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Public version

## [Draft] Gas Transmission Services Input Methodologies (IM Review 2023) Amendment Determination 2023

[2023] NZCC [XX]

The Commission:

Vhari McWha Sue Begg Dr Derek Johnston Bryan Chapple

Date of decision:

[day] [month] 2023

[signature] [name], Commissioner Dated at Wellington this [day] of [month] 2023 COMMERCE COMMISSION Wellington, New Zealand

Determination version history		
Determination date	Decision number	Determination name
28 September 2012	[2012] NZCC 28	Gas Transmission Services Input Methodologies Determination 2012 ('principal determination')*
25 October 2012	n/a	n/a – updated consolidated version to reflect error corrected by Decision 744
15 November 2012	[2012] NZCC 34	Electricity and Gas Input Methodologies Determination Amendments (No. 2) 2012
25 February 2013	[2013] NZCC 3	Gas Pipeline Services Input Methodologies Determination Amendment (No. 1) 2013
29 October 2014	[2014] NZCC 27	Electricity Lines Services and Gas Pipeline Services Input Methodologies Determination Amendment (WACC percentile for price-quality regulation) 2014
14 November 2014	n/a	Determination of Input Methodologies by the High Court in <i>Wellington International Airports</i> <i>Ltd and others v Commerce Commission</i> [2013] NZHC 3289 (11 December 2013)
11 December 2014	[2014] NZCC 38	Electricity Lines Services and Gas Pipeline Services Input Methodologies Determination Amendment (WACC percentile for information disclosure regulation) 2014
12 November 2015	[2015] NZCC 28	Electricity and Gas (Customised Paths) Input Methodology Amendments Determination 2015
20 December 2016	[2016] NZCC 26	Gas Transmission Services Input Methodologies Amendments Determination 2016
21 December 2017	[2017] NZCC 32	Gas Transmission Services Input Methodologies Amendments Determination 2017
25 March 2022	[2022] NZCC 6	Gas Transmission Services Input Methodologies Amendment Determination (No.1) 2022
30 May 2022	[2022] NZCC 16	Gas Transmission Services Input Methodologies Amendment Determination (No.2) 2022
[day] [month] 2023	[2023] NZCC [XX]	Gas Transmission Services Input Methodologies (IM Review 2023) Amendment Determination 2023

\* The principal determination re-determined the input methodologies contained in *Commerce Act (Gas Transmission Services Input Methodologies) Determination 2010* (Commerce Commission Decision No. 712, 22 December 2010), as amended by *Commerce Act (Gas Transmission Services Input Methodologies) Amendment Determination 2011* (Commerce Commission Decision No. 744, 19 December 2011) and the *Electricity and Gas Input Methodologies Determination Amendments (No. 1) 2012* [2012] NZCC 18 (29 June 2012). A complete history of determinations relevant to the input methodologies applicable to gas transmission services is available on the Commission's website.

[Drafting notes:

- This determination amends the Gas Transmission Services Input Methodologies Determination 2012, 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.
- The amendments to the body of the principal determination are marked as track changes in red].

# Gas Transmission Services Input Methodologies (IM Review 2023) Amendment Determination 2023

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

- 1. TITLE
  - This determination is the Gas Transmission Services Input Methodologies (IM Review 2023) Amendment Determination 2023.
- 2. INTERPRETATION
  - (a) In this determination (excluding Attachments A and B), the words or phrases in bold type bear the following meanings:
    - (i) Act has the same meaning as in the principal determination;
    - (ii) **Commission** has the same meaning as in the **principal determination**;
    - (iii) CPP has the same meaning as in the principal determination;
    - (iv) CPP application has the same meaning as in the principal determination;
    - (v) disclosure year has the same meaning as in the principal determination;
    - (vi) DPP has the same meaning as in the principal determination; and
    - (vii) principal determination means the Gas Transmission Services Input Methodologies Determination 2012 [2012] NZCC 28.

#### 3. DETERMINATION AMENDED

- (a) This determination amends the **principal determination**.
- 4. COMMENCEMENT AND APPLICATION
  - (a) This determination comes into force on 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.
  - (b) Without limiting paragraph (a) and subject to paragraph (c), amendments to the **principal determination**:
    - (i) in Part 2 of Attachment B, including any definitions in clause 1.1.4(2) of Attachment B relevant to that Part, apply from the commencement of disclosure year 2026;
    - (ii) in Part 3 of Attachment B, including any definitions in clause 1.1.4(2) of Attachment B relevant to that Part, apply for:
      - A. a **DPP** which commences on or after 1 October 2026; and
      - B. a **CPP application** made after the date described in paragraph (a), and any **CPP** resulting from that application;
    - (iii) in Part 4 of Attachment B, including any definitions in clause 1.1.4(2) of Attachment B relevant to that Part, apply for a DPP which commences on or after 1 October 2026; and
    - (iv) in Part 5 of Attachment B, including any definitions in clause 1.1.4(2) of Attachment B relevant to that Part, apply for a CPP application made after the date described in paragraph (a), and any CPP resulting from that application.
  - Without limiting paragraph (a), the following amendments to the principal determination in Attachment B apply from the date specified in paragraph (a):
    - the amendments to the definitions of "adjusted tax value", "operating cost", and "other regulated income" in clause 1.1.4(2) of Attachment B, as applied for the purposes of Part 2 of Attachment B;

- (ii) the insertion of the definition for "pecuniary penalties" in clause 1.1.4(2) of Attachment B, as applied for the purposes of applying Part 2 of Attachment B; and
- (iii) the amendments to clause 2.2.11 of Attachment B, including any definitions in clause 1.1.4(2) of Attachment B relevant to that clause.
- (d) For the avoidance of doubt, if the **Commission** determines that any forecast values are required to be calculated consistent with Part 3 of Attachment B for the determination of a **DPP** that will be in force from 1 October 2026, the provisions in Part 3, and any applicable definitions in clause 1.1.4(2) of Attachment B will apply as amended by this determination to the setting of the forecast values.
- (e) For the avoidance of doubt, if the **Commission** determines that any forecast values are required to be calculated consistent with Part 4 of Attachment B for the determination of a **DPP** that will be in force from 1 October 2026, the provisions in Part 4, and any applicable definitions in clause 1.1.4(2) of Attachment B will apply as amended by this determination to the setting of those forecast values.

#### 5. PRINCIPAL DETERMINATION AMENDMENTS

- (a) Replace the contents page of the **principal determination** with the contents page in Attachment A.
- (b) The amendments to the body of the principal determination are the deletions, substitutions and additions to the attached copy of the principal determination that are tracked in red in Attachment B.

## Attachment A:

# GAS TRANSMISSION SERVICES INPUT METHODOLOGIES (IM REVIEW 2023) AMENDMENT DETERMINATION 2023

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# Attachment B:

## PART 1 GENERAL PROVISIONS

#### 1.1.1 <u>Title</u>

This determination is the Gas Transmission Services Input Methodologies Determination 2012.

- 1.1.2 Application
- (1) The **input methodologies** in this determination apply to **gas transmission services**.
- (2) The **input methodologies** relating to cost allocation in Part 2 Subpart 1, Part 5 Subpart 3 Section 2 and Part 5 Subpart 5 Section 3 also apply to any **other regulated service supplied** by a **GTB**, as provided by the provision in question.
- (3) The input methodologies in-
  - (a) Part 2 of this determination apply in relation to information disclosure regulation under Part 4 Subpart 4 of the **Act**;
  - (b) Part 3 of this determination apply to default/customised price-quality regulation under Part 4 Subpart 6 of the **Act**;
  - (c) Part 4 of this determination apply in relation to default price-quality paths under sections 53O and 53P of Part 4 Subpart 6 of the **Act**; and
  - (d) Part 5 of this determination apply in relation to customised pricequality paths under sections 53Q to 53ZA of Part 4 Subpart 6 of the **Act**.

#### 1.1.3 Commencement

This determination comes into force on the day after the date on which notice of it is given in the New Zealand Gazette under s 52W of the **Act**.

#### 1.1.4 Interpretation

- (1) In this determination-
  - (a) unless otherwise stated, references to-
    - (i) 'Sections' are to sections within the same subpart; and
    - (ii) 'Subparts' are to subparts within the same part,

in which the reference is made;

- unless stated otherwise, references to Parts, Subparts and Sections are to named and numbered parts, subparts and sections of the determination;
- (c) unless the context otherwise requires, a word which denotes the singular also denotes the plural and vice versa;
- (d) unless stated otherwise, any reference to an allowance, amount, cost, sum or value is a reference to an allowance, amount, cost, sum or value calculated in relation to a GTB in respect of a disclosure year; and
- (e) unless stated otherwise, any references to "includes" means "includes, but is not limited to";
- (f) examples in this determination are for guidance purposes only and do not form part of this determination; and

(e)(g) materials incorporated by reference into this determination, including standards promulgated by other bodies, are incorporated under the terms of Schedule 5 of the Act.

(2) In this determination, including in the schedules, the words or phrases in bold type bear the following meanings:

67th percentile estimate of WACC	means, for the purpose of
	(a) Part 2, the 67th percentile estimate
	post-tax WACC, determined in
	accordance with clause 2.4.5(4);
	(b) Part 3, the 67th percentile estimate
	post-tax WACC, determined in
	accordance with clause 4.4.5(2); and
	(c) Part 4 and Part 5, the 67th percentil
	estimate of vanilla WACC, determine in accordance with clause 4.4.5(1);
2009 disclosed assets	means, in relation to-
	(a) Maui Development Limited, assets
	relating to the calculation of the
	'Accounting Return on Total Assets' measured in the <b>2009 disclosure</b>
	financial statements; and
	(b) any other <b>GTB</b> , assets included by the
	GTB in question in the 'Non-Current
	Assets' category in the <b>2009 disclos</b>
	financial statements;
2009 disclosure financial	means, the financial statements disclosed
statements	the <b>GTB</b> in question in accordance with th
	Gas (Information Disclosure) Regulations
	1997 for the <b>disclosure year</b> 2009;
	Α
ABAA	means accounting based allocation
ADAA	means accounting-based allocation approach, as described in, in the case of-
	(a) <b>operating costs</b> , clause 2.1.3(1); and
	(b) regulated service asset values, clau
	2.1.3(2);
ΔζΔΜ	
ACAM	means avoidable cost allocation
	means avoidable cost allocation methodology, as described in clause 2.1.5
Act	means avoidable cost allocation methodology, as described in clause 2.1.5 means the Commerce Act 1986;
Act	means avoidable cost allocation methodology, as described in clause 2.1.5 means the Commerce Act 1986; has the meaning specified in clause
Act actual allowable revenue	means avoidable cost allocation methodology, as described in clause 2.1.5 means the Commerce Act 1986; has the meaning specified in clause 3.1. <u>4(4)</u> 3(8)(d);
ACAM Act actual allowable revenue <u>actual inflation</u>	means avoidable cost allocation methodology, as described in clause 2.1.5 means the Commerce Act 1986; has the meaning specified in clause 3.1. <u>4(4)</u> 3(8)(d); means the amount calculated under clause
Act actual allowable revenue	means avoidable cost allocation methodology, as described in clause 2.1.5 means the Commerce Act 1986; has the meaning specified in clause 3.1. <u>4(4)</u> 3(8)(d);

#### actual net allowable revenue

actual revenue

additional assets

adjusted tax value

adjustment process

aggregate closing RAB value for additional assets

aggregate closing RAB value for existing assets

aggregate opening RAB value for additional assets

aggregate opening RAB value for existing assets

allocation methodology type

allocator metric

allocator type

allowable revenue before tax

alternative depreciation method

amalgamate

#### has the meaning specified in clause 3.1.3(8)(g) or 3.1.3(8)(h), as applicable;

has the meaning specified in clause 3.1.4(13)3(8)(e);

means assets of a **GTB** which are not **existing** assets and are forecast to be **commissioned**;

has the same meaning as in the **tax** depreciation rules;

has the meaning specified in clause 2.2.1(1);

means the amount determined in accordance with clause 4.2.1(5);

means the amount determined in accordance with clause 4.2.1(3);

means the amount determined in accordance with clause 4.2.1(4);

means the amount determined in accordance with clause 4.2.1(2);

#### means one of ACAM, ABAA or OVABAA;

means the value in units (e.g., number of employees or kilometres of pipeline) for each **cost allocator** or **asset allocator** used to calculate the proportion of **operating costs** or **regulated service asset values** to be allocated to each of-

- (a) gas transmission services,
- (b) where applicable, each other regulated service; and
- (c) where applicable, each unregulated service;

means the basis for the attribution or allocation of an operating cost or regulated service asset value to gas transmission services and other regulated services, <u>namely</u>, *viz.* 'directly attributable', 'causal' or 'proxy';

means allowable revenue before tax as determined by the **Commission**;

means a depreciation method which is not the **standard depreciation method**;

means amalgamate in accordance with Part 13 of the Companies Act 1993 and

	amalgamation is to be construed accordingly;	
arm's-length deduction	<ul> <li>means in respect of-</li> <li>(a) operating costs not directly attributable, an amount of operating costs incurred by a GTB in the supply of unregulated services that have been recouped in an arm's-length transaction; and</li> <li>(b) regulated service asset values not directly attributable, the amount of regulated service asset values in respect of assets used by a GTB in the supply of unregulated services for which a recoupment of capital costs has been made by the GTB in an arm's- length transaction, in respect of which the GTB wishes account to be taken for cost allocation purposes;</li> </ul>	
arm's-length transaction	means a transaction conducted on such terms and conditions as between a willing buyer and a willing seller who are unrelated and are acting independently of each other and pursuing their own best interests;	
assessment period	<ul> <li>means the period between the end of the most recent disclosure year prior to submission of the CPP application in question and the GTB's anticipated commencement date of the CPP, assuming that-</li> <li>(a) the CPP application is neither discontinued in accordance with s 53S of the Act nor deferred in accordance with s 53Z of the Act; and</li> <li>(b) reasonable time is allotted for the Commission to undertake its assessment of the CPP application in accordance with ss 53S, 53T and 53U of the Act;</li> </ul>	
asset adjustment process	has the meaning specified in clause 2.2.1;	
asset allocator	means a <u>ratioproportion of a quantifiable</u> measure used to allocate <b>regulated service</b> asset values that are not directly attributable and whose quantum is- (a) based on a causal relationship; or	

	(b) equal to a proxy asset allocator;
asset category	has the meaning specified in Schedule D;
asset life	<ul> <li>means a finite period in respect of an asset, being-</li> <li>(a) its physical asset life; or</li> <li>(b) where an alternative asset life to the physical asset life is sought for the purpose of a CPP pursuant to clause 5.5.10(3)(d), the alternative asset life determined pursuant to clause 5.3.8;</li> </ul>
asset relocations capex	means <b>capex</b> principally incurred in relocating assets where the relocation does not result in the assets having service potentials materially different to their service potentials in their original location, and excludes any <b>capital contribution</b> ;
asset replacement and renewal capex	<ul> <li>means capex predominantly associated with-</li> <li>(a) the progressive physical deterioration of the condition of network assets or their immediate surrounds; or</li> <li>(b) expenditure arising as a result of the obsolescence of network assets, and excludes any capital contributions;</li> <li>excludes any capital contributions;</li> </ul>
auditor	means- (a) where the <b>GTB</b> is a public entity (as defined in s 4 of the Public Audit Act 2001), the Auditor-General; or
	<ul> <li>(b) in all other cases, a person who-</li> <li>(i) is qualified for appointment as auditor of a company under the Companies Act 1993;</li> <li>(ii) is independent; and where the GTB is a CPP applicant-</li> <li>(iii) is not a verifier of the GTB's CPP proposal;</li> <li>(iv) has not assisted with the compilation of the information in that proposal;</li> <li>(v) has not provided opinions or advice (other than in relation to audit reports) on the methodologies or processes used or to be used in compiling</li> </ul>

the information in the proposal; and

 (vi) is neither professionally associated with nor directed by any **person** who has provided such assistance, opinions or advice;

has the meaning specified in, and is the amount determined in accordance with-

- (a) Part 2, clause 2.4.4(2); and
- (b) Part 4, clause 4.4.4(2);

#### В

means the **disclosure year** selected by the **Commission**;

means the amount determined in accordance with clause 5.3.3;

means the amount determined in accordance with clause 5.3.2;

has the same meaning as defined in s 2 of the **Act**;

means any day on which statistics relating to trading in New Zealand government bonds are published by a financial information service such as Bloomberg or Reuters;

## С

has the meaning specified in clause 4.5.94A;

means capital expenditure;

means the part of the **CPP proposal**, provided pursuant to clause 5.5.24, that forecasts **capex** for the **next period**;

means the amount that is the difference between the revenues for a **DPP regulatory period** or **CPP regulatory period** using the actual values of **commissioned** assets for a prior **regulatory period** and the revenues using forecast **commissioned** assets applied by the **Commission** when setting **prices**, and is calculated in accordance with clause 3.1.3(5);

#### capital contributions

average debt premium

building blocks allowable revenue

building blocks allowable revenue

base year

after tax

before tax

business day

capacity event

capex forecast

capex wash-up adjustment

capex

business

means, for the purpose of-

- (b) Part 4, money or the monetary value of other consideration to be charged to or received from **consumers** or other parties for the purposes of asset construction, acquisition or enhancement; and
- (c) Part 5, money or the monetary value of other consideration forecast to be charged to or received from consumers or other parties for the purposes of asset construction, acquisition or enhancement;

means either or both the return on or return of **regulated service asset values**;

means costs, for the purposes of-

- (a) Part 2-
  - (i) incurred in the acquisition or development of an asset that is, or is intended to be, commissioned; and
  - that are or are intended to be included in the value of commissioned asset;
- (b) Part 4-
  - (i) forecast to be incurred in the acquisition or development of an additional asset; and
  - (ii) that are included in the forecast aggregate value of commissioned asset, but only to the extent that the costs are forecast to be included in an aggregate closing RAB value for additional assets; and
- (c) Part 5-
  - (i) incurred or forecast to be incurred in the acquisition or development of an asset that is, or is intended to be, commissioned; and

capital costs

#### capital expenditure

- that are included or are intended (ii) to be included in the value of commissioned asset or forecast value of commissioned asset, as the case may be, but only to the extent that the costs are included or are intended to be included in a **closing RAB value**; catastrophic event has, the meaning specified in, for the purposes of for the purposes of Part 4, the (a) meaning specified in clause 4.5.41; and for the purposes of Part 5, the (b) meaning specified in clause 5.7.41; catastrophic event allowance means the amount determined by the Commission for-(a) additional net costs (over and above those provided for in a DPP determination or CPP determination) prudently incurred by a GTB in responding to a catastrophic event, other than costs that are foregone revenue; and (b) pass-through costs and recoverable costs the GTB was permitted to recover under the applicable **DPP** determination or CPP determination through prices, but did not recover due to a catastrophic event, incurred in or relating to the period between a catastrophic event and the effective date of an amendment to the DPP or CPP following reconsideration of the price-quality path under clause 4.5.4(1)(i) or clause 5.7.7(2)(a); causal relationship means, in relation tooperating costs, a circumstance in (a) which a cost driver leads to an operating cost being incurred during
  - the <u>18-18-</u>month period terminating on the last day of the **disclosure year** in respect of which the cost allocation is carried out; and
  - (b) **regulated service asset values**, a circumstance in which a factor

	influences the utilisation of an asset during the <u>18-18-</u> month period terminating on the last day of the <b>disclosure year</b> in respect of which the asset allocation is carried out;	
change event	has <u>, the meaning specified in, for the</u> <del>purposes of –</del> (a) <u>for the purposes of</u> Part 4, <u>the</u> <u>meaning specified in</u> clause 4.5. <u>5</u> 2; and	
	<ul> <li>(b) <u>for the purposes of Part 5, the</u> <u>meaning specified in</u> clause 5.7.<u>5</u>2;</li> </ul>	
closing RAB value	means the value determined in accordance with, for the purpose of- (a) Part 2, clau-se 2.2.4(4); and (b) Part 5, clause 5.3.6(3);	
closing tax losses	means the amount determined in accordance with, for the purpose of- (a) Part 2, clause 2.3.2(4); (b) Part 4, clause 4.3.2(3)(b); and (c) Part 5, clause 5.3.14(5);	
closing works under construction	means the amount determined in accordance with clause 5.3.12(3);	
Commission	has the same meaning as defined in s 2 of the <b>Act</b> ;	
commissioned	means used by a <b>GTB</b> to provide <b>gas</b> <b>transmission services</b> and <b>commission</b> shall be construed accordingly;	
commissioning date	means the date that an asset is or is forecast to be first <b>commissioned</b> , as the case may be;	
committed	means, in respect of a <b>project</b> or <b>programme</b> , one that has received all approvals internal and external to the <b>GTB</b> that are required in order for work on the <b>project</b> or <b>programme</b> to commence;	
compulsory revenue foregone	has the meaning specified in clause 3.1.4(8);	
connection point	means a physical connection point on the <b>network</b> with another pipeline or <b>consumer</b> , at which gas is imported into or exported from the <b>network</b> ;	
<u>consequential capex</u>	means <b>capex</b> that is incurred in connection with an <b>opex project</b> or <b>programme</b> and	

	would not otherwise by incurred but for that project or programme;	
<u>consequential opex</u>	means opex that is incurred in connection with a capex project or programme and would not otherwise be incurred but for that project or programme;	
consumer	has the same meaning as defined in s 2(1) o the Gas Act 1992;	
contingent project	has the meaning specified in clause 5.7. <u>10<del>3(1)</del>;</u>	
corporate tax rate	means the rate of income taxation applying to companies as specified in the <b>tax rules</b> ;	
cost allocator	means a <u>ratioproportion of a quantifiable</u> measure used to allocate <b>operating costs</b> that are not <b>directly attributable</b> , and whose quantum is- (a) based on a <b>causal relationship</b> ; or (b) equal to a <b>proxy cost allocator</b> ;	
cost of debt	means the amount specified for $r_d$ in, for the purpose of- (a) Part 2, clause 2.4.1(3); and (b) Part <u>s 3,</u> 4 <u></u> , and <del>Part-</del> 5, clause 4.4.1(3);	
cost of debt wash-up amount	has the meaning specified in clause 3.1.4(9);	
CPI	<ul> <li>means-</li> <li>(a) subject to paragraph (b), the consumer price index stipulated for each quarter in the 'All Groups Index SE9A' as published by Statistics New Zealand; and</li> <li>(b) in respect of quarters prior to any quarter in which the rate of GST is amended after this determination comes into force, the same index as described in paragraph (a), multiplied by the Reserve Bank of New Zealand's forecast change in that index (expressed as a decimal) arising from the amendment;</li> </ul>	
СРР	means customised price-quality path;	
CPP applicant	means a <b>GTB</b> who- (a) is preparing a <b>CPP proposal</b> ; or (b) has made a <b>CPP proposal</b> that has not been determined;	

CPP application	has the meaning specified in clause 5.1.1(2);	
CPP determination	means a determination of a <b>CPP</b> in relation to <b>gas transmission services</b> made by the <b>Commission</b> under s 52P of the <b>Act</b> ;	
CPP inflation rate	has the meaning specified in clause 5.3.4(9);	
CPP proposal	means a proposal made by a <b>GTB</b> to the <b>Commission</b> for a <b>CPP</b> comprising the information specified in Part 5 Subpart 5;	
CPP regulatory period	<ul> <li>means-</li> <li>(a) in relation to a CPP proposal, the 5 disclosure years following the assessment period; and</li> <li>(b) in relation to a particular CPP, the period to which the relevant CPP determination relates;</li> </ul>	
current period	means the 5 <b>disclosure years</b> preceding the <b>disclosure year</b> in which the <b>CPP application</b> is submitted;	
customer connection capex	means <b>capex</b> predominantly associated with the establishment of new <b>connection points</b> of <b>consumers</b> to the <b>network</b> and alterations to existing <b>connection points</b> where the expenditure relates to connection assets or parts of the <b>network</b> , and excludes any <b>capital contributions</b> ;	
<u>cybersecurity</u>	means the application of technologies, processes, and controls to protect systems, networks, programmes, devices, and data;	
	D	
debt issuance costs	means costs associated with the issuance of debt by a supplier (including, but not limited to, arrangement fees, legal fees, brokerage, advertising, credit rating fees, registry costs, listing fees, syndicate fees, trustee fees, facility fees, line fees, roadshow and marketing costs, paying agency fees and any fee or premium incurred in entering into an interest rate or cross-currency derivative);	
debt premium	for the purpose of Part 2 or Part 4, has the meaning specified in, and is the amount determined in accordance with, clause 2.4.4( <u>45</u> );	

debt premium reference year	means a <u>12-12-</u> month period ending on 28 February; Example: 'debt premium reference year 2016' means the <del>twelve-<u>12-</u> month period ending 28 February 2016;</del>
demand group	<ul> <li>means a pricing category (irrespective of the pricing methodology used) that-</li> <li>(a) has a discrete rate of growth in the demand for gas transmission services over the CPP regulatory period; or</li> <li>(b) is applicable to shippers of gas on the network;</li> </ul>
depreciation	<ul> <li>means an allowance to account for the diminution in an asset's remaining service life potential in the disclosure year in question with respect to its opening RAB value, or, for the purpose of Part 4, its aggregate opening RAB value for existing assets and aggregate opening RAB value for additional assets, and the amount of such allowance is determined in accordance with, for the purpose of-</li> <li>(a) Part 2, clause 2.2.5(2);</li> <li>(b) Part 4, clause 4.2.2(2); and</li> <li>(c) Part 5, clause 5.3.7(2);</li> </ul>
depreciation temporary differences	has the meaning specified, for the purpose of- (a) Part 2, clause 2.3.5(2); (b) Part 4, clause 4.3.3; and (c) Part 5, clause 5.3.16(2)
designated individual	<ul> <li>means an individual who is-</li> <li>(a) independent; and</li> <li>(b) engaged or instructed by a person falling within paragraph (a) of the definition of verifier to verify (in accordance with Schedule G) part or all of the CPP proposal which that person is engaged to verify;</li> </ul>
directly attributable	<ul> <li>means, in relation to-</li> <li>(a) operating costs, wholly and solely incurred by the GTB in or in relation to its supply of one regulated service; and</li> </ul>

	(b)	<b>regulated service asset values</b> , wholly and solely related to an asset used by the <b>GTB</b> in or in relation to its <b>supply</b> of one <b>regulated service</b> ;
director	mean (a) (b) (c) (d)	is, in the case of a <b>GTB</b> that is- a company (as 'company' is defined in s 2 of the Companies Act 1993), an individual occupying the position of director of the <b>GTB</b> , by whatever name that position is called; a partnership (other than a special partnership), a partner; a special partnership, a general partner; and any other body corporate or unincorporated body, an individual occupying a position in the body that is comparable with that of director of a company;
disclosure year	perio <b>deter</b>	be construed as means a 12-12-month d ending on the date specified in an ID mination as the last date in the period hich annual disclosure relates; Example: where an ID determination provides that disclosure is required by a GTB in respect of the annual period ending 31 March, then 'disclosure year', in respect of the GTB, means the 12-12-month period ending on 31 March, and 'disclosure year 2017' means the 12-12-month period ending on 31 March 2017;
disposed asset	mean (a) (b)	is, for the purpose of- Part 2, an asset that, in the <b>disclosure</b> <b>year</b> in question, has been sold or transferred, or has been irrecoverably removed from the <b>GTB's</b> possession without consent but is not a <b>lost asset</b> ; and Part 5, an asset that, in relation to a <b>disclosure year</b> , is- (i) sold or transferred but is not a
		lost asset; or (ii) forecast to be sold or

