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[Draft] Transpower Input Methodologies (treatment of insurance entitlements) Amendment Determination 2024

[2024] NZCC [XX]

The Commission: Vhari McWha

Bryan Chapple Dr Derek Johnston Nathan Strong

Date of decision: [day] [month] 2024

[signature]
[name], Commissioner
Dated at Wellington this [day] of [month] 2024
COMMERCE COMMISSION
Wellington, New Zealand

Determination history			
Determination date	Decision number	Determination name	
29 June 2012	[2012] NZCC 17	Transpower Input Methodologies Determination ('principal determination')*	
28 August 2014	[2014] NZCC 22	Transpower Input Methodologies Amendments Determination 2014	
26 September 2014	[2014] NZCC 24	Electricity Lines Services Input Methodologies Determination Amendment 2014	
29 October 2014	[2014] NZCC 27	Electricity Lines Services and Gas Pipeline Services Input Methodologies Determination Amendment (WACC percentile for price- quality regulation) 2014	
27 November 2014	[2014] NZCC 32	Incremental Rolling Incentive Scheme Input Methodology Amendments Determination 2014	
27 November 2014	[2014] NZCC 34	Transpower Input Methodologies Amendments Determination 2014 (No. 2)	
11 December 2014	[2014] NZCC 38	Electricity Lines Services and Gas Pipeline Services Input Methodologies Determination Amendment (WACC percentile for information disclosure regulation) 2014	
5 February 2015	[2015] NZCC 3	Transpower Input Methodologies Amendment Determination 2015	
21 October 2015	[2015] NZCC 27	Transpower Input Methodologies Amendment Determination 2015 (No. 2)	
20 December 2016	[2016] NZCC 27	Transpower Input Methodologies Amendments Determination 2016	
29 June 2017	[2017] NZCC 17	Transpower Input Methodologies Amendment Determination 2017	
28 August 2019	[2019] NZCC 10	Transpower Input Methodologies Amendments Determination 2019	
13 November 2019	[2019] NZCC 16	Transpower Input Methodologies Amendments Determination (No. 2) 2019	

13 December 2023	[2023] NZCC 38	Transpower Input Methodologies (IM Review 2023) Amendment Determination 2023
[date]	[2024] NZCC [XX]	Transpower Input Methodologies (treatment of insurance entitlements) Amendment Determination 2024

^{*} The principal determination re-determined the input methodologies contained in the *Commerce Act* (*Transpower Methodologies*) *Determination 2010* (Commerce Commission Decision No.713, 22 December 2010), as amended by the *Commerce Act* (*Transpower Input Methodologies*) *Amendment Determination* (*No. 1) 2011* (Commerce Commission Decision 736, 1 November 2011). A complete history of determinations relevant to the input methodologies applicable to Transpower is available on the Commission's website.

[Drafting notes:

- This determination amends the Transpower Input Methodologies Determination, as previously amended, ('principal determination').
- The included amendments which are secondary legislation are made under the Legislation Act 2019 and Part 4 of the Commerce Act 1986.]

Under Part 4 of the Commerce Act 1986, the Commerce Commission makes the following determination:

1. TITLE

1.1 This determination is the Transpower Input Methodologies (treatment of insurance entitlements) Amendment Determination 2024.

2. DETERMINATION AMENDED

2.1 This determination amends the **principal determination**.

3. INTERPRETATION

- 3.1 In this determination, the words or phrases in bold type bear the following meanings:
 - 3.1.1 Act means the Commerce Act 1986;
 - 3.1.2 **Commission** has the same meaning as in s 2 of the **Act**;
 - 3.1.3 **disclosure year** has the same meaning as in the **principal determination**;
 - 3.1.4 IM Review amendment determination means the Transpower Input Methodologies (IM Review 2023) Amendment Determination 2023 [2023] NZCC 38;
 - 3.1.5 **IPP** has the same meaning as in the **principal determination**;
 - 3.1.6 **principal determination** means the Transpower Input Methodologies Determination [2012] NZCC 17; and
 - 3.1.7 **RCP3 IPP determination** means the Transpower Individual Price-Quality Path Determination 2020 [2019] NZCC 19.

