*Id.*”;
 5. Page 19, footnote 64, should have “Apache’s Reply Submission, para. 23 and Tabs 3-6” added to the end of it;
 6. Page 19, footnote 67, should have “[Apache’s Reply Submission Tabs 9-10]” added to the end of it;
 7. Page 22, sub-paragraph viii) should have the following footnote added to it “CBM Hearing Transcripts, 5T636, l. 21 – 5T 637, l. 2”;
 8. Page 24, footnote 88, the reference “ll. 9-5” should read “ll. 9-25”; and
 9. Page 24, footnote 89, the reference “l. 2” should read “l. 6”.