(ii) forecast to be sold or transferred;

distribution network	has the same meaning as 'network' is defined in the Gas Distribution Services Inpu Methodologies Determination 2012;	
document	has the same meaning as defined in s 2 of the <b>Act</b> ;	
DPP	means default price-quality path;	
DPP determination	means <b>DPP</b> determination in relation to <b>g</b> transmission services made by the Commission under s 52P of the Act;	
DPP regulatory period	means the period to which the relevant <b>DPP</b> determination relates;	
	E	
easement	means a right to use but not possess <b>land</b> belonging to another <b>person</b> or a right to prevent certain uses of another <b>person's</b> <b>land</b> ;	
easement land	<ul> <li>means land acquired with the intention of-</li> <li>(a) creating an easement in respect of it; and</li> <li>(b) disposing of the land thereafter;</li> </ul>	
EDB	has the same meaning as in the Electricity Distribution Input Methodologies Determination 2012;	
engineer	<ul> <li>means an individual who is-</li> <li>(a) a chartered professional engineer as defined in s 6 of the Chartered</li> <li>Professional Engineers of New Zealand Act 2002;</li> <li>(b) acting in that professional capacity; and</li> <li>(c) independent;</li> </ul>	
error event	has, the meaning specified in, for the	
	purpose of-	
	<ul> <li>(a) <u>for the purposes of</u> Part 4, <u>the</u> <u>meaning specified in</u> clause 4.5.<u>6</u>3(1); and</li> </ul>	
	<ul> <li>(b) <u>for the purposes of Part 5, the</u> <u>meaning specified in clause 5.7.75(1);</u></li> </ul>	
excluded asset	means an asset that is-	
	<ul> <li>(a) not used to supply gas transmission</li> <li>services as on the last day of the</li> <li>disclosure year 2009;</li> </ul>	

existing assetsmeans assets of a GTB for which an aggregate closing RAB value for existing assets is calculated for the base year;expenditure objectivemeans the objective that capexital expenditure and opegrating expenditure reflects the efficient costs that a prudent non-exempt GTB would require to- (a) meet or manage the expected demand for gas transmission services, at appropriate service standards, during the DPP regulatory period on CPP regulatory period and over the longer term; and (b) comply with applicable regulatory obligations associated with those services;Ffalse or misleading informationhas_c: (a) for the purposes of Part 4, -the meaning specified in clause 4.5.74-5-5(3); and (+b)(b) for the purposes of Part 5, the meaning specified in clause 5.7.8;finance lease fixed life easementmeans an easement that- (a) is of fixed duration; or (b) whilst of indefinite duration, is to be held for a fixed period;fixed service taggregate value of commissioned assetsmeans the ability to modify energy generation injection or consumption patterns (or both);forecast aggregate value of disposed assetsmeans an amount determined in accordance with clause 4.2.6; means an amount specified in clause 3.1.1(34);		<ul> <li>(b) designated as 'excluded' type as a result of the asset adjustment process; or</li> <li>(c) easement land;</li> </ul>
expenditure and ope_xrating expenditure reflects the efficient costs that a prudent non-exempt GTB would require to- (a) meet or manage the expected demand for gas transmission services, at appropriate service standards, during the DPP regulatory period or CPP regulatory period and over the longer term; and (b) comply with applicable regulatory obligations associated with those services; <b>F</b> false or misleading informationhas,: (a) for the purposes of Part 4, -the meaning specified in clause 4.5.74-5.5(3); and (a)(b) for the purposes of Part 5, the meaning specified in clause 5.7.8;finance leasehas the same meaning as under GAAP;fixed life easementmeans an easement that- (a) is of fixed duration; or (b) whilst of indefinite duration, is to be held for a fixed period;flexibilitymeans the ability to modify energy generation injection or consumption patterns (or both);forecast aggregate value of commissioned assetsmeans an amount determined in accordance with clause 4.2.5;forecast allowable revenuemeans an amount specified in clause	existing assets	aggregate closing RAB value for existing
false or misleading informationhas_:(a)for the purposes of Part 4, -the meaning specified in clause 4.5.74.5.5(3); and (a)(b) for the purposes of Part 5, the meaning specified in clause 5.7.8;finance leasehas the same meaning as under GAAP;fixed life easementmeans an easement that- (a) is of fixed duration; or (b) whilst of indefinite duration, is to be held for a fixed period;flexibilitymeans the ability to modify energy generation injection or consumption patterns (or both);forecast aggregate value of commissioned assetsmeans the amount determined in accordance with clause 4.2.5;forecast allowable revenuemeans an amount specified in clause	expenditure objective	<ul> <li>expenditure and opexrating expenditure reflects the efficient costs that a prudent non-exempt GTB would require to-</li> <li>(a) meet or manage the expected demand for gas transmission services, at appropriate service standards, during the DPP regulatory period or CPP regulatory period and over the longer term; and</li> <li>(b) comply with applicable regulatory obligations associated with those services;</li> </ul>
(a)for the purposes of Part 4, -the meaning specified in clause 4.5.74.5.5(3); and (a)(b) for the purposes of Part 5, the meaning specified in clause 5.7.8;finance leasehas the same meaning as under GAAP;fixed life easementmeans an easement that- (a) is of fixed duration; or (b) whilst of indefinite duration, is to be held for a fixed period;flexibilitymeans the ability to modify energy generation injection or consumption patterns (or both);forecast aggregate value of commissioned assetsmeans the amount determined in accordance with clause 4.2.5;forecast allowable revenuemeans an amount specified in clause		F
fixed life easementmeans an easement that- (a) is of fixed duration; or (b) whilst of indefinite duration, is to be held for a fixed period;flexibilitymeans the ability to modify energy generation injection or consumption patterns (or both);forecast aggregate value of commissioned assetsmeans the amount determined in accordance with clause 4.2.5;forecast aggregate value of disposed assetsmeans the amount determined in accordance with clause 4.2.6;forecast allowable revenuemeans an amount specified in clause	false or misleading information	(a) for the purposes of Part 4, -the meaning specified in clause <u>4.5.7</u> 4.5.5(3); and (a)(b) for the purposes of Part 5, the
<ul> <li>(a) is of fixed duration; or</li> <li>(b) whilst of indefinite duration, is to be held for a fixed period;</li> <li>flexibility</li> <li>means the ability to modify energy generation injection or consumption patterns (or both);</li> <li>forecast aggregate value of commissioned assets</li> <li>forecast aggregate value of disposed assets</li> <li>forecast allowable revenue</li> <li>(a) is of fixed duration; or</li> <li>(b) whilst of indefinite duration, is to be held for a fixed period;</li> <li>means the ability to modify energy generation injection or consumption patterns (or both);</li> <li>forecast aggregate value of accordance with clause 4.2.5;</li> <li>forecast allowable revenue</li> <li>means an amount specified in clause</li> </ul>	finance lease	has the same meaning as under <b>GAAP</b> ;
generation injection or consumption patterns (or both);forecast aggregate value of commissioned assetsmeans the amount determined in accordance with clause 4.2.5;forecast aggregate value of disposed assetsmeans the amount determined in accordance with clause 4.2.6;forecast allowable revenuemeans an amount specified in clause	fixed life easement	<ul><li>(a) is of fixed duration; or</li><li>(b) whilst of indefinite duration, is to be</li></ul>
commissioned assetsaccordance with clause 4.2.5;forecast aggregate value of disposed assetsmeans the amount determined in accordance with clause 4.2.6;forecast allowable revenuemeans an amount specified in clause	<u>flexibility</u>	generation injection or consumption
disposed assetsaccordance with clause 4.2.6;forecast allowable revenuemeans an amount specified in clause		
	forecast allowable revenue	-

forecast allowable revenue as a function of demand forecast CPI means a value specified in clause 3.1.1(5);

means:

(a) for the purpose of a cost of debt wash-up amount,-(i) forecast CPI for DPP

revaluation, where a GTB is subject to a DPP; and

(ii) forecast CPI for CPP revaluation, where a GTB is subject to a CPP;

(a)(b) for all other the amount specified in, for the purposes inof Part 3 and Part 5, the value specified in clause 3.1.1(<u>6</u>8);

means the <u>value</u>amount specified in accordance with clause 5.3.10(5);

means the <u>value</u>amount specified in accordance with clause 4.2.3(4);

means the values specified in a **DPP determination** in respect of **GTBs**;

means the amount calculated under 3.1.4(11)(a) for the purpose of calculating the cost of debt wash-up amount;

means a value specified in accordance with clause 3.1.1(46) or 3.1.1(57), as applicable;

has the meaning specified in clause 5.3.2(7);

has the meaning specified in clause 5.3.13;

means an amount specified in clause 3.1.1(23);

means the value determined in accordance with clause 5.3.11;

has the meaning specified in clause 2.2.12(1);

## G

means generally accepted accounting practice in New Zealand, save that, where the cost of an asset is being determined in accordance with this determination, only the cost model of recognition is applied insofar as an election may be made between the cost model of recognition and the fair value model of recognition;

forecast depreciation for existing assets

forecast CPI for CPP revaluation

forecast CPI for DPP revaluation

forecast inflation

forecast net allowable revenue

forecast operating expenditure forecast regulatory tax allowance forecast revenue from prices

forecast value of commissioned asset

found asset

GAAP

gas transmission services	means any gas pipeline services (as defined in s 55A of the <b>Act</b> ) supplied across a <b>network</b> ;
GPB	means GDB (as 'GDB' is defined in the Gas Distribution Input Methodologies Determination 2012) or <b>GTB</b> ;
GST	has the same meaning as defined in s YA 1 of the Income Tax Act 2007 <del>as amended from time to time, and any equivalent legislation</del> that supplements or replaces that definition;
GTB	means supplier of gas transmission services;
	Н
highly probable	<ul> <li>means one in respect of which the following conditions have been met at the time the CPP application is made:</li> <li>(a) the directors have approved a plan to sel l either or both the other regulated service or unregulated service, as the case may be;</li> <li>(b) the GTB is taking active steps to- <ul> <li>(i) locate a buyer for the assets; and</li> <li>(ii) complete the plan, referred to in paragraph (a);</li> </ul> </li> <li>(c) the GTB is actively marketing the assets for sale at a price that is reasonable;</li> <li>(d) the directors expect the sale to complete within 12 months of the CPP application being made; and</li> <li>(e) actions to date do not contemplate that significant amendment to the plan may be made or that it will be withdrawn;</li> </ul>
ID determination	means an information disclosure
	determination in relation to a <b>GTB</b> made by the <b>Commission</b> under s 52P of the <b>Act</b> ;
identifiable non-monetary asset	has the same meaning as under <b>GAAP</b> (which, for the avoidance of doubt, includes <b>right-of-use</b> <u>assets</u> assets and excludes goodwill);
identified programme	means a <b>project</b> or <b>programme</b> that the <b>GTB</b> intends to undertake during the <b>next period</b>

	and which is selected by the <b>verifier</b> for detailed assessment in accordance with clause G4(1);
included asset	means an asset which, as a result of the asset adjustment process, is designated as 'included';
included value	means value assigned to an included asset;
independent	means neither in a relationship with, nor having an interest in, the <b>GTB</b> in question that is likely to involve him her or it in a conflict of interest between his, her or its duties to the <b>GTB</b> and his, her or its duties to the <b>Commission</b> ;
initial RAB	has the meaning specified in clause 2.2.2;
initial RAB value	means value of of an asset in the <b>initial RAB</b> determined in accordance with clause 2.2.3(3);
input methodology	has the same meaning as defined in s 52C of the <b>Act</b> ;
investment grade credit rated	means endorsed with a credit rating by an established credit rating agency (such as Standard and Poor's) of "investment grade" on that agency's credit rating scale applicable to long-term investments;
	L
land	excludes easements;
leverage	<ul> <li>means the ratio of debt capital to total capital and is the amount specified in, for the purpose of-</li> <li>(a) Part 2, clause 2.4.2(1); and</li> <li>(b) Parts 3 and 4, clause 4.4.2(1);</li> </ul>
levy	<ul> <li>means a tax, charge or fee directly imposed</li> <li>by or under legislation- <ul> <li>(a) on-</li> <li>(i) GTBs alone; or</li> <li>(ii) a class of persons (other than the general public or businesses in general) that includes GTBs; or</li> </ul> </li> <li>(b) in relation to gas transmission services;</li> </ul>
lifetime solution costs	means, in relation to a <b>project</b> or
	programme that includes the purchase or

	supply of flexibility, an amount that is the
	$\frac{\text{sum of}}{\text{c}}$
	(a) the forecast <b>opex</b> to be incurred in the
	purchase or <b>supply</b> of <b>flexibility</b> ; and
	(b) if it is anticipated that <b>capex</b> related to
	the <b>project</b> or <b>programme</b> will not be
	able to be delayed beyond the end of
	the next regulatory period, the
	forecasted total value of
	commissioned assets for the project
	or programme, less any capital contributions,
	on the basis that any expenditure included
	in that sum that is forecast to be incurred in
	a disclosure year after the disclosure year in
	which the reopener event is nominated is
	included at its net present value calculated
	using a discount rate that is the mid-point
	estimate of vanilla WACC (as estimated in
	accordance with clause 2.4.1);
em	means, in respect of-
	<ul> <li>(a) assets, a group of assets within an asset category for which the same asset allocator is used to allocate their regulated service asset values; and</li> <li>(b) costs, a group of operating costs within an opex category for which the same cost allocator is used to allocate them,</li> </ul>
	to gas transmission services and other regulated services;
authority	has the same meaning as defined in s 5(1) of the Local Government Act 2002;
asset	<ul> <li>means an asset-</li> <li>(a) not included in the initial RAB; and</li> <li>(b) having, in relation to the disclosure</li> <li>year in questionin question, an</li> <li>unallocated opening RAB value,</li> </ul>
	but determined by the <b>GTB</b> in that
	disclosure year never to have been used to
	provide <b>gas transmission services</b> ;
	Μ
r transaction <u>event</u>	has <u>, the meaning specified in, for the</u> <del>purpose of</del> -

- (a) <u>for the purposes of Part 4, the</u> <u>meaning specified in clause 4.5.84;</u> and
  - (b) <u>for the purposes of</u> Part 5, <u>the</u> <u>meaning specified in</u> clause 5.7.<u>9</u>6;

maximum allowable revenue after tax

maximum allowable revenue before tax

mid-point estimate of WACC

modified value

multi-rate PIE

means the amount determined in accordance with clause 5.3.4;

means the amount determined in accordance with clause 5.3.4;

means, for the purpose of-

- (a) Part 2, the mid-point estimate of-
  - vanilla WACC as estimated in accordance with clause 2.4.1(1); or
  - (ii) post-tax WACC as estimated in accordance with clause 2.4.1(2), as the case may be;
- Part 3, the mid-point estimate of posttax WACC, as estimated in accordance with clause 4.4.1(2);
- (c) Part 4, the mid-point estimate of-
  - vanilla WACC, as estimated in accordance with clause 4.4.1(1);
  - (ii) post-tax WACC as estimated in accordance with clause 4.4.1(2), as the case may be;

means the value of a **value modified asset** assigned in accordance with clause 2.2.1;

has the same meaning as defined in s YA 1 of the Income Tax Act 2007;

#### Ν

Nelson-Siegel-Svensson approachhas the meaning specified in clause<br/>2.4.4(89);negative temporary differencesmeans the amount determined in<br/>accordance with clause 5.3.16(5);networkmeans the high pressure transmission<br/>pipeline systems under the control of one<br/>person between the place where gas enters<br/>those transmission pipeline systems<br/>(commonly referred to as a 'receipt point')<br/>and the place where gas exits them,<br/>provided that where the place of exit is a<br/>delivery point to a distribution network

	owned by the same <b>person</b> who owns the transmission pipeline system in question, the delivery point is the place specified by that <b>person</b> ;
network spare	means an asset that is held by a <b>GTB</b> to replace any other asset it holds should that other asset be withdrawn from use owing to failure or damage;
next period	means the period commencing on the first day of the <b>disclosure year</b> during which the <b>CPP application</b> is submitted and terminating on the last day of the 5 <b>disclosure years</b> following the <b>assessment</b> <b>period</b> ;
notional deductible interest	<ul> <li>means, for the purpose of-</li> <li>(a) Part 4, the amount specified in clause 4.3.4</li> <li>(b) Part 5, the amount determined in accordance with clause 5.3.13(5);</li> </ul>
NZ IAS 24	means New Zealand Equivalent to International Accounting Standard 24, Related Party Disclosures (NZ IAS 24), issued by the New Zealand Accounting Standards Board of the External Reporting Board in November 2009, incorporating amendments to 31 December 2015, under s 24(1)(a) of the Financial Reporting Act 1993;
	0
opening RAB value	means the value determined in accordance with, for the purpose of (a) Part 2, clause 2.2.4(3); and (b) Part 5, clause 5.3.6(1);
opening sum of RAB values without revaluations	means the sum of <b>opening RAB values</b> as determined under clause 2.2.4(3), calculated as if no amount of <b>revaluation</b> determined under clause 2.2.9(2) had been included in the calculation of any of those <b>opening RAB</b> <b>values</b> following the determination of the initial RAB;
opening tax losses	means the amount determined in accordance with, for the purpose of – (a) Part 2, clause 2.3.2(3); (b) Part 4, clause 4.3.2(3)(a); and

opening works under construction has the meaning specified in clause 5.3.12(1);operating cost means a cost incurred by the GTB in question relating to the supply of-(a) regulated services alone; or (b) regulated services and one or more unregulated service, and excludesa cost that is treated as a cost of an (c) asset by **GAAP**; (d) amounts that are depreciation, tax, subvention payments, revaluations or an interest expense, in accordance with their meanings under GAAP; (e) debt issuance costs; (f) pass-through costs; (g) recoverable costs; and (h) distribution of profits to **consumers**; legal costs incurred in connection with (i) an appeal under s 52Z, 91, or 97 of the Act; and (h)(j) pecuniary penalties; operating expenditure for the purpose of-(a) Part 4, means the value of operating costs attributable to gas transmission services supplied by a GTB which are forecast to be incurred in the disclosure year in question as determined by the Commission; and (b) Part 5, means operating costs after application of clause 5.3.5; opex means operating expenditure; opex category has the meaning specified in Schedule D; means the part of a CPP proposal provided opex forecast pursuant to clause 5.5.24 that forecasts operating expenditure for the next period; other regulated income for the pupose of – Part 3, means income associated with (a) the supply of gas transmission services other thanthrough prices; (i) (ii) investment-related income;

(c)

Part 5, clause 5.3.14(3);

(iii) capital contributions; or

	<ul> <li>(iv) vested assets; or</li> <li>(iv)(v)an award of costs made in connection with an appeal under s 52Z, 91, or 97 of the Act; and</li> <li>(b) Part 4, means forecast-income associated with the supply of gas transmission services other than-</li> <li>(i) through prices;</li> <li>(ii) investment-related income;</li> <li>(iii) capital contributions; or</li> <li>(iv) vested assets; or</li> <li>(v) an award of costs made in connection with an appeal under s 52Z, 91, or 97 of the Act,</li> <li>as determined by the Commission;</li> </ul>
other regulated service	means a <b>regulated service</b> , other than <b>gas</b> <b>transmission services, supplied</b> by the <b>GTB</b> in question;
Οναβαα	means the optional variation to accounting- based allocation approach, as described in clause 2.1.4;
OVABAA allocation increase	<ul> <li>means, in respect of either or both-</li> <li>(a) operating costs; and</li> <li>(b) regulated service asset values, not directly attributable, as the case may be, allocated to gas transmission services, the dollar difference between the amount determined pursuant to the last application of clause 2.1.4(7)(c) and the application of clause 2.1.4(2)(a) or 2.1.4(3)(a), as the case may be;</li> </ul>
	Ρ
pass-through cost	has the meaning specified in clause 3.1.2(1);
pecuniary penalties	<u>means fines or penalties imposed by-</u> <u>(a) a court; or</u> <u>(b) any other body with a statutory</u> <u>power to impose fines or penalties;</u>
permanent differences	means the amount determined in accordance with, for the purpose of- (a) Part 2, clause 2.3.3; and (b) Part 5, clause 5.3.15;

person	has the same meaning as defined in s 2 of the <b>Act</b> ;
physical asset life	has the meaning specified in clause 2.2.8;
positive temporary differences	means the amount determined in accordance with clause 5.3.16(4);
prescribed investor rate	has the same meaning as defined in the Income Tax Act 2007 or any subsequent legislation that supplements or replaces the provisions relating to prescribed investor rate in the Income Tax Act 2007;
prices	has the meaning specified in clause 3.1.1( <mark>79</mark> );
pricing principles	means the principles specified in clause 2.5.2;
pricing year	means a <u>12-12-</u> month period ending on 30 September in the <b>DPP regulatory period</b> or <b>CPP regulatory period</b> for which a <b>GTB</b> sets its <b>prices</b> , where if the term "pricing year" is combined with a year, the 12-month period ending on 30 September of that year (for example, " <b>pricing year</b> 2027" means the 12- month period ending on 30 September 2027);
primary driver	means the primary reason for a decision to incur a cost in the year the cost was incurred or forecast to be incurred;
probabilistic risk assessment	means the assessment of a risk associated with a <b>GTB's <u>networknetwork</u></b> , based on the severity of <u>1 or morethe</u> adverse consequence <u>s(s)</u> , and the probability of each consequence occurring if the risk eventuates;
programme	means a group of related <b>projects</b> with a common purpose;
project	means a temporary endeavour requiring concerted effort, undertaken to create a defined outcome;
proxy asset allocator	means a <u>ratioproportion of a quantifiable</u> measure- (a) used to allocate <b>regulated service</b> <b>asset values</b> for which a <b>causal</b> <b>relationship</b> cannot be established; <del>and</del>

	<ul> <li>(b) whose quantum is based on factors in existence during the <u>18-18-</u>month period terminating on the last day of the most recent <b>disclosure year</b> in respect of which the asset allocation is carried out;</li> <li>(c) that is consistent with similar ratios (both within a <b>disclosure year</b> and from year to year); and</li> <li>(b)(d) that is reasonable;</li> </ul>
proxy cost allocator	means a <u>ratio</u> proportion of a quantifiable measure-
	<ul> <li>(a) used to allocate operating costs for which a causal relationship cannot be established; and</li> <li>(b) whose quantum is based on factors in existence during the 18-18-month period terminating on the last day of the most recent disclosure year in respect of which the cost allocation is carried out;</li> <li>(c) that is consistent with similar ratios (both within a disclosure year and from year to year); and</li> </ul>
	(b)(d) that is reasonable;
	Q
qualifying debt	has the meaning specified in, for the purpose of- (a) Part 2, clause 2.4.7(1); and (b) Part 4, clause 4.4. <u>9</u> 10(1);
qualifying issuer	means a New Zealand resident limited liability company- (a) that- (i) undertakes the majority of its business activities in Australia and New Zealand; or (ii) is part of a corporate group that undertakes the majority of its business activities in Australia and New Zealand;
	(b) that-
	<ul><li>does not operate</li><li>predominantly in the banking</li></ul>

or finance industries; or

	<ul> <li>(ii) is part of a corporate group that does not operate predominantly in the banking or finance industries; and</li> </ul>
	<ul> <li>(c) that issues vanilla NZ\$ denominated</li> <li>bonds that are publicly traded;</li> </ul>
qualifying rating	means-
	<ul> <li>(a) a Standard and Poor's long term credit rating of the specified grade; or</li> </ul>
	<ul> <li>(b) an equivalent long term credit rating of another internationally recognised rating agency;</li> </ul>
qualifying supplier	has the meaning specified in, for the purpose of-
	<ul> <li>(a) Part 2, clause 2.4.7(2); and</li> <li>(b) Part 4, clause 4.4.<u>910</u>(2);</li> </ul>
quantity	has the meaning, for the purpose of Part 3, specified in clause 3.1.1( <u>8</u> 10);
	R
recoverable cost	has the meaning specified in clause 3.1.3;
regulated goods or services	has the same meaning as defined in s 52C of the <b>Act</b> ;
regulated service	means a type of service <b>supplied</b> by a <b>GTB</b> pursuant to the <b>supply</b> of a <b>regulated good</b> <b>or service</b> , which, for the avoidance of doubt, includes the following types of <b>services</b> :
	(a) gas transmission services;
	<ul> <li>(b) gas distribution services, as defined in the Gas Distribution Services Input Methodologies Determination 2012;</li> </ul>
	and (c) electricity distribution services, as
	defined in the Electricity Distribution Services Input Methodologies Determination 2012);
regulated service asset value	means, in respect of an asset-
	(a) used by a <b>GTB</b> in the <b>supply</b> of-
	<ul><li>(i) one or more regulated service;</li><li>or</li></ul>

 (ii) one or more regulated service and one or more unregulated service;

where at least one of those regulated services is a gas transmission service-

- (iii) in the disclosure year 2009, its unallocated initial RAB value; and
- (iv) in all other disclosure years, its unallocated closing RAB value; and
- (b) used by a GTB only in the supply of-
  - (i) one or more **other regulated service**; or
  - (ii) one or more other regulated service and one or more unregulated service;

in-

(iii)	the <b>disclosure year</b> 2009, its
	unallocated initial RAB value;
	and
(iv)	all other <b>disclosure years</b> , its
	unallocated closing RAB value,
determined in accordance with the	

determined in accordance with the **input methodologies** applicable to the **other regulated service**.

regulated supplier means a supplier of regulated goods or services; regulatory investment value has the meaning specified in clause 5.3.2(3); regulatory net taxable income has the meaning specified in, for the purpose of-(a) Part 2, clause 2.3.1(2); (b) Part 4, clause 4.3.1(2); and (c) Part 5, clause 5.3.13(2); regulatory period means the regulatory period for default/customised price-quality regulation applicable to a GTB as specified in a determination made under s 52P of the Act: regulatory period term means the number of years equal to the number of years in the relevant regulatory

period;

regulatory profit / (loss) before tax	<ul> <li>has the meaning specified in, for the purpose of-</li> <li>(a) Part 2, clause 2.3.1(4);</li> <li>(b) Part 4, clause 4.3.1(4); and</li> <li>(c) Part 5, clause 5.3.13(4);</li> </ul>
regulatory tax allowance	has the meaning specified, for the purpose of- (a) Part 2, clause 2.3.1; and (b) Part 4, clause 4.3.1;
regulatory taxable income	<ul> <li>means the amount determined in accordance with, for the purpose of-</li> <li>(a) Part 2, clause 2.3.1(3);</li> <li>(b) Part 4, clause 4.3.1(3); and</li> <li>(c) Part 5, clause 5.3.13(3);</li> </ul>
regulatory tax asset value	<ul> <li>has the meaning specified in, for the purpose of-</li> <li>(a) Part 2, clause 2.3.6; and</li> <li>(b) Part 5, clause 5.3.17;</li> </ul>
regulatory templates	has the meaning specified in clause 5.5.24(2);
related party	<ul> <li>means-</li> <li>(a) a person that is related to the GTB, where the GTB would be considered as the 'reporting entity', as specified in the definition of 'related party' in NZ IAS 24; or</li> <li>(b) any part of the GTB that does not</li> </ul>
	supply gas transmission services;
related party transaction	<ul> <li>(a) the procurement of an asset or good or service from a related party by the part of the GTB that supplies the gas transmission service; or</li> <li>(b) the sale or supply of an asset or good or service to a related party by the part of the GTB that supplies the gas transmission service;</li> </ul>
relocation party	means a party that has requested the relocation of assets that would require asset relocations capex to be incurred;
remaining asset life	means the term remaining of an asset's asset life at the commencement of the disclosure year in question, after applying any adjustment factor extending or reducing

remaining asset life for additional assets

remaining asset life for existing assets

reopener event

an **asset life** (as the case may be) in accordance with clause 2.2.8(5);

has the meaning specified in clause 4.2.2(3)(b);

has the meaning specified in clause 4.2.2(3)(a);

<u>has,-</u>

(a) for the purposes of Part 4, the meaning specified in clause 4.5.1; and

> above those provided for in a DPP determination or CPP determination)

(b) for the purposes of Part 5, the meaning specified in clause 5.7.1;

means an amount, determined by theCommission, that reflects the following:(a) any additional net costs (over and

reopener event allowance

resilience capex

# prudently incurred by the GTB as a<br/>result of a reopener event (other than<br/>costs that are foregone revenue);(b)in the case of an error event or the<br/>discovery of false or misleading<br/>information, any amounts to mitigate<br/>the effect of the event or information<br/>on the DPP or CPP; and

(c) any gains resulting from a reopener event,

that are, in each case, incurred in or relating to the period before the effective date of an amendment to the **DPP determination** or **CPP determination** under clause 4.5.14 or 5.7.13;

means **capex** for the purpose of preparing to mitigate or respond to 1 or or more future events that, if the preparation is not done promptly, may have a significant impact on the **GTB's** ability to maintain current security or quality of **supply** standards; but does not include any regular:

- (a) asset replacement and renewal capex that is consistent with appropriate lifecycle and asset management planning; or
- (b) expenditure for cybersecurity;
- resilience or asset relocation event has the meaning specified in clause 4.5.11;

revaluation	<ul> <li>means the amount determined in accordance with, for the purpose of-</li> <li>(a) Part 2, clause 2.2.9(2);</li> <li>(b) Part 4, clause 4.2.3(2); and</li> <li>(c) Part 5, clause 5.3.10(2);</li> <li>which, for the avoidance of doubt, may be a negative number;</li> </ul>
revaluation rate	<ul> <li>has the meaning specified in, for the purpose of-</li> <li>(a) Part 2, clause 2.2.9(4);</li> <li>(b) Part 4, clause 4.2.3(3);and</li> <li>(c) Part 5, clause 5.3.10(4);</li> </ul>
revenue foregone	has the meaning specified in clause 3.1. <u>4(6)<mark>3(8)(f)</mark>;</u>
revenue reduction percentage	has the meaning specified in clause 3.1.3(8)(i);
revenue smoothing limit	<u>means a maximum limit on revenue</u> (excluding recovery of <b>pass-through costs</b> ) specified by the <b>Commission</b> in a DPP determination or CPP determination;
<del>revenue wash-up draw down</del> <del>amount</del>	has the meaning specified in clause 3.1.3(8)(j);
reversal and reverse	have the same meanings as under GAAP;
revised cost of debt	means the amount calculated under clause 3.1.4(10) for the purposes of calculating the cost of debt wash-up amount;
right-of-use asset	has the same meaning as under GAAP;
risk event	has the <del>same-</del> meaning specified in clause 4.5. <u>10</u> 4 <del>B</del> ;
	S
safety	means the quality of averting or not causing injury, danger, or loss;
selection rationale	<ul> <li>means a description of either or both of the-</li> <li>(a) criteria applied; and</li> <li>(b) fundamental reasons used,</li> <li>for, either or both-</li> <li>(c) determining; and</li> <li>(d) selecting,</li> <li>each-</li> <li>(e) asset allocator and associated</li> <li>allocator metric; and</li> </ul>

allocator metric; and

	(f) cost allocator and associated allocator metric;
services	has the same meaning as defined in s 2 of the <b>Act</b> ;
standard depreciation method	means, in respect of an asset whose <b>remaining asset life</b> is the term remaining of its <b>physical asset life</b> at the commencement of the <b>disclosure year</b> in question, method specified in clause 5.3.7 excluding any method referred to in the whole clauses to which clause 5.3.7 is subject;
standard error	means estimated standard deviation;
standard physical asset life	means life for an asset as specified in Schedule A;
<u>supply</u>	<u>has the same meaning as defined in s 2 of</u> the <b>Act</b> and <b>supplied</b> must be construed accordingly;
system growth capex	means <b>capex</b> , other than <b>customer</b> <b>connection capex</b> , where the primary reason is the requirement for additional capacity at a particular location, and excludes any <b>capital contributions</b> ;
<u>system growth expenditure</u>	means:(a)system growth capex; or(b)opex-(i)for which the primary driver is a requirement for additional capacity at a particular location; and (ii)(ii)that is incurred to acquire flexibility;
<del>supply</del>	has the same meaning as defined in s 2 of the <b>Act</b> , and <b>supplied</b> must be construed accordingly; <b>T</b>
tax depreciation rules	means the <b>tax rules</b> that relate to the determination of depreciation allowances for tax purposes;
tax effect	means the product of multiplication by the <b>corporate tax rate</b> ;
tax rules	means the rules applicable to a <b>GTB</b> for determining income tax payable in the

	Income Tax Act 2007 (as amended from time to time, and any equivalent preceding legislation, or any subsequent legislation that supplements or replaces that Act);
temporary differences	means the amount determined in accordance with, for the purpose of- (a) Part 2, clause 2.3.5; and (b) Part 2, clause 5.3.16;
term credit spread difference	means the amount determined in accordance with, for the purpose of- (a) Part 2 and Part 5, clause 2.4.8(1); and (b) Part 4, clause 4.4. <u>89</u> (1);
term credit spread differential	means the amount determined in accordance with, for the purpose of- (a) Part 2 and Part 5, clause 2.4.9(3); and (b) Part 4, clause 4.4. <u>7</u> 8(1);
term credit spread differential allowance	<ul> <li>for the purpose of-</li> <li>(a) Part 2 and Part 5, means the sum of term credit spread differentials; and</li> <li>(b) Part 4, means the amount determined in accordance with clause 4.4.<u>6</u>7(2);</li> </ul>
total depreciation	<ul> <li>means, for the purpose of-</li> <li>(a) Part 2 and Part 5, the sum of depreciation for all assets; and</li> <li>(b) Part 4, the value determined in accordance with clause 4.2.2;</li> </ul>
total opening RAB value	<ul> <li>for the purpose of-</li> <li>(a) Part 4, the amount determined in accordance with clause 4.2.1(1); and</li> <li>(b) Part 5, has the meaning specified in clause 5.3.6(7);</li> </ul>
total revaluation	<ul> <li>means, for the purpose of-</li> <li>(a) Part 2 and Part 5, the sum of revaluation for all assets; and</li> <li>(b) Part 4, the value determined in accordance with clause 4.2.3;</li> </ul>
transitional adjusted asset life for existing assets	means the values specified in a <b>DPP</b> <b><u>Dd</u>etermination</b> in respect of <b>GTBs</b> ;
transitional disclosure year	means a <b>disclosure year</b> that includes the commencement date of a <b>DPP regulatory</b> <b>period</b> ;
transitional pricing methodology	has the meaning specified in clause 5.4.1(3);

transitional revenue accrual	has the meaning specified in clause <u>3.1.4(12);</u>
trigger event	has the meaning specified in clause 5.7. <u>10(2)(a)<del>3(3)</del>;</u>
	U
unallocated closing RAB value	means value determined in accordance with, for the purpose of- (a) Part 2, clause 2.2.4(2); and (b) Part 5, clause 5.3.6(6);
unallocated depreciation	<ul> <li>means, in relation to a disclosure year, an allowance to account for the diminution in an asset's remaining service life potential in the disclosure year in question with respect to its unallocated opening RAB value and the amount of such allowance is determined in accordance with, for the purpose of-</li> <li>(a) Part 2, clause 2.2.5(1); and</li> <li>(b) Part 5, clause 5.3.7(1);</li> </ul>
unallocated initial RAB value	means value of an asset in the <b>initial RAB</b> determined in accordance with clause 2.2.3(1);
unallocated opening RAB value	means value determined in accordance with, for the purpose of- (a) Part 2, clause 2.2.4(1); and (b) Part 5, clause 5.3.6(5);
unallocated revaluation	means amount determined in accordance with, for the purpose of- (a) Part 2, clause 2.2.9(1); and (b) Part 5, clause 5.3.10(1);
<u>undercharging limit</u>	<u>means an amount specified by the</u> Commission in a DPP determination or CPP determination for the purposes of calculating voluntary revenue foregone;
unduly deterred	means, solely as a result of an allocation to the <b>unregulated service</b> in question of either or both of-
	(a) <b>operating costs</b> not <b>directly</b> <b>attributable</b> ; and
	(b) regulated service asset values not directly attributable,
	the <b>operating costs</b> not <b>directly attributable</b> or <b>capital costs</b> associated with the

	regulated service asset values not directly attributable (as the case may be) to be borne by that unregulated service would cause that unregulated service to be- (c) discontinued; or (d) not provided, and 'unduly deter' must be construed accordingly;
unforeseen project	has the meaning specified in clause 5.7. <u>11</u> 4;
unregulated service	means any good or service <b>supplied</b> by the <b>GTB</b> that is not a <b>regulated service</b> ;
utilised tax losses	means the amount determined in accordance with, for the purpose of-
	(a) Part 2, clause 2.3.2;
	<ul><li>(b) Part 4, clause 4.3.2(1); and</li><li>(c) Part 5 clause 5.3.14;</li></ul>
	V
value modified asset	means an asset which, as a result of the <b>asset adjustment process</b> , is designated as 'value modified' type;
value of commissioned asset	means the value determined in accordance with clause 2.2.11;
value of found asset	means the value of a <b>found asset</b> determined in accordance with clause 2.2.12(2);
valuer	means an individual who-
	<ul> <li>(a) is registered as a valuer under the Valuers Act 1948;</li> </ul>
	<ul> <li>(b) holds a current practising certificate issued by-</li> <li>(i) the Property Institute of New Zealand; or</li> <li>(ii) the New Zealand Institute of Valuers;</li> </ul>
	<ul> <li>(c) has been engaged to act in his or her professional capacity as a valuer; and</li> <li>(d) is independent:</li> </ul>
vanilla NZ\$ denominated bonds	<ul> <li>(d) is independent;</li> <li>means senior unsecured nominal debt</li> <li>obligations denominated in New Zealand</li> <li>dollars without callable, puttable,</li> </ul>

	conversion, profit participation, credit enhancement or collateral features;
verification report	means a report prepared by a <b>verifier</b> in accordance with Schedule G;
verifier	means-
	(a) a <b>person</b> who-
	<ul> <li>(i) is independent; and</li> <li>(ii) has been engaged to verify the</li> <li>CPP applicant's CPP proposal in accordance with Schedule G; or</li> </ul>
	<ul> <li>(b) a designated individual of a person described in paragraph (a);</li> </ul>
vested asset	<ul> <li>means an asset associated with the supply of gas transmission services received by a GTB-</li> <li>(a) without provision of consideration; or</li> <li>(b) with provision of nominal consideration;</li> </ul>
voluntary revenue foregone	has the meaning specified in clause 3.1.4(7);
	W
WACC	means weighted average cost of capital;
WACC change <u>event</u>	<u>has the meaning specified in clause</u> <u>5.7.6means an event described in clause</u> <del>5.7.7(4)</del> ;
wash-up account	means a memorandum account maintained by a <b>GTB</b> to record each item specified in clauses 3.1.3(7)(b) (d);
wash-up account balance	means, for each <b>pricing year</b> , the sum calculated in accordance with clause <u>3.1.4(1);</u>
wash-up accrual amount	has the meaning specified in clause 3.1.4(3);
wash-up drawdown amount	has the meaning specified in clause 3.1.4(5);
wash-up amount	has the meaning specified in clause 3.1.3(8)(a);
working day	has the same meaning as defined in s 2 of the <b>Act</b> ; and
works under construction	means an asset, or a collection of assets that-

- (a) has been or is being or is forecast to be constructed by, or on behalf of, a GTB;
- (b) has not been commissioned; and
- (c) the GTB intends to commission.

# PART 2 INPUT METHODOLOGIES FOR INFORMATION DISCLOSURE

#### SUBPART 1 Cost allocation

- 2.1.1 Cost allocation process
- (1) Any-
- (a) **operating costs**; and
- (b) regulated service asset values,

that are **directly attributable** to **gas transmission services supplied** by the **GTB** must be allocated to **gas transmission services**.

- (2) Any-
- (a) **operating costs**; and
- (b) regulated service asset values,

that are **directly attributable** to any **other regulated service supplied** by the **GTB** must be allocated to the **other regulated service** to which they are **directly attributable**.

- (3) Any operating costs and regulated service asset values that are not allocated in accordance with subclauses (1) and (2) must be allocated to gas transmission services and other regulated services using, at the supplier's election-
  - (a) **ABAA**; or
  - (b) OVABAA.
- (4) Notwithstanding anything else in this Subpart, the maximum value of-
  - (a) **operating costs** that may be allocated to **gas transmission services** and **other regulated services**, in aggregate, must not exceed the total value of **operating costs**; and
  - (b) regulated service asset values that may be allocated to gas transmission services and other regulated services, in aggregate, must not exceed the total regulated service asset values,

that would be allocated to **gas transmission services** and **other regulated services**, in aggregate, using **ACAM** in accordance with clause 2.1.5.

- 2.1.2 <u>Allocation constraints</u>
- (1) For the avoidance of doubt, all allocations of-
  - (a) **operating costs**; and
  - (b) regulated service asset values,

not **directly attributable** to **other regulated services supplied** by the **GTB** must be consistent with allocations made in accordance with **input methodologies** relating to cost allocation applying to those **other regulated services**.

(2) Where the **OVABAA** is applied to both **operating costs** not **directly attributable** and **regulated service asset values** not **directly attributable**, the combined amount of

such costs and values that is re-allocated in accordance with clause 2.1.4(5) must not exceed the amount required to ensure that the **unregulated service** is not **unduly deterred**.

- (3) For the avoidance of doubt, after application of this Subpart, notwithstanding anything else that may suggest otherwise, each **unregulated service** must bear at least the total-
  - (a) **operating costs**; and
  - (b) value of assets,

directly attributable to that unregulated service.

- 2.1.3 Accounting-based allocation approach (ABAA)
- (1) **Cost allocators** must be used to <u>proportionally</u> allocate **operating costs** not **directly attributable**, less any **arm's-length deduction**, to-
  - (a) gas transmission services; and
  - (b) other regulated services.
- (2) Asset allocators must be used to proportionally allocate regulated service asset values not directly attributable, less any arm's-length deduction, to-
  - (a) gas transmission services; and
  - (b) other regulated services.
- (3) Where a GTB uses a proxy cost allocator for the purposes of subclause (1) or a proxy asset allocator for the purposes of subclause (2), the GTB must, in accordance with the requirements in the relevant ID determination, explain why a causal relationship cannot be established.
- (4) Where a GTB uses a proxy cost allocator for the purposes of subclause (1), the GTB must, in accordance with the requirements in the relevant ID determination, explain the rationale for the quantifiable measure usinged for that proxy cost allocator.
- (5) Where a GTB uses a proxy asset allocator for the purposes of subclause (2), the GTB must, in accordance with the requirements in the relevant ID determination, explain the rationale for the quantifiable measure usinged for that proxy asset allocator.
- 2.1.4 Optional variation to accounting-based allocation approach (OVABAA)
- (1) This clause applies to the allocation of-
  - (a) only **operating costs** not **directly attributable**;
  - (b) only regulated service asset values not directly attributable; or
  - (c) operating costs not directly attributable and regulated service asset values not directly attributable.
- (2) **Operating costs** not **directly attributable** less any **arm's-length deduction** must be initially allocated to-
  - (a) gas transmission services;
  - (b) other regulated services; and
  - (c) each unregulated service,

using cost allocators.

- (3) Regulated service asset values not directly attributable less any arm's-length deduction must be initially allocated to-
  - (a) gas transmission services;
  - (b) other regulated services; and
  - (c) each unregulated service,

#### using asset allocators.

- (4) Where, after application of subclauses (2)(c), (3)(c) or both, an **unregulated service** would-
  - (a) be unduly deterred, subclause (5) applies; and
  - (b) not be unduly deterred, the allocation of either or both of-
    - (i) operating costs not directly attributable; and
    - (ii) regulated service asset values not directly attributable

must remain as carried out in accordance with either or both of subclauses (2)(c) and (3)(c).

- (5) Where this subclause applies, any-
  - (a) operating costs; and
  - (b) regulated service asset values,

not **directly attributable** that were allocated to an **unregulated service** in accordance with either or both of subclauses (2)(c) and (3)(c) may be reduced to the amount at which the **unregulated service** would no longer be **unduly deterred**.

- (6) For the avoidance of doubt, the adjusted amounts determined in accordance with subclause (5) must be treated as the share of either or both, as the case may be, of-
  - (a) **operating costs**; and
  - (b) regulated service asset values,

not **directly attributable** to be borne by the **unregulated service** in question.

- (7) The adjusted amounts determined in accordance with subclause (5) must be deducted from either or both the-
  - (a) operating costs not directly attributable; and
  - (b) regulated service asset values not directly attributable,

to which subclause (2) or (3) applied after any **arm's-length deduction** was made, and the remaining costs or values reallocated between-

- (c) gas transmission services;
- (d) other regulated services; and
- (e) each remaining unregulated service,

in accordance with subclauses (2) and (3).

- (8) Where, after application of subclause (7), the-
  - (a) **operating costs**; and
  - (b) regulated service asset values,

not **directly attributable** allocated to another **unregulated service unduly deter** that **unregulated service**, the process in subclauses (5) and (7) may be repeated subject to the modifications specified in subclause (9).

- (9) When re-applying-
  - (a) Subclause (5) to another unregulated service, the starting values of-
    - (i) **operating costs**; and
    - (ii) regulated service asset values,

not **directly attributable** allocated to that **unregulated service** must be the values obtained in relation to that **unregulated service** as a result of the previous application of subclause (7); and

- (b) subclause (7), for "to which subclause (2) or (3) applied after any arm'slength deduction was made", substitute "to which this subclause previously applied".
- (10) Subclauses (5) and (7) may be re-applied sequentially in respect of each unregulated service which is unduly deterred until any remaining regulated service asset values or operating costs or both are of such quantum that their allocation to the remaining unregulated services does not result in any of those services being unduly deterred.
- (11) For the avoidance of doubt, the reallocation undertaken in accordance with subclause (7) is carried out by grossing up allocation percentages used to make allocations to gas transmission services, other regulated services and each remaining unregulated service based on the same cost allocators or asset allocators, as the case may be, used under subclauses (2) and (3), to take into account the omission of the allocation percentages for the unregulated service to which allocation has already been made under subclause (5).
- 2.1.5 Avoidable cost allocation methodology (ACAM)
- (1) In respect of-
  - (a) **operating costs**; and
  - (b) regulated service asset values,

not **directly attributable**, less any **arm's-length deduction**, an assessment must be made as to the proportion of each that would be non-avoidable were the **GTB** not to **supply unregulated services**.

- (2) The amounts of non-avoidable-
  - (a) operating costs; or
  - (b) regulated service asset values,

not **directly attributable**, assessed in accordance with subclause (1), must be allocated to **regulated services** in aggregate.

(3) Where the **GTB** supplies **other regulated services**, the amounts allocated in accordance with subclause (2) must be allocated to each **regulated service supplied** by the **GTB** using the **ABAA**.

# SUBPART 2 Asset valuation

- 2.2.1 Asset adjustment process for setting initial RAB
- (1) Asset adjustment process means the process of assets-
  - (a) being designated as one of the following asset types:
    - (i) 'excluded';
    - (ii) 'included'; or
    - (iii) 'value modified';
  - (b) of 'value modified' type being assigned a modified value; and
  - (c) of 'included' type being assigned an **included value**.
- (2) Subject to subclauses (3) to (6), under the asset adjustment process, a **GTB** may elect to undertake none, some or all of the following things:
  - (a) modify the value of an asset owned by NGC Holdings Limited or a subsidiary company thereof, which asset is designated as of 'value modified' type;
  - (b) designate an asset, except one of those described in subclause (4), used by a **GTB** to **supply gas transmission services**, as of 'included' type; and
  - (c) correct the following types of error found in a **GTB's** asset register where the error relates to **2009 disclosed assets**:
    - assets omitted in error, which assets are designated as of 'included' type;
    - (ii) assets included in error which assets are designated as of 'excluded' type; and
    - (iii) assets allocated to the incorrect asset category, or given an estimation of quantity, age, category or location now known to be incorrect, which assets are designated as of 'value modified' type;
- (3) The modified value of an asset to which subclause (2)(a) is applied is determined by adjusting its value-
  - (a) in respect of an asset identified to which subclause (2)(b) or (2)(c) was applied and valued pursuant to subclause (5) or (6), as the case may be; or
  - (b) where neither subclause (2)(b) or (2)(c) was applied, included in 'Non-Current Assets' in the **2009 disclosure financial statements**,

to the value it would have had as of the last day of the **disclosure year 2009** had it been revalued to take account of changes in the consumer price index since the first day of the **disclosure year** 2006 consistent with the method used by the **Commission** in its 'Gas Control Model' for the purpose of authorising the supply of services to which clause 5 of the Commerce (Control of Natural Gas Services) Order 2005 applies.

- (4) For the purpose of subclause (2)(b), the assets are-
  - (a) 2009 disclosed assets;
  - (b) assets that were eligible to be 2009 disclosed assets;
  - (c) easement land; and

- (d) intangible assets, unless they are-
  - (i) finance leases; or
  - (ii) identifiable non-monetary assets.
- (5) The included value of an asset to which subclause (2)(b) is applied is-
  - (a) its depreciated historic cost determined by applying **GAAP** as of the last day of the **disclosure year** 2009; or
  - (b) where sufficient records do not exist to establish this cost, its depreciated carrying value in the general purpose financial statements of the **GTB**.
- (6) The included value or modified value, as the case may be, of an asset to which subclause (2)(c) is applied is determined by-
  - taking its value, subject to subclause (7), that resulted, or for an omitted asset, would have resulted, from application of the Gas (Information Disclosure) Regulations 1997 as of the date-
    - (i) the asset was first commissioned; or
    - (ii) that fixed assets were most recently revalued, other than for the sole purpose of accounting for inflation, under the Gas (Information Disclosure) Regulations 1997,

whichever is the later;

- (b) implementing the corrections or modifications required to account for the matters specified in subclause (2)(c) as the case may be; and
- adjusting that value to the value as of the last day of the disclosure year
   2009 by taking account of-
  - (i) unallocated depreciation in accordance with the standard depreciation method, where the total asset life used for the purpose of that method is the total asset life used for the purpose of the 2009 disclosure reports; and
  - (ii) revaluation to account for consumer price index changes using a method consistent with that used to account for such revaluation in the **2009 disclosure reports**.
- (7) Where subclause (6)(a)(ii) applies, the value must be obtained using the revaluation methodology that was applied, or would have been applied, in respect of that asset as of the date in question.
- 2.2.2 <u>Composition of initial RAB</u>

Initial RAB means-

- (a) 2009 disclosed assets; and
- (b) included assets,

less-

- (c) excluded assets;
- (d) intangible assets, unless they are-
  - (i) finance leases; or

- (ii) identifiable non-monetary assets; and
- (e) works under construction.
- 2.2.3 Initial RAB values for assets
- (1) Subject to subclause (2), the unallocated initial RAB value of-
  - (a) an **included asset** or **value modified asset**, is its **included value** or **modified value**, as the case may be;
  - (b) any other asset, is, in the case of-
    - Maui Development Limited, its value used for the calculation of the 'Accounting Return on Total Assets' measured in the 2009 disclosure financial statements; and
    - (ii) any other **GTB**, its value included in 'Non-Current Assets' in the **2009 disclosure financial statements**.
- (2) For the purpose of subclause (1), where an asset is used by a GTB in the supply of-
  - (a) one or more **regulated service**; or
  - (b) one or more regulated service and one or more unregulated service,

where at least one of those **regulated services** is a **gas transmission service**, the unallocated initial RAB value is the value of the asset had no allocation of asset value relevant to regulatory disclosures been undertaken.

- (3) The initial RAB value of an asset is determined as the value allocated to gas transmission services as a result of-
  - (a) adopting its unallocated initial RAB value; and
  - (b) applying clause 2.1.1 to it.
- 2.2.4 RAB roll forward
- (1) Unallocated opening RAB value in respect of an asset in relation to-
  - (a) the disclosure year 2010, is its unallocated initial RAB value; and
  - (b) a **disclosure year** thereafter is its **unallocated closing RAB value** in the preceding **disclosure year**.
- (2) Unallocated closing RAB value means in the case of-
  - (a) a found asset, its value of found asset;
  - (b) a **disposed asset**, nil;
  - (c) a **lost asset**, nil;
  - (d) any other asset with an **unallocated opening RAB value**, the value determined in accordance with the formula-

# unallocated opening RAB value - unallocated depreciation + unallocated revaluation; and

- (e) any other asset having a **commissioning date** in the **disclosure year** in question, its **value of commissioned asset**.
- (3) Opening RAB value, in respect of an asset, is, for-
  - (a) the disclosure year 2010, its initial RAB value; and

- (b) a **disclosure year** thereafter, its **closing RAB value** in the preceding **disclosure year**.
- (4) Closing RAB value, in respect of an asset, is determined as the value allocated to **gas transmission services** as a result of-
  - (a) adopting its unallocated closing RAB value; and
  - (b) applying clause 2.1.1 to it.

#### 2.2.5 Depreciation

(1) Unallocated depreciation, in the case of an asset with an unallocated opening RAB value, is determined, subject to subclause (3) and clauses 2.2.6 and 2.2.7, in accordance with the formula-

#### [1 ÷ remaining asset life] × unallocated opening RAB value.

(2) Depreciation, in the case of an asset with an **opening RAB value**, is determined, subject to subclause (3) and clause 2.2.6, in accordance with the formula-

#### [1 ÷ remaining asset life] × opening RAB value.

- (3) For the purposes of subclauses (1) and (2)-
  - (a) unallocated depreciation and depreciation are nil in the case of-
    - (i) land;
    - (ii) an easement other than a fixed life easement; and
    - (iii) a **network spare** in respect of the period before which depreciation for the **network spare** in question commences under **GAAP**; and
  - (b) in all other cases, where the asset's **physical asset life** at the end of the **disclosure year** is nil-
    - (i) unallocated depreciation is the asset's **unallocated opening RAB value**; and
    - (ii) depreciation is the asset's opening RAB value.

#### 2.2.6 Depreciation - alternative depreciation method

Where, under a **CPP**, in accordance with clause 5.3.8, an **alternative depreciation method** is applied to an asset, unallocated depreciation and depreciation for that asset, in respect of each **disclosure year** of the **CPP regulatory period**, are determined in accordance with that **alternative depreciation method**, subject to, in the case of unallocated depreciation, clause 2.2.7.

#### 2.2.7 Unallocated depreciation constraint

For the purpose of clause 2.2.5, the sum of **unallocated depreciation** of an asset calculated over its **asset life** may not exceed the sum of-

- (a) all **unallocated revaluations** applying to that asset in all **disclosure years**; and
- (b) in the case of an asset-
  - (i) in the initial RAB, its unallocated initial RAB value; or
  - (ii) not in the **initial RAB**, its **value of commissioned asset** or **value of found asset**.

#### 2.2.8 Physical asset life

- (1) Physical asset life means, subject to subclauses (2) and (5), in the case of-
  - (a) a **fixed life easement**, the fixed duration or fixed period (as the case may be) referred to in the definition of **fixed life easement**;
  - (b) an extended life asset or a refurbished asset, its physical service life potential as determined by the **GTB**;
  - (c) an asset determined by the **GTB** to have a service life potential shorter than its **standard physical asset life**, its physical service life potential as determined by an **engineer**, subject to subclause (3);
  - (d) a **found asset** for which a similar asset exists as described in subclause 2.2.12(2)(b)(i), the **asset life** applying to the similar asset;
  - (e) a non-**network** asset, or **right-of-use** asset, its asset life as determined under **GAAP**;
  - (f) an asset acquired or transferred from a regulated supplier, the asset life that the vendor would have assigned to the asset at the end of its disclosure year had the asset not been transferred;
  - (g) an asset acquired or transferred from an entity other than a **regulated supplier**:
    - (i) where a similar asset exists, the **asset life** assigned to the similar asset; or
    - (ii) where a similar asset does not exist, the physical service life potential determined by an **engineer**, subject to subclause (3);
  - (h) an asset not referred to in paragraphs (a)-(g)-
    - (i) in the initial RAB and an included asset; or
    - (ii) not in the initial RAB,

and-

- (iii) having a **standard physical asset life**, its **standard physical asset life**;
- (iv) not having a **standard physical asset life**, the **asset life** applying to an asset with an **unallocated opening RAB value** that is similar in terms of asset type; or
- (v) in all other cases, its physical service life potential determined by an **engineer**, subject to subclause (3);
- (i) an asset (other than a composite asset) not referred to in paragraphs
   (a)-(h), its remaining physical service life potential as on the last day of the disclosure year 2009 as determined in accordance with the method used to determine an allowance for depreciation, in the case of-
  - Maui Development Limited, for the calculation of the 'Accounting Return on Total Assets' measured in the 2009 disclosure financial statements; and
  - (ii) all other GTBs, for the purpose of the 2009 disclosure financial statements;

- (j) a composite asset, the average asset life of the assets comprising it determined in accordance with paragraphs (a)–(i), with the modification that each such asset life must be weighted with respect to the proportion of its respective **opening RAB value** to the sum of the **opening RAB values** of the components in the earliest **disclosure year** in which all component assets were held by the **GTB**.
- (2) For the purpose of subclause (1), physical asset life means, in the case of a dedicated asset which is not expected to be used by the GTB to provide gas transmission services beyond the term of the fixed term agreement relating to the asset between the GTB and the consumer, at the GTB's election, the term of that agreement instead of the physical asset life that would otherwise apply under that subclause.
- (3) For the purpose of subclauses (1)(c), (1)(g)(ii) and (1)(h)(v), a determination made in accordance with this clause by an **engineer** of physical service life potential-
  - (a) in relation to an asset with an unallocated opening RAB value is deemed applicable to all assets of similar asset type for which there is a requirement in this clause for an engineer's determination of physical service life potential; and
  - (b) must be evidenced by a report written by the **engineer** in question that includes an acknowledgement by the **engineer** that the report may be publicly disclosed by a **GTB** pursuant to an **ID determination**.
- (4) In this clause-
  - (a) 'dedicated asset' means an asset operated for the benefit of a particular consumer pursuant to a fixed term agreement for the supply of gas transmission services between the GTB in question and that consumer;
  - (b) 'extended life asset' means an asset whose physical service life potential is greater than its standard physical asset life;
  - (c) 'refurbished asset' means an asset on which work (other than maintenance) has been carried out resulting in an extension to its physical service life potential; and
  - (d) 'composite asset' means a configuration of two or more assets that is not capable of operation in the absence of any of those assets.
- (5) If the **Commission** has applied an adjustment factor under clause 4.2.2(3) and (4) for a **DPP regulatory period**, a **GTB** must-
  - (a) in respect of the first transitional disclosure year for which an adjustment factor is applied by the Commission for that DPP regulatory period, reduce or extend (as the case may be) the asset life of some or all assets that have an unallocated opening RAB value, such that:
    - (i) the forecast depreciation in respect of existing assets for the first transitional disclosure year and each subsequent disclosure year that ends in the DPP regulatory period, in aggregate, is equivalent to the value of the forecast depreciation for existing assets in the applicable DPP determination for that GTB; and
    - (ii) subject to subclause (5)(a)(i), the remaining average asset life for existing assets in the first **transitional disclosure year** calculated in

accordance with subclause (6) approximates the value of the **transitional adjusted asset life for existing assets** in the applicable **DPP determination** for that **GTB**; and

- (b) for assets commissioned during that DPP regulatory period, apply a percentage reduction or extension (as the case may be) to the applicable asset life for those assets equal to the percentage reduction or extension to the asset life of the existing assets of a similar asset type as made under subclause (5)(a).
- (6) For the purposes of subclause (5)(a), the 'remaining average asset life for existing assets' for the first **transitional disclosure year** means the value determined in accordance with the formula-

#### <u>"</u>sum of **opening RAB value** for all assets ÷ sum of **depreciation** for all assets."

- 2.2.9 Revaluation
- (1) Unallocated revaluation is the amount determined, subject to subclause (3), in accordance with the formula-

#### unallocated opening RAB value × revaluation rate.

(2) Revaluation is the amount determined, subject to subclause (3), in accordance with the formula-

#### opening RAB value × revaluation rate.

- (3) For the purposes of subclauses (1) and (2), where-
  - (a) the asset's **physical asset life** at the end of the **disclosure year** in question is nil; or
  - (b) the asset is a-
    - (i) **disposed asset**; or
    - (ii) lost asset,

unallocated revaluation and revaluation are nil.