4. COMMENCEMENT AND APPLICATION

4.1 This determination comes into force on [date], being the day after which notice of it is given in the New Zealand Gazette under the Legislation Act 2019 in accordance with s 52W of the **Act**.

4.2 However:

- 4.2.1 the amendments to the **principal determination** in Attachment A:
 - (a) apply, for the purposes of information disclosure regulation, from the commencement of **disclosure year** 2026; and
 - (b) do not apply, for the purposes of information disclosure regulation, for **disclosure year** 2025;

- 4.2.2 the amendments to the principal determination in Attachment B apply, for the purposes of information disclosure regulation, for disclosure year 2025, including any disclosures related to that year;
- 4.2.3 the amendments to the **principal determination** in Attachment C apply, for the purposes of information disclosure regulation, for **disclosure year** 2025 and subsequent **disclosure years**;
- 4.2.4 the amendments to the **principal determination** in Attachments A and C apply for an **IPP** that commences on or after 1 April 2025; and
- 4.2.5 the amendments to the **principal determination** in Attachments B and C apply for the **RCP3 determination**.
- 4.3 Clause 4.4 applies to a provision of the **principal determination** that is amended by the **IM Review amendment determination** and by this determination.
- 4.4 If the amendments to the provision are expressed, in the **IM review amendment** determination and in this determination, to apply from the same date, the amendments set out in this determination apply immediately after the amendments set out in the **IM review amendment determination** apply.
- 4.5 For the avoidance of doubt, if the **Commission** determines that any forecast values are required to be calculated consistent with Attachments A and C for the determination of an **IPP** that will be in force from 1 April 2025, the provisions in Attachments A and C, and any applicable amendments to the **principal determination** set out in clauses 5.1 to 5.2 relevant to Part 3 of the **principal determination** will apply as amended by this determination to the setting of the forecast values.
- 4.6 The amendments to the **principal determination** in Attachment B do not apply for **disclosure year** 2026 and subsequent **disclosure years**.
- 4.7 The amendments to the **principal determination** in Attachment B do not apply for an **IPP** that commences on or after 1 April 2025.

5. PRINCIPAL DETERMINATION AMENDMENTS

5.1 In clause 1.1.4(2) of the **principal determination**, insert in their appropriate alphabetical order:

"compensatory entitlement

means, for the purposes of Part 3, money or the monetary value of other consideration relating to an event, other than an **insurance entitlement** or **capital contribution**, that is received or receivable from **consumers** or other parties, for any of the following purposes:

- (a) restoring damaged assets to the same operating condition and location as prior to the event;
- (b) relocating assets if required;and
- (c) compensating for damaged or destroyed assets;"

"insurance entitlement

means, for the purposes of-

- (a) Part 2, money or the monetary value of other consideration relating to an event, that is received or receivable from a 'licensed insurer' as that term is defined in the Insurance (Prudential Supervision) Act 2010, in respect of a contract of insurance that insures against damaged or destroyed assets or operating costs arising from damaged or destroyed assets, excluding business interruption insurance or third-party liability entitlements; and
- (b) Part 3, money or the monetary value of other consideration relating to an event that is received or receivable from, or forecast to be received or receivable from, a 'licensed insurer' as that term is defined in the Insurance (Prudential Supervision) Act 2010, in respect of a contract of insurance that insures against damaged or destroyed assets or **operating costs** arising from damaged or destroyed assets, excluding business interruption insurance or **third-party liability** entitlements;"

