

17 June 2025

Mr Clive Stott

Dear Mr Stott,

**Assessed Disclosure Application – Ombudsman Tasmania’s Decision Case R2203-016**

We refer to your application for Assessed Disclosure under the *Right to Information Act 2009* (Tas) (**RTI Act**) and the Ombudsman Tasmania’s decision Case R2203-016 dated 23 December 2024 (re-issued 29 January 2025 to make a correction pursuant to s 48(2) of the RTI Act) (**Ombudsman’s Decision**).

As previously advised, Hydro Tasmania applied to the Federal Court for permission to disclose the information required by the Ombudsman’s Decision due to confidentiality obligations it owed to the Court. The Court made orders permitting disclosure on 12 June 2025.

In accordance with the Ombudsman’s Decision, please find enclosed:

- A) CCI Report ER795
- B) CCI Report ER808
- C) Materials Technology G11863
- D) Materials Technology G9748
- E) CCI Report ER833
- J) DNV GL 16-2443
- K) DNV GL 20-2598
- L) DNV GL 20-2078
- Q) DNV GL 20-2764

Please note the same document lettering used in the Ombudsman’s Decision has been adopted and redactions have been applied in accordance with the Ombudsman’s Decision.

Kind regards,

Madeleine Farrar  
**Delegate Officer pursuant to s 24 of the RTI Act**  
e [madeleine.farrar@hydro.com.au](mailto:madeleine.farrar@hydro.com.au)