(4) Revaluation rate means, in respect of a **disclosure year**, the amount determined in accordance with the formula-

 $(CPI_4 \div CPI_4^{-4}) -1,$ 

where-

*CPI*<sup>4</sup> means **CPI** for the quarter that coincides with the end of the **disclosure year**; and

*CPI*<sub>4</sub><sup>-4</sup> means **CPI** for the quarter that coincides with the end of the preceding **disclosure year**.

#### 2.2.10 Revaluation treated as income

**Revaluation**, for the purpose of determining profitability, must be treated as income.

#### 2.2.11 Value of commissioned assets

- (1) Value of commissioned asset, in relation to an asset (including an asset in respect of which capital contributions were received or a vested asset), means the cost of the asset to a GTB determined by applying GAAP to the asset as on its commissioning date, except that, subject to subclause (2), the cost of-
  - (a) an intangible asset, unless it is-
    - (i) a finance lease; or
    - (ii) an identifiable non-monetary asset,

is nil;

- (b) an easement, is limited to its market value as on its commissioning date as determined by a valuer;
- (c) easement land is nil;
- (d) a network spare-
  - (i) which is not required, in light of the historical reliability and number of the assets it is held to replace; or
  - (ii) whose cost is not treated wholly as or part of the cost of an asset under **GAAP**,

is nil;

- (e) an asset-
  - (i) acquired from another **regulated supplier**; and
  - (ii) used by that **regulated supplier** in the **supply** of **regulated goods or services**,

is limited to the unallocated closing RAB value of the asset that would have applied for the other **regulated supplier**, had the asset not been acquired by the **GTB** in the **disclosure year** of the **regulated supplier** when the asset was transferred (as 'unallocated closing RAB value' is defined in the **input methodologies** applying to the **supply** of **regulated goods or service** by the **regulated supplier**);

- (f) an asset that was previously used by a GTB in its supply of other regulated services is limited to the unallocated opening RAB value of the asset in relation to those other regulated services as on the day before the commissioning date (as 'unallocated opening RAB value' is defined in the input methodologies applying to the regulated goods or services supplied by the GTB);
- (g) an asset or a component of a commissioned asset acquired in a related party transaction, other than an asset to which paragraphs (e) or (f) apply, is the cost specified in subclause (5);
- (h) an asset in respect of which capital contributions were received where such contributions do 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 capital contributions; and
- (i) a **vested asset** in respect of which its fair value is treated as its cost under **GAAP**, must exclude any amount of the fair value of the asset

determined under **GAAP** that exceeds the amount of consideration provided by the **GTB**.

- (2) When applying **GAAP** for the purpose of subclause (1), the cost of financing is-
  - (a) the cost of financing is-
    - applicable only in respect of the period commencing on the date the asset becomes a works under construction and terminating on its commissioning date; and
    - (ii) calculated using a rate not greater than the **GTB's** weighted average of borrowing costs for each applicable **disclosure year**; and-
  - (b) the value of a commissioned asset that, before its commissioning date, the GTB acquired from another regulated suppler as works under construction, is limited to the sum of:
    - (i) the cost incurred by the other **regulated supplier** in constructing those works; and
    - (ii) any additional costs of the GTB in completing the construction of those works (excluding any amount paid to the other regulated supplier).
- (3) For the purposes of subclause (2)(<u>a</u>b)(<u>ii</u>), the 'weighted average of borrowing costs' is calculated for a **disclosure year** using principles set out in **GAAP**, where:
  - (a) the cost of financing rate is the weighted average of the costs applicable to borrowings in respect of capex that are outstanding during the disclosure year;
  - (b) the total costs applicable to borrowings outstanding, as used in calculating the weighted average, must include costs of borrowings made specifically for the purpose of any particular –
    - (i) capex projects; or
    - (ii) capex programmes; and
  - the amount of borrowing costs capitalised during the disclosure year must not exceed the amount of borrowing costs incurred during the disclosure year;
  - (d) if a capital contribution is received by a GTB, the relevant asset becomes works under construction for the purposes of calculating the cost of financing;
  - (e) subject to subclause (i), a capital contribution will reduce the cost of works under construction for the purpose of the calculation of the finance cost, even if the resulting value of works under construction is negative;
  - (f) subject to subclause (g), if the value of works under construction is negative in accordance with subclause (e), the cost of financing for the period ending on the commissioning date will be negative;
  - (g) if the cost of financing an asset which is **works under construction** is negative under subclause (f), it will reduce the value of the relevant

asset or assets by that negative amount where such a reduction is not otherwise made under **GAAP**;

- (h) for the purpose of subclause (d), **works under construction** includes assets that are forecast to be enhanced or acquired; and
- (i) if the cost of financing is derived as income in relation to **works under construction** and is both-
  - (i) negative; and
  - (ii) included in regulatory income under an ID determination,

it will not reduce the value of the relevant asset or assets where such reduction is not otherwise made under **GAAP**.

- (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; and
  - (b) where expenditure on an asset which forms part of the cost of that asset under GAAP is incurred by a GTB after that asset was commissioned, such expenditure is treated as relating to a separate asset.
- (5) For the purpose of <u>subclauseparagraph 2.2.11</u>(1)(g), the cost of a commissioned asset, or a component of a commissioned asset, acquired in a related party transaction, must be set on the basis that-
  - (a) the cost is not greater than either of the following amounts determined under **GAAP**:
    - (i) the value that would have applied if that transaction had been an arm's-length transaction; or
    - (ii) the actual amount charged to the GTB by the related party; and
  - (a) the cost of a commissioned asset or a component of a commissioned asset acquired in the related party transaction must be given a value not greater than if that transaction had the terms of an arm's length transaction;
  - (b) <u>for the purpose of paragraph (a)(i)</u>, an objective and independent measure must be used in determining the terms of an **arm's-length** transaction.<u>for the purpose of paragraph (a)</u>; and
  - (c) for the purpose of paragraph (a), where a commissioned asset or a component of a commissioned asset is acquired in the related party transaction, the value that qualifies for recognition as the cost of a commissioned asset or a component of a commissioned asset must not exceed the actual amount charged to the GTB by the related party.
- (6) For the purpose of subclause (5)(a), a **related party transaction** will be treated as if it had the terms of an **arm's-length transaction** if the **commissioned** asset, or <u>the</u>

component of the **commissioned** asset, acquired from a **related party** is valued at the cost incurred by the **related party**, provided that this is-

- (a) fair and reasonable to the GTB; and
- (b) substantially the same as the cost that has been incurred or would be incurred by the **related party** in providing the same type of asset to third parties.

#### 2.2.12 Value of found assets

- (1) Found asset means, in relation to a **disclosure year**, an asset-
  - (a) other than **easement land**;
  - (b) other than an intangible asset, unless it is-
    - (i) a finance lease; or
    - (ii) an identifiable non-monetary asset;
  - (c) not having a **commissioning date** in the **disclosure year** in question;
  - (d) the value of which-
    - (i) is not included as an unallocated opening RAB value in the disclosure year in question nor was so included in any prior disclosure year pursuant to clause 2.2.4(1); and
    - (ii) was not included in an **unallocated closing RAB value** in any prior **disclosure year** in accordance with clause 2.2.4(2); and
  - (e) first determined by the **GTB** in the **disclosure year** in question to have a **commissioning date** after the **disclosure year** 2009.
- (2) The value of found asset for a found asset is-
  - (a) the found asset's cost calculated consistently with GAAP; or
  - (b) where sufficient records do not exist to establish the **found asset's** cost for the purposes of **GAAP**,
    - where an asset with an unallocated opening RAB value for that disclosure year is similar (in terms of asset type and age) to the found asset, the unallocated opening RAB value of the similar asset; and
    - (ii) in all other cases, its market value as determined by a valuer as at the date that the asset was first determined to have been commissioned in a prior disclosure year after the disclosure year 2009.

## SUBPART 3 Treatment of taxation

- 2.3.1 <u>Regulatory tax allowance</u>
- (1) Regulatory tax allowance is, where regulatory net taxable income is-
  - (a) nil or a positive number, the **tax effect** of **regulatory net taxable income**; and
  - (b) a negative number, nil.
- (2) Regulatory net taxable income is **regulatory taxable income** less **utilised tax losses**.

(3) Regulatory taxable income is determined in accordance with the formula-

regulatory profit / (loss) before tax + permanent differences + temporary differences - notional deductible interest.

- (4) Regulatory profit / (loss) before tax means the amount of 'regulatory profit / (loss) before tax' as determined in accordance with an **ID determination**.
- (5) For the purpose of subclause (3), 'notional deductible interest' means the amount determined in accordance with the formula-

((regulatory investment value ×leverage × cost of debt) + term credit spread differential allowance) /  $\sqrt{1 + \cos t}$  of debt.

- (6) For the purpose of subclause (5), 'regulatory investment value' means the value for 'regulatory investment value' determined in accordance with the **ID determination** applicable to the **disclosure year** and the **regulated good or service** in question.
- 2.3.2 Tax losses
- (1) Utilised tax losses means opening tax losses, subject to subclause (2).
- (2) For the purpose of subclause (1), utilised tax losses may not exceed **regulatory taxable income**.
- (3) In this clause, 'opening tax losses' in relation to a disclosure year that commenced-
  - (a) in 2009, is nil; and
  - (b) after 2009, is closing tax losses for the preceding **disclosure year**.
- (4) For the purpose of subclause (3)(b), 'closing tax losses' means the amount determined in accordance with the following formula, in which each term is an absolute value:

opening tax losses + current period tax losses - utilised tax losses.

- (5) For the purpose of subclause (4), 'current period tax losses' is, where **regulatory taxable income** is-
  - (a) nil or a positive number, nil; and
  - (b) a negative number, regulatory taxable income.
- 2.3.3 Permanent differences
- (1) Permanent differences is the amount determined in accordance with the formula-

positive permanent differences - negative permanent differences.

- (2) For the purpose of subclause (1), 'positive permanent differences' means the sum of-
  - (a) all amounts of income-
    - treated as taxable were the tax rules applied to determine income tax payable in respect of the GTB's supply of gas transmission services; and
    - (ii) not included as amounts of income in determining regulatory profit / (loss) before tax; and
  - (b) all amounts of expenditure or loss-

- (i) included as amounts of expenditure or loss in determining regulatory profit / (loss) before tax; and
- (ii) not treated as deductions were the tax rules applied to determine income tax payable in respect of the GTB's supply of gas transmission services,

if the difference in treatment of amounts of-

- (c) income under paragraphs (a)(i) and paragraph (a)(ii); or
- (d) expenditure or loss under paragraph (b)(i) and paragraph (b)(ii),

is a difference that-

- (e) is not a **reversal** or partial **reversal** of a difference for a prior **disclosure year**; and
- (f) will not reverse in a subsequent disclosure year.
- (3) For the purpose of subclause (1), 'negative permanent differences' means the sum of-
  - (a) all amounts of income-
    - (i) included as amounts of income in determining **regulatory profit /** (loss) before tax; and
    - (ii) not treated as taxable were the tax rules applied to determine income tax payable in respect of the GTB's supply of gas transmission services; and
  - (b) all amounts of expenditure or loss-
    - treated as deductions were the tax rules applied to determine income tax payable in respect of the GTB's supply of gas transmission services; and
    - (ii) not included as amounts of expenditure or loss in determining regulatory profit / (loss) before tax,

if there are differences between the values in-

- (c) paragraphs (a)(i) and paragraph (a)(ii); and
- (d) paragraphs (b)(i) and paragraph (b)(ii),

and such differences-

- (e) are not the **reversal** of a difference in a prior **disclosure year**; and
- (f) will not **reverse** in a subsequent **disclosure year**.
- (4) For the purpose of subclause (3), negative permanent differences excludes amounts that are-
  - (a) expenditure or loss determined in accordance with the tax rules that is-
    - (i) interest; or
    - (ii) incurred in borrowing money; and
  - (b) any-
    - (i) tax losses; or
    - (ii) subvention payment made or received by a **GTB**.

#### 2.3.4 Deferred tax

Deferred tax in relation to any disclosure year is nil.

- 2.3.5 <u>Temporary differences</u>
- (1) Temporary differences is the amount determined in accordance with the formula-

*depreciation temporary differences + positive temporary differences - negative temporary differences.* 

- (2) For the purpose of this clause, 'depreciation temporary differences' means **total depreciation** less tax depreciation.
- (3) For the purpose of subclause (2) 'tax depreciation' means the sum of the amounts determined by application of the **tax depreciation rules** to the **regulatory tax asset value** of each asset.
- (4) For the purpose of subclause (1), 'positive temporary differences' means the sum of-
  - (a) all amounts of income-
    - treated as taxable if the tax rules were applied to determine income tax payable in respect of the GTB's supply of gas transmission services; and
    - (ii) not included as amounts of income in determining regulatory profit / (loss) before tax; and
  - (b) all amounts of expenditure or loss-
    - (i) included as amounts of expenditure or loss in determining regulatory profit / (loss) before tax; and
    - (ii) not treated as deductions were the tax rules applied to determine income tax payable in respect of the GTB's supply of gas transmission services,

less any amount that are depreciation temporary differences, if there are differences between the values in-

- (c) paragraphs (a)(i) and (a)(ii); and
- (d) paragraphs (b)(i) and (b)(ii),

and such differences-

- (e) are the reversal of a difference in a prior disclosure year; or
- (f) will **reverse** in a subsequent **disclosure year**.
- (5) For the purpose of subclause (1), 'negative temporary differences' means the sum of-
  - (a) all amounts of income-
    - (i) included as amounts of income in determining regulatory profit / (loss) before tax; and
    - (ii) not treated as taxable were the tax rules applied to determine income tax payable in respect of the GTB's supply of gas transmission services; and
  - (b) all amounts of expenditure or loss-

- treated as deductions were the tax rules applied to determine income tax payable in respect of the GTB's supply of gas transmission services; and
- (ii) not included as amounts of expenditure or loss in determining regulatory profit / (loss) before tax,

less any amount that are depreciation temporary differences, if there are differences between the values in-

- (c) paragraphs (a)(i) and (a)(ii); and
- (d) paragraphs (b)(i) and (b)(ii),

and such differences-

- (e) are the **reversal** of a difference in a prior **disclosure year**; or
- (f) will **reverse** in a subsequent **disclosure year**.

#### 2.3.6 <u>Regulatory tax asset value</u>

(1) Regulatory tax asset value, in relation to an asset, means the value determined in accordance with the formula-

*tax asset value* × result of *asset allocation ratio*.

- (2) For the purpose of subclause (1), 'tax asset value' means, in respect of-
  - (a) an asset-
    - (i) in the initial RAB where, in the disclosure year 2010, the sum of unallocated initial RAB values is less than the sum of the adjusted tax values of all assets in the initial RAB;
    - (ii) acquired from a **regulated supplier** who used it to **supply regulated goods or services**; or
    - (iii) acquired or transferred from a related party,

the value of the asset determined by applying the **tax depreciation rules** to its notional tax asset value; and

- (b) any other asset, its **adjusted tax value**.
- (3) 'Notional tax asset value' means, for the purpose of-
  - (a) subclause (2)(a), adjusted tax value of the asset in the disclosure year
     2010 adjusted to account proportionately for the difference between the-
    - (i) sum of the **unallocated initial RAB values**; and
    - (ii) sum of the adjusted tax values,

of all assets in the initial RAB;

- (b) subclause (2)(a)(ii), 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
- (c) subclause (2)(a)(iii), 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 or, if relevant capital contributions are treated for tax purposes in accordance with section CG 8 of the Income Tax Act 2007 (or subsequent equivalent provisions), limited to the value of commissioned asset plus any taxed capital contributions applicable to the asset.
- (4) For the purpose of subclause (1), 'result of asset allocation ratio' means, where an asset or group of assets maintained under the **tax rules**-
  - (a) has a matching asset or group of assets maintained for the purpose of Subpart 2, the value obtained in accordance with the formula-

**opening RAB value** or sum of **opening RAB values**, as the case may be

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**unallocated opening RAB value** *or sum of* **unallocated opening RAB values**, *as the case may be*,

applying the formula in respect of the asset or smallest group of assets maintained for the purpose of Subpart 2 that has a matching asset or group of assets maintained under the **tax rules**; and

(b) does not have a matching asset or group of assets maintained for the purpose of Subpart 2, the value of the asset allocated to the **supply** of **gas transmission services** were clause 2.1.1 to apply to the asset or group of assets.

# SUBPART 4 Cost of capital

- 2.4.1 <u>Methodology for estimating the weighted average cost of capital</u>
- (1) The **Commission** will determine mid-point estimates of vanilla **WACC** for each **GTB** for each **disclosure year**-
  - (a) in respect of the **regulatory period term** commencing on the first day of the **disclosure year** in question;
  - (b) within 1 month of the start of the disclosure year in question; and
  - (c) in accordance with the formula-

 $r_d \, L + r_e(1-L).$ 

- (2) The **Commission** will calculate mid-point estimates of post-tax **WACC** for each **GTB** for each **disclosure year**-
  - (a) in respect of the **regulatory period term** commencing on the first day of the **disclosure year** in question;
  - (b) within 1 month of the start of the **disclosure year** in question; and
  - (c) in accordance with the formula-

 $r_d (1 - T_c)L + r_e (1 - L).$ 

(3) In this clause-

L is **leverage**;

 $r_d$  is the cost of debt and is estimated in accordance with the formula:

 $r_f + p + d;$ 

 $r_e$  is the cost of equity and is estimated in accordance with the formula:

 $r_f(1 - T_i) + \beta_e TAMRP;$ 

 $T_c$  is the average corporate tax rate;

*r<sub>f</sub>* is the risk-free rate;

- *p* is the **average debt premium**;
- *d* is the debt issuance costs;
- $T_i$  is the average investor tax rate;
- $\boldsymbol{\beta}_{e}$  is the equity beta; and

TAMRP is the tax-adjusted market risk premium.

- (4) For the purpose of this clause-
  - (a) the <u>leverage</u>, average investor tax rate, the equity beta, the debt issuance costs, the average corporate tax rate and the tax-adjusted market risk premium are the amounts specified in or determined in accordance with clause 2.4.2; and
  - (b) the risk-free rate must be estimated in accordance with clause 2.4.3.

#### 2.4.2 Fixed WACC parameters

- (1) Leverage is 4<u>1</u>2%.
- (2) 'Average investor tax rate' is the average of the investor tax rates that, as at the date that the estimation is made, will apply to each of the **disclosure years** in the **regulatory period term\_**commencing on the first day of the **disclosure year** in question.
- (3) For the purpose of subclause (2), 'investor tax rate' is, for each **disclosure year**, the maximum **prescribed investor rate** applicable at the start of that **disclosure year** to an individual who is-
  - (a) resident in New Zealand; and
  - (b) an investor in a **multi-rate PIE**.
- (4) 'Average corporate tax rate' is the average of the corporate tax rates that, as at the date that the estimation is made, will apply during the regulatory period term commencing on the first day of the disclosure year in question.
- (5) 'Equity beta' is 0.6<u>8</u>9.
- (6) 'Debt issuance costs' are 0.2% where the regulatory period term is five years and 0.25% where the regulatory period term is four years.
- (7) 'Tax-adjusted market risk premium' is 7.<u>0</u>5%.
- 2.4.3 <u>Methodology for estimating risk-free rate</u>

The Commission will estimate a risk-free rate-

(a) for each **disclosure year**; and

(b) within 1 month of the start of the disclosure year in question,

by-

- (c) obtaining, for notional benchmark New Zealand government New Zealand dollar denominated nominal bonds, the wholesale market linearly-interpolated bid yield to maturity for a residual period to maturity equal to the relevant-regulatory period term on each business day in the 3 months preceding the start the disclosure year;
- (d) calculating the annualised interpolated bid yield to maturity for each **business day**; and
- (e) calculating the unweighted arithmetic average of the daily annualised interpolated bid yields to maturity.
- 2.4.4 <u>Methodology for estimating average debt premium</u>
- (1) The **Commission** will determine an estimate of an amount for the **average debt premium**-
  - (a) for each **disclosure year**; and
  - (b) within 1 month of each **disclosure year**.
- (2) For the purpose of subclause (1), 'average debt premium' means the <u>simpleunweighted</u> arithmetic average of the five **debt premium** values estimated in accordance with subclauses (4) <u>and</u>, (5) <del>and (6)</del> for:
  - (a) the current **debt premium reference year**; and
  - (b) the four previous debt premium reference years.
- (3) For the purpose of subclause (2)(a), 'current debt premium reference year' refers to the **debt premium reference year** that contains the start of the **disclosure year**.
- (4) For the **debt premium reference year** 2017 or earlier, the following **debt premium** values apply-
  - (a) 2013 = 1.90%; (b) 2014 = 2.34%; (c) 2015 = 1.84%; (d) 2016 = 1.66%; and (e) 2017 = 1.54%.

(5)(4) Debt premium means the spread between-

- (a) the bid yield to maturity on vanilla NZ\$ denominated bonds that-
  - (i) are issued by a **GPB** or an **EDB**;
  - (ii) are publicly traded;
  - (iii) have a qualifying rating of grade BBB+; and
  - (iv) have a remaining term to maturity of 5 years; and
- (b) the contemporaneous interpolated bid yield to maturity of notional benchmark New Zealand government New Zealand dollar denominated nominal bonds having a remaining term to maturity of 5 years.
- (6)(5) For the purposes of subclause (2), the amount of the debt premium will be estimated by-

- (a) identifying publicly traded vanilla NZ\$ denominated bonds issued by a qualifying issuer that are-
  - (i) investment grade credit rated; and
  - (ii) of a type described in the paragraphs of subclause  $(\underline{67})$ ;
- (b) in respect of each bond identified in accordance with paragraph (a)-
  - (i) obtaining its wholesale market annualised bid yield to maturity; and
  - (ii) calculating by linear interpolation with respect to maturity, the contemporaneous wholesale market annualised bid yield to maturity for a notional benchmark New Zealand government New Zealand dollar denominated nominal bond with the same remaining term to maturity; and
  - (iii) calculating its contemporaneous interpolated bid to bid spread over notional benchmark New Zealand government New Zealand dollar denominated nominal bonds with the same remaining term to maturity, by deducting the yield calculated in accordance with sub-paragraph (ii) from the yield obtained in accordance with subparagraph (i),

for each **business day** in the 12 months preceding the start of the **debt premium reference year**;

- (c) calculating, for each such bond identified in accordance with paragraph
   (a), the un-weighted artihmetic average of the daily spreads identified
   in accordance with paragraph (b)(iii); and
- (d) subject to subclause (67), estimating, by taking account of the average spreads identified in accordance with paragraph (c), and having regard to the debt premium estimated from applying the Nelson-Siegel-Svensson approach, the average spread that would reasonably be expected to apply to a vanilla NZ\$ denominated bond that-
  - (i) is issued by a **GPB** or an **EDB** that is neither 100% owned by the Crown nor a **local authority**;
  - (ii) is publicly traded;
  - (iii) has a qualifying rating of grade BBB+; and
  - (iv) has a remaining term to maturity of 5 years.

(7)(6) For the purpose of subclauses (56)(a) and (56)(d), the Commission will have regard, subject to subclauses (78), to the spreads observed on the following types of vanilla NZ\$ denominated bonds issued by a qualifying issuer:

- (a) those that-
  - (i) have a qualifying rating of grade BBB+; and
  - (ii) are issued by a **GPB** or an **EDB** that is neither 100% owned by the Crown nor a **local authority**;
- (b) those that-
  - (i) have a **qualifying rating** of grade BBB+; and

- (ii) are issued by an entity other than a GPB or an EDB that is neither 100% owned by the Crown nor a local authority;
- (c) those that-
  - (i) have a **qualifying rating** of a grade different to BBB+; and
  - (ii) are issued by a **GPB** or an **EDB** that is neither 100% owned by the Crown nor a **local authority**;
- (d) those that-
  - (i) have a **qualifying rating** of a grade different to BBB+; and
  - (ii) are issued by an entity other than a **GPB** or an **EDB** that is neither 100% owned by the Crown nor a **local authority**; and
- (e) those that are-
  - (i) investment grade credit rated; and
  - (ii) issued by an entity that is 100% owned by the Crown or a **local authority**.

(8)(7) For the purpose of subclause (67)-

- (a) progressively lesser regard will ordinarily be given to the spreads observed on the bond types in accordance with the order in which the bond types are described in subclause (<u>6</u>7);
- (b) the spread on any bond of the type described in subclause (<u>6</u>7) that has a remaining term to maturity of less than 5 years will ordinarily be considered to be the minimum spread that would reasonably be expected to apply on an equivalently credit-rated bond issued by the same entity with a remaining term to maturity of 5 years; and
- (c) the **Commission** will adjust spreads observed on bonds described under subclauses (<u>6</u><del>7</del>)(b) to (<u>6</u><del>7</del>)(e) to approximate the spread that is likely to have been observed had the bonds in question been of the type described in subclause (<u>6</u><del>7</del>)(a).
- (9)(8) For the purpose of subclause (56)(d), 'Nelson-Siegel-Svensson approach' means a method for modelling yield curves and term structures of interest rates which establishes a relationship between term to maturity and the **debt premium**, and where a curve is generated by changing the parameters of a yield curve functional form to minimise the squared deviation between estimated and observed values.
- 2.4.5 <u>Methodology for estimating the WACC range and the 67th percentile of WACC</u>
- (1) The Commission will determine a WACC range for each mid-point estimate of WACC-
  - (a) for each **disclosure year**; and
  - (b) within 1 month of the start of the **disclosure year** in question.
- (2) For the purpose of subclause (1), 'WACC range' means the values falling between the 25th percentile and 75th percentile, inclusive, of the **mid-point estimate of WACC**.
- (3) For the purpose of subclause (2)-
  - (a) the **mid-point estimate of WACC** must be treated as the 50th percentile; and

- (b) the-
  - (i) 75th percentile must be determined in accordance with the formula-

mid-point estimate of WACC + 0.674 × standard error; and

(ii) 25th percentile must be determined in accordance with the formula-

mid-point estimate of WACC - 0.674 × standard error,

where the **standard error** of the relevant **mid-point estimate of WACC** is 0.0105.