"third-party liability entitlement

means, for the purposes of-

- (a) Part 2, money or the monetary value of other consideration relating to an event, that is received or receivable from a 'licensed insurer' as that term is defined in the Insurance (Prudential Supervision) Act 2010, in respect of a contract of insurance that insures against third-party liability; and
- (b) Part 3, money or the monetary value

of other consideration relating to an event, that is received or receivable from, or forecast to be received or receivable from, a 'licensed insurer' as that term is defined in the Insurance (Prudential Supervision) Act 2010, in respect of a contract of insurance that insures against third-party liability;"

5.2 Amend the definition of "operating cost" in clause 1.1.4(2) of the **principal determination** so that the text up to paragraph (a) of that definition reads as follows, with the text from paragraph (a) onwards remaining unchanged:

"operating cost

means a cost incurred by **Transpower** relating to the **supply** of **electricity transmission services**, net of any **insurance entitlement** or **third-party liability entitlement** for the same cost, up to the amount of that cost, and excludes-

(a) ...;"

5.3 The **principal determination** is amended in accordance with the deletions, replacements, and insertions that are tracked in red in the excerpts of the **principal determination** that are set out in Attachments A, B, and C.

ATTACHMENT A – PART 2 OF THE PRINCIPAL DETERMINATION

2.2.10 Value of commissioned assets

(1) Value of commissioned asset, in relation to an asset, is the cost of the asset to Transpower determined by applying GAAP to the asset as on its commissioning date, except that the cost of-

[...]

- (i) an anticipatory connection asset is its value as determined under any other relevant provision of this clause, multiplied by the anticipatory capacity of the asset on its commissioning date, divided by the asset's total capacity—; and
- (j) an asset that replaces an asset in respect of which-
 - (i) an insurance entitlement was received or is receivable; and
 - (ii) such an insurance entitlement does not reduce the cost of the asset when applying GAAP,

is the cost of the asset by applying **GAAP**, reduced by the amount of the insurance entitlement.

[...]

- (4) For the avoidance of doubt-
 - (a) revenue derived in relation to works under construction that is not included in regulatory income under an ID determination or preceding regulatory information disclosure requirements reduces the cost of an asset by the amount of the revenue where such reduction is not otherwise made under GAAP;
 - (b) where expenditure on an asset which forms part of the cost of that asset under GAAP is incurred by Transpower after the asset was first commissioned, such expenditure may be treated, at Transpower's election, as relating to-
 - (i) that asset; or
 - (ii) a separate asset; and
 - (c) where an **insurance entitlement** forms part of the cost of an asset under subclause (1)(j), any adjustment to that amount after that asset was first **commissioned**, to reflect the full and final settlement of the associated insurance contract, may be treated, at **Transpower's** election, as relating to-
 - (i) that asset; or
 - (ii) a separate asset or negative asset.

3.7.4 Catastrophic event

- (1) A 'catastrophic event' is an event-
 - (a) [...]
 - (b) [...]
 - (c) for which-
 - action required to rectify its adverse consequences cannot be delayed until a future regulatory period without the grid outputs associated with the revenue-linked grid output measures being outside the range specified by the relevant cap and collar in the remaining disclosure years of the regulatory period;
 - (ii) remediation requires capex, opex, or both;
 - (iii) the full remediation costs are not provided for in the IPP; and
 - (iv) the cost of remediation net of any <u>insurance entitlements and</u> <u>compensatory entitlements</u> insurance or compensatory entitlements exceeds \$5 million.

[...]

3.7.11 Amending IPP after reconsideration

- (2) The Commission will not amend the IPP-
 - (a) [...]
 - (b) in any other case,-
 - (i) more than is reasonably necessary to mitigate the effect of the reopener event on the IPP;
 - (ii) more than is reasonably necessary to take account of the change resulting from the **reopener event** net of any **insurance entitlements**and **compensatory entitlements** insurance or compensatory entitlements; and
 - (iii) by more than the prudent net additional expenditure incurred in responding to the **reopener event**.

ATTACHMENT B – PART 2 OF THE PRINCIPAL DETERMINATION

2.2.7 Value of commissioned assets

(1) Value of commissioned asset, in relation to an asset, is the cost of the asset to **Transpower** determined by applying **GAAP** to the asset as on its **commissioning date**, except that the cost of-

[...]