- (4) The **Commission** will, commencing with **disclosure year** 2018, determine a 67th percentile estimate of vanilla **WACC** and a 67<sup>th</sup> percentile estimate of post tax **WACC** 
  - -
- (a) for each disclosure year; and
- (b) within 1 month of the start of the disclosure year in question.
- (5) For the purpose of subclause (4)-
  - (a) the mid-point estimate of WACC must be treated as the 50th percentile; and
  - (b) the 67th percentile must be determined in accordance with the formula-

#### mid-point estimate of WACC + 0.440 x standard error, where the standard error of the mid-point estimate of WACC is 0.0105.

#### 2.4.6 Publication of estimates

The **Commission** will publish all determinations and estimates that it is required to make by this subpart-

- (a) on its website; and
- (b) no later than 1 month after having made them.
- 2.4.7 Interpretation of terms relating to term credit spread differential
- (1) 'Qualifying debt' means a line of debt-
  - (a) with an original tenor greater than 5 years; and
  - (b) issued by a qualifying supplier.
- (2) Qualifying supplier means a **regulated supplier** whose debt portfolio, as at the date of that supplier's most recently published audited financial statements, has a weighted average original tenor greater than 5 years.
- 2.4.8 Term credit spread difference
- (1) Term credit spread difference is determined in accordance with the formula-

 $T \times U$ ,

where-

(a) 'T' is the amount determined in accordance with the formula-

 $0.00075 \times (\text{original tenor of the qualifying debt} - 5)$ 

- (b) 'U' is the book value in New Zealand dollars of the **qualifying debt** at its date of issue.
- (2) For the purpose of this clause, where the **qualifying debt** is issued to a **related party**, 'original tenor of the **qualifying debt**' means the-
  - (a) tenor of the **qualifying debt**; or
  - (b) period from the **qualifying debt's** date of issue to the earliest date on which its repayment is or may be required,

whichever is the shorter.

- 2.4.9 <u>Methodology for estimating term credit spread differential</u>
- (1) This clause applies to the determination of the amount of any term credit spread differential in respect of a qualifying debt for the purpose of disclosure pursuant to an ID determination of a-
  - (a) term credit spread differential allowance; or
  - (b) term credit spread differential.
- (2) Disclosure to which this clause applies may only be made by a **qualifying supplier**.
- (3) Term credit spread differential is the amount determined in accordance with the formula-

 $(A \div B) \times C \times D,$ 

where-

- (a) 'A' is the sum of the **term credit spread difference** and debt issuance cost re-adjustment;
- (b) 'B' is the book value of the qualifying supplier's total interest-bearing debt as at the balance date of the supplier's financial statements audited and published in the disclosure year in question relate;
- (c) 'C' is leverage; and
- (d) 'D' is, in relation to the qualifying supplier, the average of-
  - (i) the sum of opening RAB values; and
  - (ii) the sum of closing RAB values.
- (4) For the purpose of subclause (3)(a), 'debt issuance cost re-adjustment' is the amount determined in accordance with the formula-

 $(0.01 \div original tenor of the qualifying debt - 0.002) \times book value in New Zealand dollars of the qualifying debt at its date of issue,$ 

which amount, for the avoidance of doubt, will be a negative number.

## SUBPART 5 Pricing methodologies

2.5.1 Disclosure of pricing methodologies

In accordance with the requirements For the purpose of any requirement in an ID determination, a GTB must provide to disclose-

- (a) an explanation of the extent of consistency of a **GTB's** pricing methodology with the **pricing principles**; or
- (b) reasons for any inconsistency between a **GTB's** pricing methodology with the **pricing principles**.
- 2.5.2 <u>Pricing principles</u>
- (1) Prices are to signal the economic costs of service provision, by-
  - (a) being subsidy free, that is, equal to or greater than incremental costs and less than or equal to standalone costs, except where subsidies arise from compliance with legislation and/or other regulation;
  - (b) having regard, to the extent practicable, to the level of available service capacity; and
  - (c) signalling, to the extent practicable, the effect of additional usage on future investment costs.
- (2) Where prices based on 'efficient' incremental costs would under-recover allowed revenues, the shortfall is made up by prices being set in a manner that has regard to **consumers'** demand responsiveness, to the extent practicable.
- (3) Provided that prices satisfy (1) above, prices are responsive to the requirements and circumstances of **consumers** in order to-
  - (a) discourage uneconomic bypass; and
  - (b) allow negotiation to better reflect the economic value of services and enable **consumers** to make price/quality trade-offs or non-standard arrangements for services.
- (4) Development of prices is transparent, promotes price stability and certainty for **consumers**, and changes to prices have regard to the effect on **consumers**.

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# PART 3 INPUT METHODOLOGIES FOR BOTH DEFAULT AND CUSTOMISED PRICE-QUALITY PATHS

# SUBPART 1 Specification of price

- 3.1.1 Specification and definition of prices
- (1) For the purpose of s 53M(1)(a) of the Act, the maximum revenues that may be recovered by a GTB will be specified in a DPP determination or CPP determination as a revenue cap, whereby:
  - (a) forecast revenue from prices must not exceed forecast allowable revenue for each pricing year of the regulatory period; and
  - (a)(b) forecast revenue from prices less forecast pass-through costs must not exceed the revenue smoothing limit for each pricing year of the regulatory period.
- (2) For the purpose of setting the maximum revenues under subclause (1), the Commission may specify in a DPP determination or CPP determination an annual maximum percentage increase in forecast allowable revenue as a function of demand for a pricing year.
- (3)(2) For the purpose of this subpart, 'fForecast revenue from prices' for a pricing year means the forecast revenue used by a GTB to set prices, where forecast revenue is the total of each price multiplied by each forecast quantity, plus any forecast of other regulated income.
- (4)(3) For the purpose of this subpart, 'fForecast allowable revenue' as specified in a DPP determination or CPP determination includes-
  - (a) forecast net allowable revenue;
  - (b) forecast pass-through costs; and
  - (c) forecast recoverable costs.- excluding any revenue wash-up draw down amount under clause 3.1.3(1)(l) for the pricing year referred to in subclause (1); and
  - (d) the balance of the wash up account available for draw down.
- (5) For the purpose of this subpart, 'forecast allowable revenue as a function of demand' is the forecast allowable revenue for the pricing year expressed as a function of one or more units of demand that are determined by the Commission in a DPP determination or CPP determination.
- (6)(4) For the purpose of this subpart, 'fForecast net allowable revenue' for the first pricing year of a DPP or CPP regulatory period will be specified by the Commission byat the start of the regulatory period in a DPP determination or CPP determination.
- (7)(5) For each pricing year of the DPP or CPP regulatory period after the first pricing year, 'forecast net allowable revenue' is calculated <u>based on by applying</u>-
  - (a) the forecast net allowable revenue for the preceding pricing year;
  - (b) the forecast CPI, as specified in subclause (68) and
  - (c) any X factor applicable to the **GTB**.

(8)(6) 'Forecast CPI' means,-

- (a) for a quarter <u>where CPI is available</u>-prior to the quarter for which the vanilla WACC applicable to the relevant DPP regulatory period or CPP regulatory period was determined, CPI as per has the meaning under paragraph (a) of the 'CPI' definition, and excluding any adjustments made under paragraph (b) of thate CPI definition arising as a result of an event that occurs after the issue of the Monetary Policy Statement referred to in paragraph (b) below;
- (b) for each later quarter for which a forecast of the change in headline CPI has been included in the Monetary Policy Statement last issued by the Reserve Bank of New Zealand prior to the date <u>a GTB sets its prices for the purposes of calculating forecast revenue from prices for which the vanilla WACC applicable to the relevant DPP regulatory period or CPP regulatory period was determined, means the CPI last applying under paragraph (a) extended by the forecast change in that Monetary Policy Statement; and</u>
- (c) in respect of for later quarters, means the forecast last applying under paragraph (b) adjusted such that an equal increment or decrement made to that forecast for each of the following three years results in the forecast for the last of those years being equal to the target midpoint for the change in headline CPI set out in the Monetary Policy Statement referred to in paragraph (b).

#### (9)(7) 'Prices' means-

- (a) individual tariffs, fees or charges; or
- (b) individual components thereof,

in nominal terms exclusive of **GST** for the **supply** of a **gas transmission service**, and does not include any tariff, fee or charge set by a capacity auction.

(10)(8) 'Quantity' means the amounts **supplied** of **gas transmission services** corresponding to the extent practicable to **prices**, expressed in units of GJ, km, day or other unit applicable to such **supply**.

#### 3.1.2 Pass-through costs

- (1) Subject to subclause (4), a pass-through cost is-
  - (a) a cost listed in subclause (2); or
  - (b) subject to subclause (3), a cost other than one listed in subclause (2), as specified in a **DPP determination** or **CPP determination**.
- (2) For the purpose of subclause (1)(a), the costs are-
  - (a) rates on system fixed assets paid or payable by a **GTB** to a **local authority** under the Local Government (Rating) Act 2002; and
  - (b) levies payable-
    - (i) under regulations made under s 53ZE of the Act;
    - (ii) under regulations made under the Gas Act 1992; or
    - (iii) by all members of <u>a dispute resolution scheme (within the meaning of section 43E of the Gas Act 1992)</u>the Electricity and Gas
       Complaints Commissioner Scheme by virtue of their membership.

- (3) For the purpose of subclause (1)(b), the cost in question must-
  - (a) be-
    - (i) associated with the supply of gas transmission services;
    - (ii) outside the control of the **GTB**;
    - (iii) not a recoverable cost;
    - (iv) appropriate to be passed through to consumers; and
    - (v) one in respect of which provision for its recovery is not made explicitly or implicitly in the **DPP** or, where applicable, **CPP**; and
  - (b) come into effect during a **DPP regulatory period** or, where applicable, **CPP regulatory period**.
- (4) For the purpose of subclause (1), where a cost relates to both gas transmission services and other services supplied by the GTB, only the proportion of the cost attributable to the supply of gas transmission services (as determined in accordance with clause 2.1.1), may be a pass-through cost.

#### 3.1.3 <u>Recoverable costs</u>

- (1) <u>Subject to subclause (5), aA recoverable cost is a cost that is-</u>
  - (a) claw-back applied by the Commission under sections 55F(2), 55F(4) or 53ZB(3) of the Act;
  - (b) any cost, credit or charge, including a cash-out, arising from a balancing regime specified in a transmission access code that is in effect for a GTB, including costs, credits and charges for imbalances, mismatch and peaking;
  - (c) a standard application fee for a **CPP proposal** under 53Q(2)(c), subject to the proviso specified in subclause (2);
  - (d) a fee notified by the Commission as payable by the GTB in respect of the Commission assessing a CPP proposal and determining a CPP in accordance with s 53Y of the Act, subject to the proviso specified in subclause (2);
  - (e) a fee payable to a **verifier**, subject to the requirement specified in subclause (3);
  - (f) any **auditor's** cost incurred for the purpose of meeting clauses 5.1.4 or 5.6.3, subject to the requirement specified in subclause (3);
  - (g) a fee payable to an **engineer** for the purpose of meeting a requirement of clause 5.5.10(4)(b), subject to the requirement specified in subclause (3);
  - (h) an urgent project allowance, as determined by the Commission under subclause (4);
  - (i) the amount calculated for a GTB in accordance with the following formula for each disclosure year other than the first 'm' years in a regulatory period for which the starting prices were determined by the Commission in a DPP determination or CPP determination-

$$\left(\frac{\text{capex wash-up adjustment}}{l-m}\right) \times (1+r)^{y+0.5}$$

#### where-

- is the number of **disclosure years** in the **regulatory period**;
- *r* is the 67th percentile for the post tax **mid-point estimate of WACC** applying to the price quality path for the **regulatory period**;
- y is the number of disclosure years preceding the disclosure year in question in the regulatory period; and
- <del>m is</del>
- (i) for a **GTB** with a **disclosure year** ending on 30 September or 31 December, the value 1; or
- (ii) for a **GTB** with a **disclosure year** ending on 31 March or 30 June, the value 2;
- (j)(i) a catastrophicreopener event allowance, as specified in a DPP determination or CPP determination;
- (k)(j) a compressor fuel gas cost-incurred with respect to the Mokau compressor on the Maui pipeline; or
- (k) a revenue-wash-up draw down amount, as specified in subclause 3.1.4(5)(8)(j); or
- (I) <u>a levy payable to Fire and Emergency New Zealand under the Fire and</u> <u>Emergency New Zealand Act 2017</u>.
- (2) For the purposes of subclauses (1)(c) and (1)(d), the proviso is that the **CPP proposal** is not discontinued by the **Commission** under s 53S of the **Act**.
- (3) For the purposes of subclauses (1)(e) (1)(g), the requirement is that the amount that may be recovered in respect of a particular GTB must be specified by the Commission in a CPP determination.
- (4) 'Urgent project allowance' means the allowance determined by the Commission in a CPP determination in respect of additional net costs where these costs-
  - (a) exceed those already provided for in a DPP determination or CPP determination;
  - (b) will not otherwise be recovered by the GTB; and
  - (c) will be prudently incurred by the GTB before commencement of the resulting CPP regulatory period in responding to an urgent project that occurred in the time between the submission of a CPP proposal and determination of the resulting CPP determination by the Commission.
- (5) For the purpose of subclause 3.1.3(1)(i), the 'capex wash-up adjustment' is an amount equal to the present value of the difference in the series of forecast net allowable revenue for the pricing years of the DPP regulatory period or CPP regulatory period in question, subject to subclause (6), from adopting-
  - the sum of value of commissioned assets in the building blocks allowable revenue before tax for each disclosure year that follows the base year in the preceding DPP regulatory period or CPP regulatory period,

instead of-

(b) the forecast aggregate value of commissioned assets determined by the Commission in respect of each of those disclosure years when determining prices in accordance with a DPP determination or CPP determination, or an amendment thereof.

#### (6) For the purpose of subclause (5)-

- (a) the present value must be determined by discounting the series of building blocks allowable revenue before tax, using a discount rate equal to the WACC applied by the Commission in setting prices for the DPP regulatory period or CPP regulatory period in question, to-
  - (i) where the capex wash-up adjustment is applied for a DPP
     regulatory period, the end of the preceding DPP regulatory period;
  - (ii) where the capex wash-up adjustment is applied for a CPP
     regulatory period, the point in the preceding DPP regulatory
     period where the CPP regulatory period began;
- (b) the series of building blocks allowable revenue before tax for the DPP regulatory period are those used when resetting starting prices based on the current and projected profitability of each GTB and must-
  - be calculated using the same methodology that was applied by the Commission in setting starting prices for the GTB for the DPP, subject to subparagraphs (ii) and (iii);
  - (ii) for the purpose of subparagraph (i), adopt the sum of depreciation calculated under Part 2 in respect of each disclosure year that follows the base year in the preceding regulatory period for assets having a commissioning date in any of those disclosure years; and
  - (iii) for the purpose of subparagraph (i), adopt the same values for all other inputs to the calculation of building blocks allowable revenue before tax;
- (c) the building blocks allowable revenue before tax for the CPP regulatory period are those used when setting the series of maximum allowable revenue after tax in accordance with clause 5.3.4(1) and must-
  - be calculated using the same building blocks methodology that was applied by the Commission when setting the GTB forecast net allowable revenue for the CPP, subject to subparagraphs (ii) and (iii);
  - (ii) for the purpose of subparagraph (i), adopt the sum of depreciation calculated under Part 2 in respect of each disclosure year that follows the base year in the preceding DPP regulatory period for assets having a commissioning date in any of those disclosure years; and
  - (iii) for the purpose of subparagraph (i), adopt the same values for all other inputs to the calculation of building blocks allowable revenue before tax;

- (d) where the series of building blocks allowable revenue before tax from adopting the sum of value of commissioned assets exceed the series of building blocks allowable revenue before tax from using the forecast aggregate value of commissioned assets, then the difference is a positive amount of capex wash up adjustment;
- (e) where the series of building blocks allowable revenue before tax from adopting the sum of value of commissioned assets is less than the series of building blocks allowable revenue before tax from using the forecast aggregate value of commissioned assets, then the difference is a negative amount of capex wash-up adjustment; and
- (f) where a CPP applies in respect of a disclosure year during the DPP regulatory period, then the amount of capex wash-up adjustment for that disclosure year and each subsequent disclosure year of the DPP regulatory period will be specified by the Commission in the relevant CPP determination, taking account the partial recovery of the capex wash up adjustment in prior disclosure years of that DPP regulatory period.
- (7) For the purpose of subclause (1)(I), a GTB must for each pricing year-
  - (a) perform a revenue wash-up calculation as specified in a **DPP** determination or CPP determination;
  - (b) record in the wash-up account the resulting wash-up amount calculated in accordance with subclause (8)(a);
  - (c) record in the wash-up account any revenue wash-up draw down amount; and
  - (d) record a time value of money adjustment in the wash-up account-
    - (i) using a rate equal to the 67th percentile estimate of WACC; and
    - (ii) calculated by applying the method as specified in a **DPP** determination or CPP determination.
- (8) For the purpose of subclause (7)-

  - (b) if the revenue reduction percentage exceeds 20%, an amount of revenue foregone shall be calculated in accordance with subclause (f);
  - (c) if the revenue reduction percentage is less than or equal to 20%, the amount of **revenue foregone** shall be nil;
  - (d) 'actual allowable revenue' means, for a pricing year, an amount calculated in accordance with a DPP determination or CPP determination that includes.
    - (i) actual net allowable revenue;
    - (ii) pass-through costs; and
    - (iii) recoverable costs, including any revenue wash-up draw down amount;

- (e) 'actual revenue' means, for a pricing year, the revenue amount calculated in accordance with a DPP determination or CPP determination that includes.
  - (i) actual revenue from prices; and
  - (ii) other regulated income;
- (f) 'revenue foregone' means an amount calculated in a manner specified in a DPP determination or CPP determination by applying-
  - (i) the revenue reduction percentage to a net allowable revenue amount; less
  - (ii) 20% of a net allowable revenue amount;

where-

- (iii) net allowable revenue is specified for each of (i) and (ii) in the **DPP** determination or **CPP** determination;
- (g) 'actual net allowable revenue' means, for the first pricing year of the regulatory period, the forecast net allowable revenue for that pricing year as specified in clause 3.1.1(6);
- (h) 'actual net allowable revenue' means, for each pricing year of the regulatory period after the first pricing year, an amount calculated in accordance with a DPP determination or CPP determination by applying-
  - (i) the actual net allowable revenue for the preceding pricing year;
  - (ii) the CPI in place of the forecast CPI to the extent that forecast CPI was applied in setting prices for the pricing year in accordance with clause 3.1.1(7); and
  - (iii) the X factor that was used when the forecast net allowable revenue was originally determined for the pricing year in accordance with clause 3.1.1(7);
- (i) 'revenue reduction percentage' means, for a pricing year, the percentage reduction in revenue calculated in accordance with a DPP determination or CPP determination by comparing the actual revenue from prices with forecast revenue from prices for the pricing year;
- (j) 'revenue wash-up draw down amount' means an amount, calculated by the GTB in accordance with a DPP determination or CPP determination, such that if the balance referred to in clause 3.1.1(4)(d) is a balance that is to be returned to consumers, the amount shall equal that balance; and
- (5) where a pass-through cost or recoverable cost is incurred by the GTB prior to a regulatory period and an amount of the cost is not otherwise able to be recovered by the GTB, the amount plus any related time value of money adjustment made in accordance with a DPP determination shall be included in the wash-up account. For the purpose of subclause (1), where a cost relates to both gas transmission services and to other services supplied by the GTB, only the proportion of the cost attributable to the supply of gas transmission services (as determined in accordance with clause 2.1.1) may be a recoverable cost.

# 3.1.4 Wash-up amounts

- (1) For each pricing year, a GTB must calculate the wash-up account balance, which is:
  - (a) except in the case of subclause (2), the **wash-up account balance** for the previous **pricing year**; plus
  - (b) a time value of money adjustment, equal to the wash-up account balance for the previous pricing year multiplied by the mid-point estimate of WACC; plus
  - (c) the wash-up accrual amount for the pricing year; minus
  - (d) the wash-up drawdown amount for the pricing year; minus
  - (e) any revenue foregone amount for the pricing year; plus
  - (f) for the pricing year 2027 and the pricing year 2028, any transitional revenue accrual.
- (2) For the **pricing year** 2027, the **wash-up account balance** for the previous **pricing year** <u>is nil.</u>
- (3) For the purposes of subclause (1), the "wash-up accrual amount" for a **pricing year** is an amount equal to:
  - (a) actual allowable revenue; minus
  - (b) actual revenue; minus
  - (c) the cost of debt wash-up amount.
- (4) For the purposes of subclause (3), 'actual allowable revenue' for a pricing year means an amount calculated on the same basis as the forecast allowable revenue for the pricing year (as specified by the Commission in a DPP determination or CPP determination), adjusted by substituting:
  - (a) actual pass-through costs for forecast pass-through costs;
  - (b) actual recoverable costs for forecast recoverable costs;
  - (c) actual **CPI** for **forecast CPI**, except where **CPI** is used to determine the **revaluation rate** under clause 4.2.3 or clause 5.3.10;
  - (d)the actual value of commissioned assets in the pricing year prior to the<br/>start of the regulatory period for the forecast value of commissioned<br/>assets in the pricing year prior to the start of the regulatory period;<br/>and
  - (e) in respect of any asset referenced in paragraph (d) with a commissioning date in the preceding DPP regulatory period or CPP regulatory period, the weighted average remaining asset life calculated under Part 2 in respect of each disclosure year for the forecast remaining asset life for that asset.
- (5) For the purposes of clause 3.1.3(1)(k) and subclause (1), the 'wash-up drawdown amount' means the sum of:
  - (a) an amount specified by the **Commission** in a **DPP determination** or **CPP** determination to be drawn down by the **GTB** in each pricing year of a regulatory period;
  - (b) an amount for each **pricing year** nominated by the **GTB**, when demonstrating compliance with the price path in accordance with a notice under s 53N of the **Act**, that is:

- (i) if the **wash-up account balance** for the **pricing year** two years prior is zero or positive, no greater than that **wash-up account balance**; or
- (ii) if the **wash-up account balance** for the **pricing year** two years prior is negative, no less than that **wash-up account balance**.
- (6) For the purposes of subclause (1), 'revenue foregone' means:
  - (a) voluntary revenue foregone; plus
  - (b) compulsory revenue foregone.
- (7) For the purposes of subclause (6), 'voluntary revenue foregone' means:
  - (a) the undercharging limit minus forecast revenue from prices, where forecast revenue from prices is less than the undercharging limit; or
  - (b) nil, where **forecast revenue from prices** is greater than or equal to the **undercharging limit**.
- (8) For the purposes of subclause (6), 'compulsory revenue foregone' means a positive amount returned to consumers through a reduction in forecast revenue from prices and actual revenue, for example, as agreed between the Commission and a GTB in response to a breach of a price-quality requirement or an information disclosure requirement.
- (9) For the purposes of subclause (3), 'cost of debt wash-up amount' means:
  - (a) the opening sum of RAB values without revaluations multiplied by leverage, multiplied by the cost of debt; minus
  - (b) the opening sum of RAB values without revaluations multiplied by leverage, multiplied by the revised cost of debt.
- (10) For the purposes of subclause (9)(b), the 'revised cost of debt' for a **pricing year** must be calculated in accordance with the following formula:

```
(1 + \text{cost of debt}) \div (1 + \text{forecast inflation for the pricing year}) \times (1 + \text{actual inflation for the pricing year}) - 1.
```

- (11) For the purposes of subclause (10),-
  - (a) the 'forecast inflation' for a **pricing year** must be calculated in accordance with the following formula:

(forecast CPI for the pricing year ÷ forecast CPI for the previous pricing year) – 1; and

(b) the 'actual inflation' for a **pricing year** must be calculated in accordance with the following formula:

(actual CPI for the pricing year  $\div$  actual CPI for the previous pricing year) – 1.

(12) For the purposes of subclause (1)(f), 'transitional revenue accrual' means any "washup amount" calculated under clause 3.1.3(8)(a) of *Gas Transmission Services Input Methodologies Determination 2012* [2012] NZCC 28 in effect immediately before the commencement of the *Gas Transmission Services Input Methodologies (IM Review* 2023) Amendment Determination 2023 [2023] NZCC [XX]. (13) For the purposes of subclauses (3) and (8), 'actual revenue' means, for a **pricing year**, the revenue amount calculated in accordance with a **DPP determination** or **CPP** <u>determination that includes:</u>

(a) actual revenue from **prices**; and (k)(b) other regulated income.

# SUBPART 2 Amalgamations

- 3.2.1 <u>Treatment of amalgamations</u>
- (1) The **DPPs** of **GTBs** subject to **DPPs** that have **amalgamated** must be aggregated from the start of the **disclosure year** following the **amalgamation**.
- (2) A **DPP** for an amalgamated **GTB** formed from a **GTB** subject to a **DPP** and a **GTB** subject to a **CPP** applies at the end of the existing **CPP**.
- (3) A **DPP** for an amalgamated **GTB** formed from 2 **GTBs** each subject to a **CPP** applies at the end of the existing **CPPs**.
- (4) Nothing in subclauses (2) and (3)-
  - (a) precludes a **CPP** applying to the amalgamated **GTB** at the end of the existing **CPP** or **CPPs**, as the case may be; nor
  - (b) derogates from the application of a **DPP** to **gas transmission services** that are-
    - (i) **supplied** by the amalgamated **GTB**; and
    - (ii) not specified services,

pending expiry of any **DPP** or **CPP** applying to the specified services.

- (5) A **CPP** for an amalgamated **GTB** may not apply before 3 **disclosure years** of each **CPP** applying to the **GTBs** from which it was formed have been completed.
- (6) Upon the determination of a CPP for an amalgamated GTB, the termination date of any CPP to which the amalgamated GTB is subject, pursuant to subclauses (2) and (3), is treated as amended to the day before the day on which the CPP for the amalgamated GTB will apply.
- (7) Following an amalgamation, tThe Commission may not, in response to an amalgamation, reset starting prices for specified services to take effect during the remainder of the regulatory period applicable to the specified services except-
  - (a) for the purpose of s 54K; or
  - (b) when making, upon application and in accordance with this clause, a **CPP determination** for the amalgamated **GTB**.
- (8) For the purposes of this clause, 'specified services' means regulated goods or services supplied by the amalgamated GTB that, at the time of amalgamation, were subject to a DPP or a CPP.

# PART 4 INPUT METHODOLOGIES FOR DEFAULT PRICE-QUALITY PATHS

# SUBPART 1 Cost allocation

- 4.1.1 <u>Allocation of operating costs and asset costs</u>
- (1) **Operating expenditure** forecast for a **GTB** must be determined by the **Commission** consistent with the allocation by the **GTB** of **operating costs** to **gas transmission services** for the **base year** in accordance with clause 2.1.1.
- (2) Capital expenditure forecast to be the forecast aggregate value of commissioned assets will be included in the aggregate closing RAB for additional assets, but only to the extent that the forecast value of commissioned assets is consistent with the value found after application of clause 2.1.1.

# SUBPART 2 Asset valuation

4.2.1 RAB values and roll forward

- (1) Total opening RAB value for a **disclosure year** means the sum of-
  - (a) **aggregate opening RAB value for existing assets** calculated under subclause (2); and
  - (b) aggregate opening RAB value for additional assets calculated under subclause (4) for those additional assets which have a forecast aggregate value of commissioned assets determined for a prior disclosure year occurring after the base year.
- (2) Aggregate opening RAB value for existing assets means, for-
  - (a) the **base year**, the sum of each 'opening RAB value' for all assets calculated in accordance with Part 2 for that **disclosure year**; and
  - (b) each **disclosure year** thereafter, the **aggregate closing RAB value for existing assets** for the preceding **disclosure year**.
- (3) Aggregate closing RAB value for existing assets means, for-
  - (a) the **base year**, the sum of each 'closing RAB value' for all assets calculated in accordance with Part 2 for that **disclosure year**; and
  - (b) each **disclosure year** thereafter, the value determined in accordance with the formula-

aggregate opening RAB value for existing assets – depreciation *for* existing assets + revaluation *for* existing assets – forecast aggregate value of disposed assets.

- (4) Aggregate opening RAB value for additional assets means the **aggregate closing RAB** value for additional assets for the preceding **disclosure year**.
- (5) Aggregate closing RAB value for additional assets means, for-
  - (a) additional assets in respect of the disclosure year for which their forecast aggregate value of commissioned assets is determined, the forecast aggregate value of commissioned assets; and

(b) additional assets for a disclosure year following that for which their forecast aggregate value of commissioned assets is determined, the value determined for those additional assets in accordance with the formula-

aggregate opening RAB value for additional assets – depreciation *for* additional assets + revaluation *for* additional assets.

#### 4.2.2 Total depreciation

- (1) Total depreciation means the sum of depreciation for **existing assets** and **additional assets** calculated under subclause (2).
- (2) For the purpose of subclause (1), 'depreciation' means<del>, subject to subclause (3)</del>, in the case of-
  - (a) existing assets of the GTB, for-
    - (i) the **base year**, the sum of all amounts of 'depreciation' determined in accordance with Part 2 for that **disclosure year**; and
    - (ii) each **disclosure year** thereafter, the value determined in accordance with the formula-

[1 ÷ remaining asset life for existing assets] × aggregate opening RAB value for existing assets; and

(b) **additional assets** of the **GTB**, the value determined in accordance with the formula-

[1 ÷ remaining asset life for additional assets] × aggregate opening RAB value for additional assets.

- (3) For the purpose of subclause (2)-
  - (a) <u>subclause (2)(a)</u>, 'remaining asset life for existing assets' for a **disclosure** year means-
    - (i) unless <u>subparagraph (ii)</u><u>subclause 3(a)(ii)</u> applies, the value determined in accordance with the formula-

aggregate opening RAB value for existing assets for the basedisclosure year ÷ total depreciation for the basedisclosure year; or<sub>7</sub>

less the number of **disclosure years** from the **base year** to the **disclosure year** in question; or

(ii) if the Commission applies an adjustment factor for the relevant
 DPP regulatory period-under subclause (4), the value determined in accordance with the formula-

adjustment factor × (aggregate opening RAB value for existing assets for the <u>basedisclosure</u> year ÷ total depreciation for the <u>basedisclosure</u> year); and less the number of **disclosure years** from the **base year** to the **disclosure year** in question; and

- (b) <u>subclause (2)(b)</u>, 'remaining asset life for additional assets' for a disclosure year means-
  - (i) Uunless subparagraph (ii)subclause (3)(b)(ii) applies, 45 years less the number of disclosure years from the disclosure year for which the forecast aggregate value of commissioned assets for the relevant additional assets is determined to the disclosure year in question; or
  - (ii) if the Commission applies an adjustment factor for the relevant DPP regulatory period under subclause (4), the value determined in accordance with the formula

adjustment factor <u>×</u>¥ 45-years

less the number of disclosure years from the disclosure year for which the forecast aggregate value of commissioned assets for the relevant additional assets is determined to the disclosure year in question.

(4) The Commission may, for the purpose of subclause (3)(a)(ii) and (b)(ii), apply an adjustment factor in respect of a DPP regulatory period for the purpose of determining the remaining asset life for existing assets and the remaining asset life for additional assets, provided the Commission is only if satisfied that applying an adjustment factor would-

(a) better reflect economic asset lives; and doing so would (c)(b) better promote the purpose of Part 4 of the Act.

#### 4.2.3 <u>Total revaluation</u>

- (1) Total revaluation means the sum of revaluation for **existing assets** and **additional assets** calculated under subclause (2).
- (2) For the purpose of subclause (1), 'revaluation' means, subject to subclause (3), in the case of-
  - (a) existing assets, the value determined in accordance with the formula-

(aggregate opening RAB value for existing assets × 0.999 – forecast aggregate value of disposed assets) × *revaluation rate*; and

(b) **additional assets**, the value determined in accordance with the formula-

**aggregate opening RAB value for additional assets** × *revaluation rate.* 

(3) For the purpose of subclause (2), 'revaluation rate' means, in respect of a **disclosure year**, the amount determined in accordance with the formula-

 $(CPI_4 \div CPI_4^{-4}) - 1,$ 

where-

*CPI*<sup>4</sup> means **forecast CPI for DPP revaluation** for the quarter that coincides with the end of the **disclosure year**; and

*CPI*<sub>4</sub><sup>-4</sup> means **forecast CPI for DPP revaluation** for the quarter that coincides with the end of the preceding **disclosure year**.

- (4) For the purpose of subclause (3), 'forecast CPI for DPP revaluation' means-
  - (a) for a quarter prior to the quarter for which the vanilla WACC applicable to the relevant DPP regulatory period was determined, CPI as per paragraph (a) of the 'CPI' definition and excluding any adjustments made under paragraph (b) of the CPI definition arising as a result of an event that occurs after the issue of the Monetary Policy Statement referred to in paragraph (b) below;
  - (b) for each later quarter for which a forecast of the change in headline CPI has been included in the Monetary Policy Statement last issued by the Reserve Bank of New Zealand prior to the date for which the vanilla WACC applicable to the relevant DPP regulatory period was determined, the CPI last applying under paragraph (a) extended by the forecast change; and
  - (c) in respect of later quarters, the forecast last applying under paragraph
     (b) adjusted such that an equal increment or decrement made to that
     forecast for each of the following three years results in the forecast for
     the last of those years being equal to the target midpoint for the
     change in headline CPI set out in the Monetary Policy Statement
     referred to in paragraph (b).

#### 4.2.4 <u>Revaluation treated as income</u>

**Total revaluation**, for the purpose of determining profitability, must be treated as income.

# 4.2.5 Forecast aggregate value of commissioned assets

Forecast aggregate value of commissioned assets means the forecast cost of **additional assets** if **GAAP** were to be applied to determine the cost of the assets to the **GTB** in the **disclosure year** in question, and is equal to forecast **capital expenditure** for the relevant **disclosure year**, as determined by the **Commission**.

#### 4.2.6 Forecast aggregate value of disposed assets

Forecast aggregate value of disposed assets means the value of assets forecast to be **disposed** of by a **GTB** in the **disclosure year** in question, and is equal to the portion of the forecast **aggregate opening RAB value for existing assets** relating to assets forecast to be **disposed** of for the **disclosure year** in question as determined by the **Commission**.

# SUBPART 3 Treatment of taxation

#### 4.3.1 Regulatory tax allowance

- (1) Regulatory tax allowance is, where regulatory net taxable income is-
  - (a) nil or a positive number, the **tax effect** of regulatory net taxable income; and
  - (b) a negative number, nil.
- (2) For the purpose of subclause (1), 'regulatory net taxable income' means, subject to subclause (3), regulatory taxable income less utilised tax losses
- (3) For the purpose of subclause (2) 'regulatory taxable income' means, subject to subclause (4), the amount determined in accordance with the formula-

```
regulatory profit / (loss) before tax + depreciation temporary differences – notional deductible interest.
```

(4) For the purpose of subclause (3), 'regulatory profit / (loss) before tax' is the amount determined in accordance with the following formula-

# allowable revenue before tax + other regulated income – operating expenditure – total depreciation.

#### 4.3.2 Tax losses

- (1) Utilised tax losses means opening tax losses, subject to subclause (2).
- (2) For the purpose of subclause (1), utilised tax losses may not exceed **regulatory taxable income**.
- (3) In this clause-
  - (a) 'opening tax losses' for a **disclosure year** means closing tax losses for the preceding **disclosure year**; and
  - (b) 'closing tax losses' means, for-
    - (i) the **base year**, the 'closing tax losses' determined in accordance with Part 2 for that **disclosure year**; and
    - (ii) each **disclosure year** thereafter, the amount determined in accordance with the formula, in which each term is an absolute value:

#### **opening tax losses** + *current period tax losses* – **utilised tax losses**.

- (4) For the purpose of subclause (3)(b)(ii), 'current period tax losses' is, where **regulatory** taxable income is-
  - (a) nil or a positive number, nil; and
  - (b) a negative number, regulatory taxable income.

#### 4.3.3 Depreciation temporary differences

(1) Depreciation temporary differences means, subject to subclause (2), the amount determined in accordance with the formula-

# total depreciation – *tax depreciation*.

(2) For the purpose of subclause (1), 'tax depreciation' for a disclosure year means, for-

- (a) the **base year**, the 'tax depreciation' determined in accordance with Part 2 for that **disclosure year**; and
- (b) each **disclosure year** thereafter, subject to subclause (3), determined in accordance with the formula-

total opening regulatory tax asset value × average DV rate.

- (3) For the purpose of subclause (2)-
  - (a) 'total opening regulatory tax asset value' for a **disclosure year** means, for-
    - (i) the **base year**, the sum of each 'regulatory tax asset value' determined in accordance with Part 2 for that **disclosure year**; and
    - (ii) each **disclosure year** thereafter, the total closing regulatory tax asset value for the preceding **disclosure year**;
  - (b) 'average DV rate' is the amount determined in accordance with the formula-

*tax depreciation for the* **base year** ÷ *total opening regulatory tax asset value for the* **base year**; and

(c) 'total closing regulatory tax asset value' means the amount determined in accordance with the formula-

total opening regulatory tax asset value – tax depreciation + forecast aggregate value of commissioned assets.

- 4.3.4 Notional deductible interest
- (1) Notional deductible interest means the amount determined in accordance with the formula-

((*opening investment value* × **leverage** × **cost of debt**) + **term credit spread differential allowance**)  $/\sqrt{1 + \cos t}$  of debt.

(2) For the purpose of subclause (1), 'opening investment value' means the **total opening RAB value**.

# SUBPART 4 Cost of capital

- 4.4.1 <u>Methodology for estimating the weighted average cost of capital</u>
- (1) The Commission will determine a mid-point estimate of vanilla WACC-
  - (a) as of the first **business day** of the month 7 months prior to the start of each **DPP regulatory period**;
  - (b) in respect of the regulatory period term for that DPP regulatory period;
  - (c) no later than 6 months prior to the start of each **DPP regulatory period**; and
  - (d) in accordance with the formula-

 $r_d L + r_e(1 - L).$ 

(2) The Commission will determine a mid-point estimate of post-tax WACC -

- (a) as of the first **business day** of the month 7 months prior to the start of each **DPP regulatory period**;
- (b) in respect of the regulatory period term for that DPP regulatory period;
- no later than 6 months prior to the start of each DPP regulatory period; and
- (d) in accordance with the formula-

 $r_d (1 - T_c)L + r_e (1 - L).$ 

- (3) In this clause-
  - L is **leverage**;
  - $r_d$  is the cost of debt and is estimated in accordance with the formula:

 $r_f + p + d;$ 

- $r_e$  is the cost of equity and is estimated in accordance with the formula:
- $r_f(1 T_i) + \beta_e TAMRP;$
- $T_c$  is the average corporate tax rate;
- *r<sub>f</sub>* is the risk-free rate;
- *p* is the **average debt premium**;
- *d* is the debt issuance costs;
- *T<sub>i</sub>* is the average investor tax rate;
- $\beta_e$  is the equity beta; and

TAMRP is the tax-adjusted market risk premium.

- (4) For the purpose of this clause-
  - (a) the <u>leverage</u>, average investor tax rate, the average corporate tax rate, the equity beta, the debt issuance costs and the tax-adjusted market risk premium are the amounts specified in or determined in accordance with clause 4.4.2; and
  - (b) the risk-free rate must be estimated in accordance with clause 4.4.3.
- 4.4.2 Fixed WACC parameters
- (1) Leverage is 4<u>1</u>2%.
- (2) 'Average investor tax rate' is the average of the investor tax rates that, as at the date that the estimation is made, will apply to each of the **disclosure years** in the **DPP regulatory period**.
- (3) For the purpose of subclause (2) 'investor tax rate' is, for each disclosure year, the maximum prescribed investor rate applicable at the start of the DPP regulatory period to an individual who is-
  - (a) resident in New Zealand; and
  - (b) an investor in a multi-rate PIE.

- (4) The 'average corporate tax rate' is the average of the corporate tax rates that, as at the date that the estimation is made, will apply during the DPP regulatory period commencing on the first day of the DPP regulatory period in question.
- (5) 'Equity beta' is 0.6<u>8</u>9.
- (6) 'Debt issuance costs' are 0.2% where the regulatory period term is five years and 0.25% where the regulatory period term is four years.
- (7) 'Tax-adjusted market risk premium' is 7.05%.
- 4.4.3 <u>Methodology for estimating risk-free rate</u>

The Commission will estimate a risk-free rate-

- (a) as of the first business day of the month 7 months prior to the start of each DPP regulatory period;
- (b) in respect of the regulatory period term for that DPP regulatory period; and
- (c) no later than 6 months prior to the start of each **DPP regulatory period**,

by-

- (d) obtaining, for notional benchmark New Zealand government New Zealand dollar denominated nominal bonds, the wholesale market linearly interpolated bid yield to maturity for a residual period to maturity equal to the relevant-regulatory period term on each business day in the 3-3-month period of 8 to 10 months prior to the start of the DPP regulatory period;
- (e) calculating the annualised interpolated bid yield to maturity for each **business day**; and
- (f) calculating the unweighted arithmetic average of the daily annualised interpolated bid yields to maturity.

#### 4.4.4 Methodology for estimating average debt premium

- (1) The **Commission** will determine an estimate of an amount for the **average debt premium**-
  - (a) for each **DPP regulatory period**; and
  - (b) no later than 6 months prior to the start of each **DPP regulatory period**.
- (2) For the purpose of subclause (1), 'average debt premium' means the <u>simpleunweighted</u> arithmetic average of the five **debt premium** values estimated in accordance with clause 2.4.4(<u>5</u>6) for-
  - (a) the current debt premium reference year; and
  - (b) the four previous **debt premium reference years**.
- (3) For the **debt premium reference year** 2017 or earlier, the following **debt premium** values apply-

 $\begin{array}{l} \textbf{(a)} & 2013 = 1.90\%;\\ \textbf{(b)} & 2014 = 2.34\%;\\ \textbf{(c)} & 2015 = 1.84\%;\\ \textbf{(d)} & 2016 = 1.66\%; \text{ and}\\ \textbf{(e)} & 2017 = 1.54\%. \end{array}$ 

- 4.4.5 Methodology for estimating the 67th percentile estimate of WACC
- (1) The Commission will determine a 67th percentile estimate of vanilla WACC-
  - (a) for each DPP regulatory period; and
  - (b) no later than 6 months prior to the start of each DPP regulatory period.
- (2) The **Commission** will determine a 67<sup>th</sup> percentile estimate of post tax **WACC**-
  - (a) for each **DPP regulatory period**; and
  - (b) no later than 6 months prior to the start of each DPP regulatory period.
- (3) For the purposes of subclause (1) or (2)-
  - (a) the 67th percentile must be determined in accordance with the formula
    - mid-point estimate of WACC + 0.440 × standard error,
    - where the standard error of the mid-point estimate of WACC is 0.0105; and
  - (b) the relevant mid-point estimate of WACC in accordance with clause 4.4.1(1) and (2) must be treated as the 50th percentile.

#### 4.4.64.4.5 Publication of estimates

The **Commission** will publish all determinations and estimates that it is required to make by this subpart-

- (a) on its website; and
- (b) no later than 1 month after having made them.

#### 4.4.7<u>4.4.6</u> Application of cost of capital methodology

- (1) Where the Commission takes into account the cost of capital in making a DPP determination, the Commission will use the most recently published 67th percentile mid-point estimate of WACC determined in accordance with clause 4.4.15(1)-and most recently published in accordance with clause 4.4.6.
- (2) **Term credit spread differential allowance** for a **disclosure year** and a **GTB** is the maximum of nil and the amount determined in accordance with the formula-

 $a \times b \div c$ ,

where-

*a* means the 'term credit spread differential allowance' calculated in accordance with clauses  $4.4.\frac{78}{2}-4.4.\frac{940}{2}$  for the **base year**;

*b* means the **total opening RAB value** for the **disclosure year** in question; and

*c* means the **aggregate opening RAB value for existing assets** for the **base year** 

(3) Where a qualifying supplier discloses a term credit spread differential allowance pursuant to an ID determination, the Commission, for the purpose of assessing the qualifying supplier's profitability pursuant to its powers relating to default pricequality regulation in s 53P of the **Act**, will treat such an allowance as an expense in the **disclosure year** in respect of which that allowance was disclosed.

# 4.4.84.4.7 Methodology for estimating term credit spread differential

(1) Term credit spread differential is the amount determined for a **qualifying supplier** in accordance with the formula-

 $(A \div B) \times C \times D,$ 

where-

- (a) 'A' is the sum of the **term credit spread difference** and debt issuance cost re-adjustment;
- (b) 'B' is the book value of the **qualifying supplier's** total interest-bearing debt as at the balance date of the supplier's financial statements audited and published in the **disclosure year** in question relate;
- (c) 'C' is leverage; and
- (d) 'D' is, in relation to the qualifying supplier, the average of-
  - (i) the sum of **opening RAB values**; and
  - (ii) the sum of **closing RAB values**.
- (2) For the purpose of subclause (1)(a), 'debt issuance cost re-adjustment' is the amount determined in accordance with the formula-

 $(0.01 \div original tenor of the qualifying debt - 0.002) \times book value in New Zealand dollars of the qualifying debt at its date of issue,$ 

which amount, for the avoidance of doubt, will be a negative number.

4.4.9<u>4.4.8 Term credit spread difference</u>

(1) Term credit spread difference is determined in accordance with the formula-

Τ×U,

where-

(a) 'T' is the amount determined in accordance with the formula-

0.00075 × (original tenor of the qualifying debt – 5)

- (b) 'U' is the book value in New Zealand dollars of the **qualifying debt** at its date of issue.
- (2) For the purpose of this clause, where the **qualifying debt** is issued to a **related party**, 'original tenor of the **qualifying debt**' means the-
  - (a) tenor of the **qualifying debt**; or
  - (b) period from the **qualifying debt's** date of issue to the earliest date on which its repayment is or may be required,

whichever is the shorter.

# 4.4.104.4.9 Interpretation of terms relating to term credit spread differential

- (1) 'Qualifying debt' means a line of debt-
  - (a) with an original tenor greater than 5 years; and

- (b) issued by a qualifying supplier.
- (2) 'Qualifying supplier' means a **regulated supplier** whose debt portfolio, as at the date of that supplier's most recently published audited financial statements, has a weighted average original tenor greater than 5 years.

# SUBPART 5 Reconsideration of the default price-quality path

# SECTION 1 When Commission can reconsider the DPP

- 4.5.1 When a DPP may be amended
- (1) The Commission may amend a GTB's DPP if the Commission is satisfied that-
  - (a) a reopener event has occurred;
  - (b) the **DPP** should be amended, after having regard to at least the matters in clause 4.5.12(1); and
  - (c) the amendment to the **DPP** is consistent with clause 4.5.14.
- (2) A 'reopener event' is an event of a type described in subclause (3), or series of those events, that occurs after the date that is 12 months before the start of the DPP regulatory period.
- (3) For the purpose of subclause (2), the type of events are:
  - (a) a catastrophic event;
  - (b) a change event;
  - (c) an error event;
  - (d) the discovery of false or misleading information;
  - (e) a major transaction event;
  - (f) a capacity event;
  - (g) a **risk event**; or
  - (h) a resilience or asset relocation event.
- 4.5.2 Process for the reconsideration of the DPP
- (1) A reopener event can be nominated by either:
  - (a) the Commission; or (b) a GTB, by notifying the Commission.
- (2) The **Commission** or a **GTB** may nominate more than one **reopener event** at the same time.
- (3) A **GTB** that nominates a **reopener event** must provide sufficient information to enable the **Commission** to assess:
  - (a) whether a reopener event has occurred;
  - (b) having regard to at least the matters in clause 4.5.12(1), whether and how the **DPP** should be amended; and
  - (c) whether any proposed amendment to the **DPP** is consistent with clause 4.5.14 and the **Act**.
- (4) However, a **GTB** is only required to provide information in relation to the matters described in clauses 4.5.12(1)(d) and 4.5.13 if requested to do so by the **Commission**.

- (5) The **Commission** must publish a notice on its website of each of the following matters as soon as practicable after they occur:
  - (a) a reopener event is nominated; and
  - (b) the Commission decides whether or not-
    - (i) it is satisfied that a reopener event has occurred;
    - (ii) to reconsider the DPP; and
    - (iii) to amend the **DPP**.
- 4.5.3 Confidential information
- (1) Where a **GTB** considers that it has a right to confidentiality in any information that it provides to the **Commission** in relation to this subpart and it does not waive the right, <u>it must-</u>
  - (a) include that information in an appendix; and
  - (b) clearly mark the information as confidential.
- (2) Subclause (1) does not prevent the **Commission** from publishing information identified in accordance with that subclause if it considers the **GTB** does not have a right to confidentiality in respect of that information.
- (3) Subclause (2) does not affect any of the **GTB's** rights or remedies for breach of any right to confidentiality.

#### SECTION 2 Events that may be reopener events

- 4.5.14.5.4 Catastrophic Eevent
- (1) <u>A 'Catastrophic event' ismeans</u> an event-
  - (a) beyond the reasonable control of the GTB;
  - (b) in relation to which expenditure is not explicitly or implicitly provided for in the **DPP**;
  - that could not have been reasonably foreseen at the time the DPP was determined; and
  - (d) in respect of for which-
    - action required to rectify its adverse consequences cannot be delayed until a future regulatory period without quality standards <u>under the DPP</u> being breached;
    - (ii) remediation requires <u>capex</u>, <u>opex</u>, <u>either</u> or both <u>of capital</u>
       <u>expenditure or operating expenditure</u> during the <u>regulatory</u> period;
    - (iii) the full remediation costs are not provided for in the **DPP**; and
    - (iv) the cost of in respect of a GTB subject to a DPP, the cost of remediation net of any insurance or compensatory entitlements <u>exceeds \$2 million has had or will have an impact on the price path</u> over the disclosure years of the DPP remaining on and after the first date at which a remediation cost is proposed to be or has been incurred, by an amount equivalent to at least 1% of the aggregated forecast net allowable revenue for the disclosure years of the DPP in which the cost was or will be incurred.

4.5.24.5.5 Change event

- (1) A 'cChange event' occurs where there is a change of the type described in subclause (2) or (3), the effect of which is not explicitly or implicitly provided for in the **DPP**.
- (2) The first type is a change in a regulatory or legislative requirement that applies to a GTB as a result of new or amended legislation, or judicial clarification of the interpretation of legislation, that-
  - (a) results in additional reasonable costs during the **regulatory period** (whether **capex**, **opex**, or both) to respond to the changed requirement that exceed \$2 million; or
  - (b) causes an **input methodology** to become incapable of being applied.
- (3) The second type is a change in a requirement that applies to a GTB under GAAP, that-
  - (a) results in a change in the recognition or measurement (including timing) of 1 or more of the following:
    - <u>(i) opex;</u>
    - (ii) capex;
    - <u>(iii) assets;</u>
    - (iv) liabilities;
    - (v) forecast net allowable revenue;
    - (vi) actual allowable revenue; or
    - (vii) taxation, including deferred tax; and
  - (b) if in effect at the time the DPP was determined, would have caused the aggregate amount of the forecast net allowable revenue for all disclosure years of the DPP regulatory period to have differed by an amount that exceeds \$2 million.

#### -means-

- (a) change in a; or
- (b) a new,
- legislative or regulatory requirement applying to a **GTB** subject to a **DPP** the effect of which-
  - (c) must take place during the current regulatory period;
  - (d) is not explicitly or implicitly provided for in the DPP; and

#### either-

- (e) necessitates incurring additional reasonable costs in responding to the change or new requirement that has had or will have an impact on the price path of the disclosure years of the DPP regulatory period in which the change or new requirement applies of at least 1% of the aggregate amount of the forecast net allowable revenue for the disclosure years in which the net costs are or will be incurred; or
- (f) causes an **input methodology** to become incapable of being applied.

# 4.5.3<u>4.5.6</u> Error event

<u>An</u> 'Eerror event' means, subject to subclause (2), a clearly is an unintended circumstance identified by the Commission where the DPP was determined or amended based on an error, including where:

- (a) incorrect data w<u>ereas</u> used in <u>determiningsetting</u> the price path or the quality standards; or
- (b) data w<u>ereas</u> incorrectly applied in <u>determiningsetting</u> the price path or <u>the</u> quality standards.
- (2) For the purposes of subclause (1), an error relating to-
  - (a) <u>an error relating to the DPP does</u>the price path will not constitute an error event unless the error has an impact on the <u>aggregate amount of</u> the forecast net allowable revenue for all disclosure years of the regulatory period that exceeds \$100,000price path of an amount equivalent to at least 1% of the aggregate forecast net allowable revenue for the affected disclosure years of the DPP; and
  - (b) an error relating to the metrics by which quality standards are specified in the DPP doeswill not constitute an error event unless it is an error in the value of the metric; and
  - (b)(c) a discrepancy between forecast values and actual values does not constitute an error event.

4.5.7 False or misleading information

- (1) This subpart applies to 'false or misleading information'-
  - (a) relating to the making or amending of a **DPP determination** that has been-
    - (i) provided by a GTB or its agents to the Commission; or
    - (ii) disclosed pursuant to the Gas (Information Disclosure) Regulations 1997 or an **ID determination**; and
  - (b) that the **Commission** relied on in making or amending the **DPP** determination.

# 4.5.44.5.8 Major transaction event

- (1) <u>A</u> '<u>Mm</u>ajor transaction <u>event</u>' <u>meansis</u> a transaction, whether contingent or not, where **consumers** are acquired or no longer **supplied** by the **GTB** and th<u>eat</u> transaction-
  - (a) has resulted in, or will result in, the acquisition of, or an agreement to acquire, assets with a value which is equivalent to more than 10% of the GTB's <u>total</u> opening RAB value in the disclosure year of acquisition;
  - (b) has resulted in, or will result in, the disposal of, or an agreement to dispose of, assets of the GTB with a value of more than 10% of the GTB's total opening RAB value in the disclosure year of disposal;
  - (c) has, or is likely to have, the effect of the GTB acquiring rights or interests with a value which is equivalent to more than 10% of the GTB's total opening RAB value in the disclosure year of acquisition; or
  - (d) has, or is likely to have, the effect of the **GTB** incurring obligations or liabilities or contingent liabilities, excluding loans or borrowing costs in respect of assets, with a value which is equivalent to more than 10% of

the <u>GTB's total</u> opening RAB value in the disclosure year of incurring the obligation.

#### 4.5.9 Capacity event

(2)(1) A 'capacity event' is a need for additional capacity for the **GTB's network** to provide **gas transmission services** to which the following apply:

#### 4.5.4A Capacity Event

'Capacity event' means an event for which a GTB demonstrates that -

(a) the GTB's network needs additional capacity to provide gas transmission services;

# (b)(a) the primary reason for the need for additional capacity is to meet established or reasonably anticipated demand for –

- (i) customer connection capex;
- (ii) system growth <u>expenditurecapex</u>;

(iii) asset relocations capex;

(iv)(iii) asset replacement and renewal capex; or

(v)(iv) a combination of customer connection capex and system growth <u>expenditure</u>capex;

(c)(b) when the **DPP** was determined, the need for the additional capacity –

- (i) was <u>considered and the Commission decided not to provide for it in</u> <u>the DPP because it was</u> not sufficiently certain as to timing-and was <u>therefore not provided for in the DPP</u>; or
- (ii) was considered and the **Commission** decided not to provide for it in the **DPP**, but a new event has changed the circumstances that existed at that time; or

(iii)(iii) could not reasonably have been foreseen by a prudent GTB;

- (c) the relevant expenditure specified in subclause (2) for a **project** or **programme** to address the need for additional capacity-
  - (i) meets the **expenditure objective**;
  - (ii) exceeds \$2 million; and
  - (iii) does not exceed \$15 million; and
- (d) the need for additional capacity has not already been the subject of a reconsideration of the **DPP** by the **Commission**.
- (2) For the purposes of subclause (1)(c), the relevant expenditure for a **project** or **programme** is-
  - (a) in the case of system growth expenditure that includes an opex solution, the forecast total lifetime solution costs plus any consequential capex; or
  - (b) in any other case,-
    - (i) the forecast total value of commissioned assets for the project or programme for the DPP regulatory period;

(ii) less-

- (A) any capital contributions;
- (B) any amounts included in the **GTB's capex** forecast and provided for by the **Commission** in setting the **DPP** to which the **reopener event** relates;
- (iii) plus any consequential opex.
- (d) addressing the need for additional capacity -
  - (i) would require First Gas Limited, to incur costs of at least two million dollars of capex during the DPP regulatory period, above any capital contributions to be received by the GTB and any allowance provided for in the DPP, in respect of the capacity event;
  - (ii) would not require First Gas Limited to incur costs greater than fifteen million dollars of capex, above any capital contributions to be received by the GTB, or any amounts included in the GTB's capex forecasts and provided for in the DPP, in respect of the capacity event; and
     (iii) meets the expenditure objective.