- (h) an asset acquired from a **related party** other than an asset to which paragraphs (f) or (g) apply is-
 - (i) its depreciated historic cost in respect of the **related party** determined by applying **GAAP** as on the day before the acquisition by **the Transpower**; or
 - (ii) where sufficient records do not exist to establish this cost, its market value as at its **commissioning date** as determined by a **valuer**-; <u>and</u>
- (i) an asset that replaces an asset in respect of which-
 - (i) an insurance entitlement was received or is receivable; and
 - (ii) such an insurance entitlement does not reduce the cost of the asset when applying GAAP,

is the cost of the asset by applying **GAAP**, reduced by the amount of the insurance entitlement.

[...]

- (4) For the avoidance of doubt-
 - (a) revenue derived in relation to works under construction that is not included in regulatory income under an ID determination or preceding regulatory information disclosure requirements reduces the cost of an asset by the amount of the revenue where such reduction is not otherwise made under GAAP;
 - (b) where expenditure on an asset which forms part of the cost of that asset under GAAP is incurred by Transpower after the asset was first commissioned, such expenditure may be treated, at Transpower's election, as relating to-
 - (i) that asset; or
 - (ii) a separate asset-; and
 - (c) where an **insurance entitlement** forms part of the cost of an asset under subclause (1)(i), any adjustment to that amount after that asset was first **commissioned**, to reflect the full and final settlement of the associated insurance contract, may be treated, at **Transpower's** election, as relating to-
 - (i) that asset; or
 - (ii) a separate asset.

3.7.1 Catastrophic event

Catastrophic event means an event-

- (a) [...]
- (b) [...]
- (c) in respect of which-
 - action required to rectify its adverse consequences cannot be delayed until a future regulatory period without the grid outputs associated with the revenue-linked grid output measures being outside the range specified by the relevant cap and collar in the remaining disclosure years of the regulatory period;
 - (ii) remediation requires either or both of capital expenditure or operating expenditure during the regulatory period;
 - (iii) the full costs of remediation are not provided for in that **IPP determination**; and
 - (iv) the cost of remediation (net of any insurance entitlements and compensatory entitlements) insurance or compensatory entitlements. has had or will have an impact on the price path over the disclosure years of the IPP remaining on and after the first date at which a remediation cost is proposed to be or has been incurred, by an amount at least equivalent to 1% of the aggregated forecast MARs for the disclosure years of the IPP in which the cost was or will be incurred.

[...]

3.7.5 Amending price-quality path after reconsideration

[...]

- (2) Where, after reconsidering an IPP, the Commission determines that the IPP determination should be amended on the basis of any of clause 3.7.4(1)(a)(i)-(iv), (vi) or clause 3.7.4(4), the Commission must not amend the-
 - (a) price path; or
 - (b) grid output targets, caps, collars and grid output incentive rates associated with revenue-linked grid output measures, more than is reasonably necessary to take account of the change in costs net of any <u>insurance entitlements</u> and <u>compensatory entitlements</u>insurance or <u>compensatory entitlements</u>, arising from:
 - (c) the catastrophic event;

[...]

ATTACHMENT C – PART 2 OF THE PRINCIPAL DETERMINATION

2.3.2 Regulatory tax asset value

[...]

- (4) 'Notional tax asset value' means, for the purpose of-
 - (a) subclause (2)(a)(i), the value after applying the tax depreciation rules to the tax asset value (as 'tax asset value' is defined in the **input methodologies** applying to the **regulated goods or services** in question) in respect of the **disclosure year** in which the asset was acquired; and
 - (b) subclause (2)(a)(ii), the value in respect of the **disclosure year** in which the asset was acquired or transferred that is-
 - (i) consistent with the tax rules; and
 - (ii) limited to its value of commissioned asset <u>plus any insurance</u> entitlements.