4.5.10 Risk event

(1) <u>A 'risk event' is a deterioration of one or more of the **GTB's network** assets or their immediate surrounds, to which the following apply:</u>

4.5.4B <u>Risk event</u>

'Risk event' means the deterioration of one or more assets that has occurred, that will have the effect in (a)(i) or (a)(ii), or both effects, and meets the criteria in (b) and (c); or an event for which a **GTB** demonstrates that-

- (a) the deterioration has occurred, or the **GTB** has demonstrated, based on a **probabilistic risk assessment**, that the deterioration is likely to occur;
- (b) the deterioration has (or will have) one or both of the following effects:
- (a) based on a probabilistic risk assessment, one or more of the assets in the GTB's network will deteriorate to such an extent that failing to take steps in the DPP regulatory period to remedy the deterioration would –
  - have a materially adverse effect on the GTB's ability to meet its quality standards <u>under the DPP</u>; or
  - (ii) <u>an effect that compromises safety for any person, any equipment,</u> or the network;-
    - (A) any person;
    - (B) any equipment; or
    - (C) the network;
- (b)(c) when the DPP was determined, the need to remedy the deterioration
  - (i) was considered and the **Commission** decided not to provide for it in the **DPP** because it was not sufficiently certain as to timing;
  - (i)(ii) was considered and the **Commission** decided not sufficiently certain as to timing and was therefore not to provided for it in the **DPP**, but

<u>a new event has changed the circumstances that existed at that</u> <u>time</u>; or

(iii)(iii)could not reasonably have been foreseen by a prudent GTB; and

- (d) taking steps to remedy the deterioration <u>cannot be delayed until a</u> <u>future DPP regulatory period</u> without one or both of the effects <u>described in paragraph (b);</u>-
- (e) taking steps to remedy the deterioration requires the GTB to incur costs (whether opex, capex, or both), excluding any capital contributions and any amounts provided for in the DPP, that-

(i) meet the **expenditure objective**;

(ii) exceed \$2 million; and

(iii) do not exceed \$15 million; and

(f) the deterioration has not already been the subject of a reconsideration of the **DPP** by the **Commission**.

<del>(c)</del>

- would require First Gas Limited to incur costs of at least two million dollars of opex or capex, or both, during the DPP
   regulatory period above any capital contributions to be received by the GTB and any allowance provided for in the DPP, in respect of the risk event;
- (ii) would not require First Gas Limited to incur costs greater than fifteen million dollars of capex or opex, or both, above any capital contributions to be received by the GTB, or any amounts included in the GTB's capex or opex forecasts and provided for in the DPP, in respect of the risk event;
- (iii) cannot be delayed until a future DPP regulatory period without having a materially adverse effect on the GTB's ability to meet its quality standards or compromise safety as referred to in paragraph (a)(ii); and
- (iv) meets the expenditure objective.
- 4.5.11 Resilience or asset relocation event
- (1) A 'resilience or asset relocation event' is a **project** or **programme** to which the following apply:
  - (a) the primary driver for the project or programme requires-
    - (i) resilience capex; or

(ii) asset relocations capex;

(b) when the **DPP** was determined, the demand for the **project** or **programme**-

- (i) was considered and the **Commission** decided not to provide for it in the **DPP** because it was not sufficiently certain as to timing;
- (ii) was considered and the **Commission** decided not to provide for it in the **DPP**, but a new event has changed the circumstances that existed at that time; or
- (iii) could not reasonably have been foreseen by a prudent GTB;
- (c) the relevant expenditure specified in subclause (2) for a **project** or **programme** to address the need for increased resilience or asset relocation-
  - (i) meets the **expenditure objective**;
  - (ii) exceeds \$2 million; and
  - (iii) does not exceed \$15 million;
- (d) the amount of **capital contributions** to be received by the **GTB** for the **project** or **programme** is sufficient in the circumstances, and is in accordance with the **GTB's** usual policy on **capital contributions**;
- (e) the project or programme requested under this reopener event has not already been the subject of a reconsideration of a DPP by the Commission; and
- (f) in respect of paragraph (a)(ii), an authorised officer of a **relocation party** has confirmed in writing to the **Commission** that it is committed to the **project** or **programme**.
- (2) For the purposes of subclause (1)(c), the relevant expenditure for a **project** or **programme** is-
  - (a) the forecast total value of commissioned assets for the project or programme for the DPP regulatory period;
  - <u>(b) less-</u>
    - (i) any capital contributions;
    - (ii) any amounts included in the **GTB's capex** forecast and provided for by the **Commission** in setting the **DPP** to which the **reopener event** relates;
  - (c) plus any consequential opex.
- SECTION 3 Commission consideration of whether and how to amend the DPP
- 4.5.12 Commission consideration of whether to amend the DPP
- (1) If the **Commission** is satisfied that a **reopener event** has occurred, then the **Commission** must have regard to at least the following matters when deciding whether to amend the **DPP**:
  - (a) the impact of the **reopener event** given the relevant circumstances, including both positive and negative effects, on the **GTB's** costs, revenues, and quality outcomes;
  - (b) the extent to which the **DPP** provides explicitly or implicitly for the **reopener event**;
  - (c) if a **GTB** nominated the **reopener event**:

- (i) whether the action required to respond to the **reopener event's** adverse consequences can be delayed until a future **regulatory period**;
- (ii) the extent to which the **GTB**:
  - (A) contributed to the adverse consequences of the **reopener event** by its action or omission; and
  - (B) could have prevented or overcome the adverse consequences of the **reopener event** by exercising reasonable diligence at reasonable cost; and
- (iii) whether the **GTB's** planned **capex** and **opex** for the remainder of the **regulatory period** have been appropriately reviewed and reprioritised; and
- (d) whether a **CPP proposal** is more appropriate that an amendment to the **DPP** under this subpart.
- (2) Subclause (1)(d) does not apply in the case of an error event, a major transaction event, or the discovery of false or misleading information.
- 4.5.13 Commission may determine CPP proposal more appropriate
- (1) For the purposes of clause 4.5.12(1)(d), the Commission may consider a CPP proposal is more appropriate than amending the DPP if the reopener event has an impact on a wide range of costs specific to the GTB that were used explicitly or implicitly to set the DPP and, in particular, may have regard to any of the following matters:
  - (a) whether the **project** or **programme** to which the **reopener event** relates is, or should be, part of a wider **project** or **programme** requiring wide engagement with **consumers** and other interested persons;
  - (b) the materiality of the likely price or quality of service effects on consumers of the amendment to the price path to mitigate the effect of the reopener event on the DPP;
  - (c) the extent to which a large number or proportion of **consumers** are likely to be affected by the amendment to the price path to mitigate the effect of the **reopener event** on the **DPP**; and
  - (d) whether the amendment to the price path to mitigate the effect of the reopener event on the DPP is likely to have any upstream or downstream effects on the network.

# 4.5.14 Amending DPP after reconsideration

- (1) If the **Commission** decides that the **DPP** should be amended, the **Commission** may amend the price path or the quality standards (or both) that are specified in the **DPP** determination.
- (2) The **Commission** will not amend-
  - (a) the price path more than is reasonably necessary to mitigate the effect of the **reopener event** on the **DPP**; and
  - (b) the price path more than is reasonably necessary to take account of the change resulting from the **reopener event** net of any insurance or compensatory entitlements.

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- (3) In determining the extent of any amendment to the price path, the **Commission** must take into account the **expenditure objective**.
- (4) In the case of a **catastrophic event**, the **Commission** will not amend the price path to the extent the costs to rectify the adverse consequences of the event are covered by the **DPP** or by commercial insurance held by the **GTB**.
- (5) In the case of a **risk event**, the **Commission** will only amend the **opex** included in the price path where **opex** is more cost effective than **capex** in addressing the **risk event**.
- (6) The Commission may amend the quality standards in respect of any type of reopener event other than a capacity event, a risk event, or a resilience or asset relocation event.
- (7) The **Commission** will not amend the quality standards more than is reasonably necessary to mitigate the effect of the **reopener event** on quality.
- 4.5.5 When price quality paths may be reconsidered
- (1) A-DPP may be reconsidered by the Commission if
  - (a) the **Commission** considers, or the **GTB** applies to the **Commission** and satisfies the **Commission**, that
    - (i) subject to subclause (2), a catastrophic event has occurred;
    - (ii) a change event has occurred;
    - (iii) there has been an error event;
    - (iv) a major transaction has occurred; or
    - (v) false or misleading information has been provided; or
  - (b) the GTB applies to the Commission and satisfies the Commission, that-
    - (i) a capacity event has occurred; or
    - (ii) a risk event has occurred.
- (2) For the purpose of subclause (1)(b)(i), where the costs to rectify the adverse consequences of the **catastrophic event** are fully covered by
  - (a) the **DPP** (*e.g.* through an **operational expenditure** allowance for selfinsurance); or
  - (b) commercial insurance held by the GTB,

the Commission will only reconsider the quality standards of the DPP.

- (3) For the purpose of subclause (1)(a)(v), 'false or misleading information' means-
  - (a) false or misleading information relating to the making or amending of a **DPP determination** has been knowingly-
    - (i) provided by a GTB or its agents to the Commission; or
    - (ii) disclosed pursuant to the Gas (Information Disclosure) Regulations 1997 or an **ID determination**; and
  - (b) the **Commission** relied on that information in making or amending a **DPP determination**.
- (4) The Commission will not reconsider a DPP in respect of a capacity event or risk event, if-

- (a) the need for the expenditure to address the capacity event or risk event was already considered when setting the DPP and there was no new event that changed the circumstances that existed at the time the DPP was set; or
- (b) the capacity event or risk event has already been the subject of a reconsideration of the DPP by the Commission.
- (5) In the case of a **capacity event** the **Commission** may only reconsider the **capex** included in the price path and may not reconsider the quality standards.
- (6) In the case of a **risk event** the **Commission** may only reconsider the **opex** and **capex** included in the price path and may not reconsider the quality standards.
- (7) In the case of a risk event the Commission may only reconsider the opex included in the price path where opex is demonstrably more cost effective than capex in addressing the risk event.
- (8) In the case of a capacity event the Commission will only consider an application for additional capex in respect of expenditure that is to be incurred after the date the application for reconsideration of the DPP is submitted to the Commission.
- 4.5.6 Amending price quality path after reconsideration
- (1) Where, after reconsidering a DPP, the Commission determines that the DPP should be amended, the Commission may amend either or both of the price path or the quality standards specified in the DPP determination, subject to the rest of this clause.
- (2) The Commission will not amend the-
  - (a) price path more than is reasonably necessary to mitigate the effect of-
    - (i) the catastrophic event;
    - (ii) the change event;
    - (iii) the error event;
    - (iv) the major transaction;
    - (v) the provision of false or misleading information;
    - (vi) the capacity event; or
    - (vii) the risk event,

#### on price; or

- (b) quality standards more than are reasonably necessary to mitigate the effect of-
  - (i) the catastrophic event;
  - (ii) the change event;
  - (iii) the error event;
  - (iv) the major transaction; or
  - (v) the provision of false or misleading information,

#### on quality.

# SUBPART 6 Treatment of periods that are not <u>12-12-</u>month periods

4.6.1 <u>Treatment of periods that are not <u>12-12-</u>month periods</u>

Where the start or end date of any **disclosure year** is not aligned with the start or end date of a **DPP regulatory period**, the **Commission** may apply the **input methodologies** modified to the extent necessary to allow any allowance, amount, cost, sum or value for that **disclosure year** to be calculated or determined in a way commensurate with the change in the length of the **disclosure year** to a period other than 12 months.

# SUBPART 7 Availability of Information

- 4.7.1 Availability of information
- (1) Where a GTB has not disclosed the information necessary to calculate any allowance, amount, cost, sum or value referred to in this Part in accordance with Part 2 for a base year or a later disclosure year, then the information may instead be determined by the Commission using information disclosed by the GTB in accordance with an ID determination, prior information disclosure requirements or a request for information by the Commission under s 53ZD of the Act.
- (2) Any information determined in accordance with subclause (1) must be determined in accordance with Part 2 using such assumptions or modifications to the information that are reasonably necessary in light of the nature of the calculation or determination to be made and the nature of the information available.

# PART 5 INPUT METHODOLOGIES FOR CUSTOMISED PRICE-QUALITY PATHS

# SUBPART 1 Contents of a CPP application

#### 5.1.1 Applying for a CPP

- (1) A **GTB** seeking a **CPP** in accordance with s 53Q of the **Act** must provide the **Commission** with a **CPP application**.
- (2) **CPP application** means an application containing, in all material respects, the information specified in-
  - (a) this subpart; and
  - (b) Subpart 5.

#### 5.1.2 Evidence of consumer consultation

For the purpose of clause 5.1.1(2)(a), in respect of **consumer** consultation, the specified information is-

- (a) a description as to how the requirements of clause 5.6.1 were met;
- (b) a list of respondents to the consultation required by that clause;
- a description of all issues raised by consumers in response to the CPP applicant's intended CPP proposal;
- (d) a summary of the arguments raised in respect of each issue described in accordance with paragraph (c); and
- (e) in respect of the issues described in accordance with paragraph (c), an explanation as to whether its CPP proposal accommodates the arguments referred to in (d); and
  - (i) if so, how; and
  - (ii) if not, why not.

# 5.1.3 Verification-related material

- (1) For the purpose of clause 5.1.1(2)(a), in respect of verification, the specified information is-
  - (a) a verification report; and
  - (b) any information relating to the CPP proposal, other than information required to be included in a CPP proposal by Subpart 5, provided to the verifier by or on behalf of the CPP applicant, pursuant to clauses 5.6.2(3)(a)-(c) and 5.6.2(3)(e);

*Examples: instructions as to how to interpret information provided to the* **verifier**; details as to the source of the information;

- (c) any other information relied upon by the **verifier** relating to the **CPP proposal** pursuant to clause 5.6.2(3)(d); and
- (d) subject to subclause (2), a certificate signed by the verifier stating that the relevant parts of the CPP proposal were verified and verification report was prepared in accordance with Schedule G.

(2) For the purpose of subclause (1)(d), the **CPP applicant** must ensure that the certificate required by that subclause relates to verification of the relevant parts of the **CPP proposal** as submitted to the **Commission**.

# 5.1.4 Audit and assurance reports

- (1) For the purpose of clause 5.1.1(2)(a), in respect of audit or assurance, the specified information is a report written by an **auditor** and signed by that **auditor** (either in an individual's own name or that of a firm) in respect of an audit or assurance engagement undertaken of the matters specified in clause 5.6.3, stating-
  - (a) the work done by the **auditor**;
  - (b) the scope and limitations of the audit or assurance engagement;
  - (c) the existence of any relationships (other than that of auditor) which the auditor has with, or any interests which the auditor has in, the CPP applicant or any of its subsidiaries;
  - (d) whether the **auditor** obtained all information and explanations that he or she required to undertake the audit or assurance engagement, and, if not-
    - (i) details of the information and explanations not obtained; and
    - (ii) any reasons provided by the **CPP applicant** for its or their non-provision;
  - (e) the **auditor's** opinion of the matters in respect of which the audit or assurance engagement was undertaken.
- (2) A report in respect of an audit or assurance engagement undertaken other than expressly to meet the requirements of clause 5.6.3 may be considered to comply with subclause (1) to the extent that the report in respect of that other audit or assurance engagement fully or partially meets the requirements of clause 5.6.3.
- (3) The **CPP applicant** must ensure that reports required by this clause relate to the **CPP proposal** as submitted to the **Commission**.
- (4) For the avoidance of doubt, the reports required by this clause need not be-
  - (a) prepared in advance of the **verifier** undertaking verification of the **CPP proposal**; nor
  - (b) provided to the **verifier**.
- (5) If, notwithstanding subclause (4), a report prepared in accordance with this clause is provided to the **verifier**, subclause (3) continues to apply.
- 5.1.5 <u>Certification</u>
- (1) For the purpose of clause 5.1.1(2)(a), in respect of certification, the specified information is the certificates recording the certifications specified in clause 5.6.4.
- (2) For the avoidance of doubt, one physical **document** may contain more than one of the certifications specified in clause 5.6.4.
- 5.1.6 Modification or exemption of CPP application requirements
- (1) The **Commission** may approve a modification to, or exemption from, any requirement set out in—
  - (a) this subpart;

- (b) Subpart 5;
- (c) Subpart 6; or
- (d) schedules relating to subparts identified in paragraphs (a) to (c) above.
- (2) A modification or exemption may be approved where, in the **Commission**'s opinion, the modification or exemption will not detract, to an extent that is more than minor, from—
  - (a) the Commission's evaluation of the CPP proposal;
  - (b) the **Commission**'s determination of a **CPP**; and
  - (c) the ability of interested persons to consider and provide their views on the **CPP proposal**.
- (3) When considering whether a modification or exemption is likely to detract, to an extent that is more than minor, from the processes listed in subclauses (2)(a)-(c), the Commission may have regard to the size of the supplier's business.
- (4) A modification or exemption will only apply for the purposes of assessing compliance of a **CPP application** under s 53S(1) of the **Act**
  - (a) if the Commission has previously approved a request by a CPP applicant for the modification or exemption in accordance with clause 5.1.7;
  - (b) in respect of the **CPP applicant** and the **CPP application** identified in the **Commission**'s approval; and
  - (c) if the **CPP applicant** elects to apply the modification or exemption by:
    - (i) meeting all conditions and requirements specified in the approval that relates to the modification or exemption; and
    - (ii) providing the relevant information specified in clause 5.1.8 as part of its **CPP application**.

# 5.1.7 Process for obtaining a modification or exemption

- (1) At any time prior to providing the **Commission** with a **CPP application**, a **CPP applicant** may request modifications or exemptions to the requirements listed in clause 5.1.6(1) as alternatives to those requirements.
- (2) A request by a CPP applicant must—
  - (a) be in writing;
  - (b) include the following information:
    - (i) the CPP applicant's name and contact details;
    - (ii) a brief description of the key features of its intended CPP proposal;
    - (iii) the date that the CPP applicant intends to submit the CPP application for which a modification or exemption is sought;
    - (iv) a list of the specific modifications or exemptions sought;
    - (v) an explanation of why the **CPP applicant** considers the requirements in clause 5.1.6(2) are met;
    - (vi) evidence in support of the explanation provided under subparagraph (v); and
    - (vii) identification of any information that is commercially sensitive.

- (3) Subparagraph (2)(b)(vi) may be satisfied by submitting a certificate, signed by a senior manager of the **CPP applicant**, setting out the factual basis on which he or she believes the requirements in subclause 5.1.6(2) are met.
- (4) In considering whether to approve a request for modification or exemptions, the **Commission** may seek, and have regard to—
  - (a) views of interested persons within any time frames and processes set by the **Commission**; and
  - (b) views of any person the **Commission** considers has expertise on a relevant matter.
- (5) As soon as reasonably practicable after receipt of a request for modifications or exemptions the **Commission** will, by notice in writing, advise the **CPP applicant** as to whether:
  - (a) any of the modifications or exemptions are approved; and
  - (b) the approval of any modification or exemption is subject to conditions or requirements that must be met by the **CPP applicant**.

# 5.1.8 Information on modification or exemption of information requirements

Where a **CPP applicant** elects to apply a modification or exemption approved by the **Commission** in accordance with clause 5.1.7, it must include as part of its **CPP application**—

- (a) a copy of the **Commission**'s approval;
- (b) a list of the approved modifications or exemptions which the CPP applicant has elected to apply in its CPP application;
- (c) evidence that any conditions or requirements of the approval have been met; and
- (d) an indication, at the relevant locations within the document or documents comprising the CPP application, as to where the modifications or exemptions have been applied.

# SUBPART 2 Commission assessment of a customised price-quality path proposal

# 5.2.1 <u>Evaluation criteria</u>

The **Commission** will use the following evaluation criteria to assess each **CPP proposal**:

- (a) whether the **CPP proposal** is consistent with the **input methodologies** specified in Part 5;
- (b) the extent to which a CPP in accordance with the CPP proposal would promote the purpose of Part 4 of the Act;
- (c) whether data, analysis, and assumptions underpinning the CPP proposal are fit for the purpose of the Commission determining a CPP under s 53V, including consideration as to the accuracy and reliability of data and the reasonableness of assumptions and other matters of judgement;

- (d) whether proposed **capital expenditure** and **operating expenditure** meet the **expenditure objective**; and
- (e) the extent to which-
  - (i) the CPP applicant has consulted with consumers on its CPP proposal; and
  - (ii) the CPP proposal is supported by consumers, where relevant.

# SUBPART 3 Determination of customised price-quality paths

# SECTION 1 Determination of annual allowable revenues

# 5.3.1 Annual allowable revenues

Amounts for-

- (a) controllable opex for the **CPP regulatory period**;
- (b) building blocks allowable revenue before tax for the next period;
- (c) building blocks allowable revenue after tax for the next period;
- (d) maximum allowable revenue before tax for the CPP regulatory period; and
- (e) maximum allowable revenue after tax for the CPP regulatory period,

will be determined.

# 5.3.2 Building blocks allowable revenue before tax

(1) 'Building blocks allowable revenue before tax' for each **disclosure year** of the **next period** is, subject to subclause (2), determined in accordance with the formula-

(regulatory investment value × cost of capital + total value of commissioned assets × ( $TF_{VCA}$  - 1) + term credit spread differential allowance × TF - total revaluation) ÷ ( $TF_{rev}$  - corporate tax rate × TF)

+ (total depreciation × (1 – corporate tax rate × TF)

+ forecast operating expenditure × TF × (1 – corporate tax rate)

+ (permanent differences + positive temporary differences - negative temporary differences - tax depreciation - notional deductible interest utilised tax losses) × corporate tax rate × TF) ÷ ( $TF_{rev}$  - corporate tax rate × TF).

(2) For the purpose of subclause (1), where regulatory net taxable income determined in accordance with clause 5.3.13(2), is negative using, for the purpose of clause 5.3.13(4), the amount of **building blocks allowable revenue before tax** determined in accordance with subclause (1), **building blocks allowable revenue before tax** is determined in accordance with the formula-

(regulatory investment value × cost of capital + total value of commissioned assets × ( $TF_{VCA}$  - 1) + term credit spread differential allowance × TF - total revaluation + total depreciation  $\div TF_{rev}$ 

+ forecast operating expenditure × TF ÷ TF<sub>rev</sub>

- other regulated income  $\times$  *TF*  $\div$  *TF<sub>rev</sub>*.

(3) 'Regulatory investment value' means total opening RAB value.

- (4) For the purpose of subclauses (1) and (2), 'total value of commissioned assets' means, in relation to a **disclosure year**, the sum of **closing RAB values** for all **commissioned** assets calculated in accordance with clause 5.3.6(3)(b).
- (5) For the purpose of subclauses (1) and (2), -
  - (a) TF is determined in accordance with the formula-

 $(1 + cost of capital)^{182/365};$ 

(b) *TF<sub>rev</sub>* is determined in accordance with the formula-

 $(1 + cost of capital)^{148/365};$ 

(c) TF<sub>VCA</sub> is determined in accordance with the formula-

 $PV_{VCA} \times (1 + cost of capital) \div total value of commissioned assets; and$ 

- (d) PV<sub>VCA</sub> means the sum of the present value of closing RAB values for commissioned assets calculated in accordance with clause 5.3.6(3)(b), where each present value is determined by discounting each closing RAB value by the cost of capital from the relevant commissioning date to the commencement of the relevant disclosure year.
- (6) For the purpose of this clause, 'cost of capital' has the meaning specified in clause 5.3.18.
- (7) 'Forecast operating expenditure' means, in relation to a CPP proposal-
  - (a) that has not been assessed by the Commission, the amount of operating expenditure for the relevant disclosure year included by the CPP applicant in its opex forecast; or
  - (b) undergoing assessment by the Commission, the amount of operating expenditure determined for the relevant disclosure year by the Commission after assessment of the amount in paragraph (a) against the expenditure objective.
- (8) For the purpose of this clause, all values and amounts are expressed in nominal terms unless otherwise specified.
- 5.3.3 Building blocks allowable revenue after tax
- (1) 'Building blocks allowable revenue after tax' is **building blocks allowable revenue before tax** less **forecast regulatory tax allowance**.
- (2) For the purpose of this clause, all values and amounts are expressed in nominal terms.
- 5.3.4 Price path
- (1) The present value of the series of values of maximum allowable revenue after tax must equal the present value of the series of building blocks allowable revenue after tax adjusted for the present value of any claw-back for the CPP regulatory period, where present values are determined in accordance with subclause (3).
- (2) In subclause (1)-
  - the reference to claw-back is a reference to claw-back, determined by the Commission pursuant to s 53V(2)(b), in the case of a CPP determination made-

- (i) in response to a CPP proposal made in accordance with provisions in a DPP determination relating to the submission of CPP proposals in response to a catastrophicreopener event; or
- (ii) as a result of a<u>n amendment-reconsideration</u> of the price-quality path in accordance with clause 5.7.<u>13</u>7(1) and an amendment made to the price quality path after reconsideration under clause 5.7.8(1); and
- (b) each reference to a series of values is a reference to the value determined in respect of each disclosure year of the CPP regulatory period.
- (3) For the purpose of subclause (1), the present value of each series must be determined using the cost of capital as specified in clause 5.3.18.
- For the avoidance of doubt, claw-back in subclause (1) refers to the amount determined in respect of the period between the date of the catastrophicreopener event and the date the CPP determination will come into effect.
- (5) For the purpose of this subpart, the 'maximum allowable revenue before tax' for the first **disclosure year** of the **CPP regulatory period** is the amount of maximum allowable revenue before tax in the first **disclosure year** of the **CPP regulatory period** required for subclause (1) to be satisfied.
- (6) For the purpose of this subpart, the 'maximum allowable revenue before tax' for each **disclosure year** of the **CPP regulatory period** except the first must equal-

 $MAR_{y-1} \times (1 + \triangle CPI) \times (1 - X),$ 

where-

*MAR*<sub>y-1</sub> is the **maximum allowable revenue before tax** in the preceding **disclosure year**;

△CPI is the CPP inflation rate; and

X is any X factor applying to the **GTB**..

- (7) 'Maximum allowable revenue after tax' is **maximum allowable revenue before tax** less forecast regulatory tax allowance.
- (8) For the purpose of subclause (7), 'forecast regulatory tax allowance' means-
  - (a) where **opening tax losses** are nil in every **disclosure year** of the **next period**, **forecast regulatory tax allowance**; and
  - (b) in all other cases, the amount calculated in accordance with clause
     5.3.13 with the modification that the reference in clause 5.3.13(4) to
     'building blocks allowable revenue before tax' is substituted with
     'maximum allowable revenue before tax'.
- (9) 'CPP inflation rate' means the amount determined in accordance with the formula-

$$[(CPI_1 + CPI_2 + CPI_3 + CPI_4) \div (CPI_1^{-4} + CPI_2^{-4} + CPI_3^{-4} + CPI_4^{-4})] -1,$$

where-

*CPI*<sup>*n*</sup> means **forecast CPI** for the nth quarter of the **disclosure year** in question; and

 $CPI_n^{-4}$  means forecast CPI for the equivalent quarter in the preceding disclosure year.

# SECTION 2 Cost allocation and asset valuation

- 5.3.5 <u>Allocating forecast values of operating costs not directly attributable</u>
- (1) Forecasts of **operating costs** in each **disclosure year** of the **next period** must, in the case of an **operating cost** for which disclosure pursuant to an **ID determination** has-
  - been made for the last disclosure year of the current period, be consistent with the operating cost allocated to gas transmission services in that disclosure; and
  - (b) not been so made, be consistent with an allocation of operating costs to gas transmission services carried out in respect of the most recent disclosure made for the current period in accordance with clause 2.1.1.
- (2) Where a sale of the assets used to **supply gas transmission services** and either or both-
  - (a) an **other regulated service**; and
  - (b) an unregulated service,

is-

- (c) completed between the start of the **assessment period** and the time the **CPP application** is made; or
- (d) highly probable,

**operating costs** attributable to **gas transmission services**, in respect of each **operating cost** not **directly attributable** affected by the sale, is determined as the value allocated to **gas transmission services** as a result of applying clause 2.1.1 in respect of the last **disclosure year** of the **assessment period**.

# 5.3.6 RAB roll forward

- (1) The opening RAB value of an asset in relation to-
  - (a) the disclosure year 2010, is the initial RAB value; and
  - (b) a disclosure year thereafter, is, where the disclosure year-
    - follows a disclosure year in respect of which disclosure pursuant to an ID determination relating to that asset has been made, that asset's disclosed closing RAB value;
    - (ii) is the first disclosure year of the next period for which disclosure pursuant to an ID determination relating to that asset for the preceding disclosure year has not been made, determined in accordance with subclause (2); or
    - (iii) is any other **disclosure year**, the **closing RAB value** for the preceding **disclosure year**.
- (2) For the purpose of subclause (1)(b)(ii), the opening RAB value of an asset to which this subclause applies is determined as the value allocated to gas transmission services as a result of applying clause 2.1.1 to its unallocated closing RAB value for the preceding disclosure year.

- (3) Closing RAB value means, subject to subclause (4), for an asset-
  - (a) with an **opening RAB value**, the value determined in accordance with the formula-

opening RAB value - depreciation + revaluation;

- (b) having or forecast to have a **commissioning date** in that **disclosure year**, where the asset-
  - (i) has been **commissioned** by the date the **CPP application** is made, its **value of commissioned asset**; or
  - (ii) has not been **commissioned** by the date the **CPP application** is made, its **forecast value of commissioned asset**,

but only to the extent that the value would be included in the closing RAB value consistent with application of clause 2.1.1; or

- (c) that is or is forecast to be a **disposed asset**, nil.
- (4) For the purpose of subclause (3), where a sale of the assets used to **supply gas transmission services** and either or both-
  - (a) an other regulated service; and
  - (b) an unregulated service,

is-

- (c) completed between the start of the **assessment period** and the time the **CPP application** is made; or
- (d) highly probable,

closing RAB value in respect of each asset not **directly attributable** affected by the sale is determined as the value allocated to **gas transmission services** as a result of applying clause 2.1.1 in respect of its **unallocated closing RAB value** of the last **disclosure year** of the **assessment period**.

- (5) The unallocated opening RAB value of any asset in relation to-
  - (a) the disclosure year 2010, is the unallocated initial RAB value;
  - (b) a disclosure year thereafter, is, where the disclosure year-
    - follows a disclosure year in respect of which disclosure pursuant to an ID determination relating to that asset has been made, that asset's disclosed unallocated closing RAB value; and
    - (ii) is any other **disclosure year**, its **unallocated closing RAB value** in the preceding **disclosure year**.
- (6) Unallocated closing RAB value means, in relation to-
  - (a) an asset that is or is forecast to be a **disposed asset**, nil;
  - (b) any other asset with an **unallocated opening RAB value**, the value determined in accordance with the formula-

# unallocated opening RAB value - unallocated depreciation + unallocated revaluation; and

(c) any other asset-

- that has a commissioning date between the commencement of the disclosure year in which the CPP application is made and the application's submission, its value of commissioned asset; or
- (ii) forecast to have a commissioning date thereafter, its forecast value of commissioned asset.
- (7) The total opening RAB value in relation to-
  - (a) the disclosure year 2010, is the sum of all initial RAB values; and
  - (b) any **disclosure year** thereafter, is the total closing RAB value in the preceding **disclosure year**.
- (8) For the purpose of subclause (7), 'total closing RAB value' means, in relation to a **disclosure year**, the sum of **closing RAB values** for all assets.

# 5.3.7 Depreciation

(1) Unallocated depreciation, in the case of an asset with an unallocated opening RAB value, is determined, subject to subclause (3) and clauses 5.3.8 and 5.3.9, in accordance with the formula-

# [1 ÷ remaining asset life] × unallocated opening RAB value.

(2) Depreciation, in the case of an asset with an **opening RAB value**, is determined, subject to subclause (3) and clause 5.3.8, in accordance with the formula-

#### [1 ÷ remaining asset life] × opening RAB value.

- (3) For the purposes of subclauses (1) and (2)-
  - (a) unallocated depreciation and depreciation are nil in the case of-
    - (i) land; and
    - (ii) an easement other than a fixed life easement; and
    - (iii) **network spare** in respect of the period before which depreciation for the **network spare** in question commences under **GAAP**; and
  - (b) in all other cases, where the asset's **physical asset life** of an asset at the end of the **disclosure year** is nil-
    - unallocated depreciation is the asset's unallocated opening RAB value; and
    - (ii) depreciation is the asset's **opening RAB value**.

# 5.3.8 Depreciation - alternative depreciation method

- (1) Depreciation and, subject to clause 5.3.9, unallocated depreciation may be determined in respect of a CPP regulatory period using an alternative depreciation method, provided the Commission is satisfied that the result of applying the alternative depreciation method would better promote the purpose of Part 4 than the result of applying the standard depreciation method.
- (2) For the avoidance of doubt, subclause (1) does not apply to the determination of depreciation or unallocated depreciation in the **assessment period**.

#### 5.3.9 Unallocated depreciation constraint

For the purposes of clauses 5.3.7 and 5.3.8, the sum of **unallocated depreciation** of an asset calculated over its **asset life** may not exceed the sum of-

- (a) all **unallocated revaluations** applying to that asset in all **disclosure years**; and
- (b) in the case of an asset-
  - (i) in the initial RAB, its unallocated initial RAB value; and
  - (ii) not in the **initial RAB**, its **value of commissioned asset** or **forecast value of commissioned asset**, as the case may be.

#### 5.3.10 Revaluation

(1) Unallocated revaluation, subject to subclause (3), is determined in accordance with the formula-

#### unallocated opening RAB value × revaluation rate.

(2) Revaluation, subject to subclause (3), is determined in accordance with the formula-

#### opening RAB value × revaluation rate.

- (3) For the purposes of subclauses (1) and (2), where-
  - (a) the asset's **physical asset life** at the end of the **disclosure year** in question is nil; or
  - (b) the asset is a-
    - (i) **disposed asset**; or
    - (ii) lost asset,

unallocated revaluation and revaluation are nil.

(4) Revaluation rate means, in respect of a **disclosure year**, the amount determined in accordance with the formula-

 $(CPI_4 \div CPI_4^{-4}) -1,$ 

where-

*CPI*<sup>4</sup> means **forecast CPI for CPP revaluation** for the quarter that coincides with the end of the **disclosure year**; and

*CPI*<sub>4</sub><sup>-4</sup> means **forecast CPI for CPP revaluation** for the quarter that coincides with the end of the preceding **disclosure year**.

- (5) Forecast CPI for CPP revaluation means, for the purpose of subclause (4), when calculating the **revaluation rate**-
  - (a) in the CPP regulatory period and up to the end of the DPP regulatory period, as for forecast CPI for DPP revaluation in accordance with clause 4.2.3(4)(a); and
  - (b) for each later quarter for which a forecast of the change in headline CPI has been included in the Monetary Policy Statement last issued by the Reserve Bank of New Zealand prior to the date for which the vanilla

**WACC** applicable to the relevant **DPP regulatory period** was determined, the **CPI** last applying under paragraph (a) extended by the forecast change; and

(c) in respect of later quarters, the forecast last applying under paragraph (b), adjusted such that an equal increment or decrement made to that forecast for each of the following three years results in the forecast for the last of those years being equal to the target midpoint for the change in headline **CPI** set out in the Monetary Policy Statement referred to in paragraph (b).

# 5.3.11 Forecast value of commissioned assets

- (1) 'Forecast value of commissioned asset', in relation to an asset for which capital expenditure is included in forecast capital expenditure (including an asset in respect of which capital contributions are or are forecast to be received, or a vested asset), means the forecast cost of the asset to a GTB determined by applying GAAP to the asset as on its forecast commissioning date, except that, subject to subclauses (2) and (3), the cost of-
  - (a) an intangible asset, unless it is-
    - (i) a finance lease; or
    - (ii) an identifiable non-monetary asset,

is nil;

- (b) an **easement**, is limited to its forecast market value as on its forecast **commissioning date** as determined by a **valuer**;
- (c) easement land is nil;
- (d) a network spare-
  - (i) which is not required, in light of the historical reliability and number of the assets it is held to replace; or
  - (ii) whose cost is not treated as the cost of an asset under **GAAP**, whether wholly or in part,

is nil;

- (e) an asset-
  - (i) to be acquired from another regulated supplier; and
  - used by that regulated supplier in the supply of regulated goods or services,

is limited to its value determined in accordance with input methodologies applicable to the services supplied by that other regulated supplier as on the forecast commissioning date;

(f) an asset that was previously used by a GTB in its supply of other regulated services is limited to its value determined in accordance with input methodologies applicable to those other regulated services as on the day before the forecast commissioning date;

- (g) an asset or assets, or components of assets, forecast to be acquired in a related party transaction, and forecast to be commissioned during any disclosure year of the CPP regulatory period other than assets to which paragraphs (e) or (f) apply, is the forecast cost specified in subclause (7);
- (h) an asset in respect of which capital contributions are or are forecast to be received where such contributions are not taken into account when applying GAAP, is the cost of the asset by applying GAAP reduced by the amount of the capital contributions; and
- (i) a vested asset in respect of which its fair value is or would be treated as its cost under GAAP, must exclude any amount of the fair value of the asset determined under GAAP that exceeds the amount of consideration provided or forecast to be provided by the GTB.
- (2) For the purpose of subclause (1), where an asset forecast to be commissioned is forecast to be used to supply either or both an other regulated service and an unregulated service, its regulated service asset value borne by regulated services, in aggregate-
  - (a) may not exceed the total value of the asset that would be allocated to **regulated services**, in aggregate, using **ACAM**; and
  - (b) must be based only on forecast changes in the **GTB's** business of **supplying gas transmission services**.
- (3) When applying **GAAP** for the purpose of subclause (1), the cost of financing is-

(a) the cost of financing is-

- (i) applicable only in respect of the period commencing on the date the asset becomes or is forecast to become a works under construction and terminating on its commissioning date or forecast commissioning date, as the case may be; and
- (ii) calculated using a rate not greater than the GTB's forecast weighted average of borrowing costs for each applicable disclosure year-; and
- (b)
   the value of a commissioned asset that, before its forecast

   commissioning date, the GTB is forecast to acquire from another

   regulated supplier as works under construction, is limited to the sum of:
  - (i) the cost incurred (or forecast to be incurred) by the other regulated supplier in constructing those works; and
  - (ii) <u>any additional costs of the GTB forecast to be incurred in</u> <u>completing the construction of those works (excluding any amount</u> <u>forecast to be paid to the other regulated supplier).</u>
- (4) For the purposes of subclause (3)(a)(ii)(b), the 'forecast weighted average of borrowing costs' is calculated for a **disclosure year** using principles set out in **GAAP**, taking into account:

- the cost of financing rate is the forecast weighted average of the costs applicable to borrowings in respect of capex that are forecast to be outstanding during the disclosure year;
- (b) the total costs applicable to borrowings outstanding as used in calculating the weighted average must include costs of borrowings made or forecast to be made specifically for the purpose of any particular –
  - (i) capex projects; or
  - (ii) capex programmes; and
- (c) the amount of borrowing costs forecast to be capitalised during the disclosure year must not exceed the amount of borrowing costs forecast to be incurred during the disclosure year;
- (d) where a capital contribution is received by a GTB, the relevant asset will become works under construction for the purposes of calculating the cost of financing;
- (e) subject to subclause (i), a capital contribution will reduce the cost of works under construction for the purpose of the calculation of the finance cost, even if the resulting value of works under construction is negative;
- (f) subject to subclause (g), where the value of works under construction will be negative in accordance with subclause (e), the cost of financing for the period ending on the forecast commissioning date will be negative;
- (g) where the cost of financing an asset which is works under construction is negative under subclause (f), it will reduce the forecast value of the relevant asset or assets by that negative amount where such a reduction is not otherwise made under GAAP;
- (h) for the purpose of subclause (d), **works under construction** includes assets that are forecast to be enhanced or acquired; and
- (i) where the cost of financing is forecast to be derived as income in relation to **works under construction** and is-
  - (i) negative; and
  - (ii) included in regulatory income under an **ID determination**,

it will not reduce the forecast value of the relevant asset or assets where such reduction would not otherwise be made under **GAAP**.

- (5) For the avoidance of doubt-
  - (a) revenue derived or forecast to be derived in relation to works under construction that is not included in regulatory income under an ID determination reduces the cost of an asset by the amount of the revenue where such reduction is not otherwise made under GAAP; and
  - (b) where expenditure on an asset which forms or is forecast to form part of the cost of that asset under GAAP is incurred or forecast to be incurred by a GTB after that asset is commissioned or forecast to be commissioned, such expenditure is treated as relating to a separate asset.

- (6) In this clause, 'forecast capital expenditure' means, in relation to a CPP proposal-
  - (a) that has not been assessed by the Commission, the amount of capital expenditure for the relevant disclosure year of the next period included by the CPP applicant in its capex forecast; and
  - (b) undergoing assessment by the Commission, the amount of capital expenditure determined for the relevant disclosure year of the next period by the Commission after assessment of the amount in paragraph (a) against the expenditure objective.
- (7) For the purpose of <u>subclauseparagraph 5.3.11</u>(1)(g), the forecast cost of any commissioned assets, or components of assets, forecast to be acquired in a related party transaction, must be set on the basis that—
  - (a) the forecast cost is not greater than either of the following amounts determined under **GAAP**:
    - (i) the value that would apply if that transaction were an **arm's-length** transaction; or
    - (ii) the amount forecast to be charged to the **GTB** by the **related party**; and
  - the forecast cost of a commissioned asset or a component of a commissioned asset forecast to be acquired in the related party
     transaction must be given a value not greater than if that transaction had the terms of an arm's-length transaction;
  - (b) <u>for the purpose of paragraph (a)(i)</u>, an objective and independent measure must be used in determining the terms of an **arm's-length transaction**. for the purpose of paragraph (a); and
  - (c) for the purpose of paragraph (a), where a forecast commissioned asset or a component of a commissioned asset is forecast to be acquired in the related party transaction, the forecast value that will qualify for recognition as the forecast cost of a commissioned asset or a component of a commissioned asset must not exceed the forecast amount expected to be charged to the GTB by the related party.
- (8) For the purpose of subclause (7)(a), a related party transaction will be treated as if it had the terms of an arm's-length transaction if the commissioned asset, or component of the commissioned asset, forecast to be acquired from a related party is valued at the forecast cost expected to be incurred by the related party, provided that this would-
  - (a) be fair and reasonable to the **GTB**; and
  - (b) be substantially the same as any such forecast cost expected to be incurred by the **related party** in providing the same type of asset to third parties.
- 5.3.12 Works under construction
- (1) Opening works under construction means, in respect of-

- (a) the first disclosure year of the next period where that year is consecutive to a disclosure year in respect of which disclosure pursuant to an ID determination-
  - (i) has not been made, initial works under construction; and
  - (ii) has been made, the value of works under construction last disclosed in accordance with the **ID determination**; and
- (b) any year other than the first **disclosure year** of the **next period**, **closing works under construction** of the preceding **disclosure year**.
- (2) For the purpose of subclause (1)(a)(i), 'initial works under construction' means expenditure incurred on works under construction as of the first day of the disclosure year in question, calculated in accordance with clause 5.3.11, modified in that references in that clause to "forecast commissioning date" are substituted with "forecast date that expenditure is incurred".
- (3) Closing works under construction is the amount determined in accordance with the formula-

opening works under construction + *sum of* capital expenditure - (*sum of* value of commissioned assets + *sum of* forecast value of commissioned assets).

where-

- (a) the sum of value of commissioned assets only includes values to the extent that they are included in closing RAB values disclosed pursuant to an ID determination; and
- (b) the sum of forecast value of commissioned assets only includes values to the extent that they are included in the sum of closing RAB values provided pursuant to clause 5.5.9(b)(ii).

# SECTION 3 Treatment of taxation

- 5.3.13 Forecast regulatory tax allowance
- (1) Forecast regulatory tax allowance is, where forecast **regulatory net taxable income** is-
  - (a) nil or a positive number, the **tax effect** of forecast **regulatory net taxable income**; and
  - (b) a negative number, nil.
- (2) 'Regulatory net taxable income' means **regulatory taxable income** less **utilised tax losses**.
- (3) 'Regulatory taxable income' is determined in accordance with the formula-

# regulatory profit / (loss) before tax + permanent differences + temporary differences - notional deductible interest.

(4) 'Regulatory profit / (loss) before tax' means the value determined in accordance with the formula-

building blocks allowable revenue before tax - operating expenditure - total depreciation.

(5) 'Notional deductible interest' means the amount determined in accordance with the formula-

(((regulatory investment value + *RAB* proportionate investment) x leverage x cost of debt) + term credit spread differential allowance)  $/\sqrt{1 + \cos t}$  of debt.

- (6) 'RAB proportionate investment' means the sum of the *proportionate value* of each asset forecast to be **commissioned** less the sum of the *proportionate value* of each **disposed asset**.
- (7) 'Proportionate value' means for-
  - (a) an asset forecast to be commissioned, its forecast value of commissioned asset multiplied by the proportion of that disclosure year in question from the forecast commissioning date to the end of that disclosure year out of the whole disclosure year; and
  - (b) a **disposed asset**, its **opening RAB value** multiplied by the proportion of that **disclosure year** from the date of sale or transfer to the end of that **disclosure year** out of the whole **disclosure year**.

# 5.3.14 Tax losses

- (1) Utilised tax losses means **opening tax losses** subject to subclause (2).
- (2) For the purpose of subclause (1), utilised tax losses may not exceed **regulatory taxable income**.
- (3) Opening tax losses in relation to-
  - (a) the first disclosure year of the next period, is nil, subject to subclause
     (4); and
  - (b) subsequent **disclosure years** of the **next period**, is closing tax losses for the preceding **disclosure year**.
- (4) For the purpose of subclause (3)(a), if the **Commission** is satisfied that a **GTB** will incur forecast tax losses, opening tax losses is the amount of losses in respect of which the **Commission** is satisfied.
- (5) For the purpose of subclause (3)(b), 'closing tax losses' means the amount determined in accordance with the following formula, in which each term is an absolute value:

# opening tax losses + current period tax losses - utilised tax losses.

- (6) In this clause, 'current period tax losses' is, where forecast **regulatory taxable income** is-
  - (a) nil or a positive number, nil; and
  - (b) a negative number, regulatory taxable income.

#### 5.3.15 Permanent differences

(1) Permanent differences is the amount determined in accordance with the formula-

positive permanent differences - negative permanent differences.

- (2) For the purpose of subclause (1), 'positive permanent differences' means the sum of-
  - (a) all amounts of income-

- treated as taxable were the tax rules applied to determine income tax payable in respect of the GTB's supply of gas transmission services; and
- (ii) not included as amounts of income in determining regulatory profit / (loss) before tax; and
- (b) all amounts of expenditure or loss-
  - (i) included as amounts of expenditure or loss in determining regulatory profit / (loss) before tax; and
  - (ii) not treated as deductions were the tax rules applied to determine income tax payable in respect of the GTB's supply of gas transmission services,

if the difference in treatment of amounts of-

- (c) income under paragraph (a)(i) and paragraph (a)(ii); or
- (d) expenditure or loss under paragraph (b)(i) and paragraph (b)(ii),

is a difference that is not-

- (e) a **reversal** or partial **reversal** of a difference for a prior **disclosure year**; and
- (f) forecast to reverse in a subsequent disclosure year.
- (3) For the purpose of subclause (1), 'negative permanent differences' means, subject to subclause (4), the sum of-
  - (a) all amounts of income-
    - (i) included as amounts of income in determining regulatory profit / (loss) before tax; and
    - (ii) not treated as taxable were the tax rules applied to determine income tax payable in respect of the GTB's supply of gas transmission services; and
  - (b) all amounts of expenditure or loss-
    - treated as deductions were the tax rules applied to determine income tax payable in respect of the GTB's supply of gas transmission services; and
    - (ii) not included as amounts of expenditure or loss in determining regulatory profit / (loss) before tax,

if there are differences between the values in-

- (c) paragraph (a)(i) and paragraph (a)(ii); and
- (d) paragraph (b)(i) and paragraph (b)(ii),

and such differences are not-

- (e) the reversal of a difference in a prior disclosure year; and
- (f) forecast to reverse in a subsequent disclosure year.
- (4) For the purpose of subclause (3), negative permanent differences excludes any amounts that are-

- (a) expenditure or loss determined in accordance with the tax rules that is-
  - (i) interest; or
  - (ii) forecast to be incurred in borrowing money; and
- (b) any-
  - (i) tax losses; and
  - (ii) subvention payment made or received by a **GTB**.

#### 5.3.16 Temporary differences

(1) Temporary differences is the amount determined in accordance with the formula-

# *depreciation temporary differences +* **positive temporary differences - negative temporary differences**.

- (2) For the purpose of this clause, 'depreciation temporary differences' means **total depreciation** less tax depreciation.
- (3) For the purpose of subclause (2) 'tax depreciation' means the sum of the amounts determined by application of the tax depreciation rules to the regulatory tax asset value of each asset.
- (4) Positive temporary differences means the sum of-
  - (a) all amounts of income-
    - treated as taxable if the tax rules were applied to determine income tax payable in respect of the GTB's supply of gas transmission services; and
    - (ii) not included as amounts of income in determining regulatory profit / (loss) before tax; and
  - (b) all amounts of expenditure or loss-
    - (i) included as amounts of expenditure or loss in determining regulatory profit / (loss) before tax; and
    - (ii) not treated as deductions were the tax rules applied to determine income tax payable in respect of the GTB's supply of gas transmission services,

less any amount that is depreciation temporary differences, if there are differences between the values in-

- (c) paragraph (a)(i) and paragraph (a)(ii); and
- (d) paragraph (b)(i) and paragraph (b)(ii),

and such differences-

- (e) are the **reversal** of a difference in a prior **disclosure year**; or
- (f) are forecast to **reverse** in a subsequent **disclosure year**.
- (5) Negative temporary differences means the sum of-
  - (a) all amounts of income-
    - (i) included as amounts of income in determining regulatory profit / (loss) before tax; and

- (ii) not treated as taxable were the tax rules applied to determine income tax payable in respect of the GTB's supply of gas transmission services; and
- (b) all amounts of expenditure or loss-
  - treated as deductions were the tax rules applied to determine income tax payable in respect of the GTB's supply of gas transmission services; and
  - (ii) not included as amounts of expenditure or loss in determining regulatory profit / (loss) before tax,

less any amount that is depreciation temporary differences, if there are differences between the values in-

- (c) paragraph (a)(i) and paragraph (a)(ii); and
- (d) paragraph (b)(i) and paragraph (b)(ii),

and such differences-

- (e) are the reversal of a difference in a prior disclosure year; or
- (f) are forecast to **reverse** in a subsequent **disclosure year**.

#### 5.3.17 Regulatory tax asset value

(1) Regulatory tax asset value, in relation to an asset, means the value determined in accordance with the formula-

tax asset value  $\times$  result of asset allocation ratio.

- (2) For the purpose of subclause (1) 'tax asset value' means, in respect of-
  - (a) an asset-
    - (i) in the initial RAB where, in the disclosure year 2010, the sum of unallocated initial RAB values is less than the sum of the adjusted tax values of all assets in the initial RAB;
    - (ii) acquired from a **regulated supplier** who used it to **supply regulated goods or services**; or
    - (iii) acquired or transferred from a related party,

the value of the asset determined by applying the **tax depreciation rules** to its notional tax asset value; and

- (b) in respect of any other asset, its forecast **adjusted tax value**.
- (3) 'Notional tax asset value' means, for the purpose of-
  - (a) Subclause (2)(a)(i), adjusted tax value of the asset in the disclosure year 2010 adjusted to account proportionately for the difference between the-
    - (i) sum of the unallocated initial RAB values; and
    - (ii) sum of the adjusted tax values,

of all assets in the initial RAB;

- (b) subclause (2)(a)(ii), 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
- (c) subclause (2)(a)(iii), 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 or, if relevant capital contributions are treated for tax purposes in accordance with section CG 8 of the Income Tax Act 2007 (or subsequent equivalent provisions), limited to the value of commissioned asset plus any taxed capital contributions applicable to the asset.
- (4) For the purpose of subclause (1), 'result of asset allocation ratio' means, where an asset or group of assets maintained under the **tax rules**-
  - (a) has a matching asset or group of assets maintained for the purpose of Part 2 Subpart 2, the value obtained in accordance with the formula-

**opening RAB value** or sum of **opening RAB values**, as the case may be

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**unallocated opening RAB value** *or sum of* **unallocated opening RAB values**, *as the case may be*,

applying the formula in respect of the asset or smallest group of assets maintained for the purpose of Part 2 Subpart 2 that has a matching asset or group of assets maintained under the **tax rules**; and

(b) does not have a matching asset or group of assets maintained for the purpose of Part 2 Subpart 2, the value of the asset allocated to the supply of gas transmission services were clause 2.1.1 to apply to the asset or group of assets.

# SECTION 4 Cost of capital

#### 5.3.18 Methodology for estimating the weighted average cost of capital

- (1) Where the Commission takes into account the cost of capital in making a CPP determination, the Commission will use the 67th percentile estimate of WACC estimate of WACC that was used for the DPP applying at the start of the CPP regulatory period in accordance with clause 4.4.7(1).
- (2) Where there has been a WACC change <u>event</u>, the cost of capital for the CPP is the DPP WACC referenced in clause 5.7.<u>6(1)(a)</u>7(4)(a), which has effect in the remaining years of the CPP regulatory period.

# SECTION 5 Alternative methodologies with equivalent effect

#### 5.3.19 Alternative methodologies with equivalent effect

- (1) A **CPP applicant**, in making a **CPP application**, may apply an alternative methodology to that specified for—
  - (a) cost allocation and asset valuation in Section 2;
  - (b) treatment of taxation in Section 3;
  - (c) the estimation of term credit spread differentials in Section 4; or
  - (d) pricing methodologies in Subpart 4.
- (2) The **Commission**, in evaluating a **CPP proposal** and in determining a **CPP** for a **GTB**, may apply the alternative methodology elected by the **CPP applicant**.
- (3) An alternative methodology applied by either a **GTB** or the **Commission** in accordance with this clause must:
  - (a) produce an equivalent effect within the **CPP regulatory period** to the methodology that would otherwise apply; and
  - (b) not detract from the promotion of the purpose of Part 4 of the Act.

# SUBPART 4 Pricing methodologies

# 5.4.1 Determination of pricing methodology

- (1) The Commission will determine a pricing methodology for a GTB in a CPP determination if the Commission, in its most recent summary and analysis made pursuant to s 53B(2)(b) of the Act prior to submission of the CPP application, has identified that the GTB in question would be required to submit its pricing methodology for approval were it to apply for a CPP.
- (2) Any pricing methodology so determined-
  - (a) must be-
    - (i) consistent with the pricing principles; or
    - (ii) a transitional pricing methodology; and
  - (b) must be specified in a **CPP determination**.
- (3) Transitional pricing methodology means-
  - (a) a pricing methodology inconsistent with the **pricing principles** for a term no longer than the **CPP regulatory period**; and
  - (b) a plan providing for the **GTB** to transition to a pricing methodology consistent with the **pricing principles** in a reasonable period.
- 5.4.2 Pricing methodology information during the CPP regulatory period
- (1) This clause applies to **GTBs** in respect of whom a pricing methodology has been specified in a **CPP determination**.
- (2) In each **disclosure year** of a **CPP regulatory period** save the last, a **GTB** must, by the date specified in the applicable **CPP determination**-
  - (a) provide the **Commission** with the same type of information as is required by clause 5.5.28, modified in that the relevant period to which

the information relates is the start of the next **disclosure year** of the **CPP regulatory period** to the end of the **CPP regulatory period**; and

- (b) state whether or not the information so provided reveals the proposed use of a pricing methodology different to the pricing methodology specified in its **CPP determination**;
- (c) describe and give reasons for any such differences; and
- (d) explain whether, and if so how, the proposed changes better meet the purpose of Part 4.

# 5.4.3 Amendments to a pricing methodology

- (1) Subject to subclause (2), after considering the most recent information provided in accordance with clause 5.4.2, the **Commission** may only-
  - (a) amend the pricing methodology specified in the relevant **CPP determination**; or
  - (b) substitute a new pricing methodology for that specified in the relevant **CPP determination**,

otherwise than in accordance with the information provided by the **GTB** where the **Commission** considers that the information reveals the proposed use of a pricing methodology materially different to that specified in the relevant **CPP determination**.

- (2) For the purpose of subclause (1), any amended or substituted pricing methodology must be-
  - (a) consistent with the pricing principles; or
  - (b) a transitional pricing methodology.
- (3) The **Commission** will not make any amendment or substitution permitted by this clause more than once in any **disclosure year** of the **CPP regulatory period**.

# SUBPART 5 Information required in a CPP proposal

# SECTION 1 General matters

# 5.5.1 Application of this subpart

- (1) Subject to subclause (2), a **CPP proposal** must contain, in all material respects, the information specified in this subpart.
- (2) For the purpose of subclause (1), Section 9 only applies to a GTB if the Commission, in its most recent summary and analysis made pursuant to s 53B(2)(b) of the Act prior to submission of the CPP application, has identified that the GTB in question would be required to submit a pricing methodology for approval were it to apply for a CPP.

# 5.5.2 <u>Reasons for the proposal</u>

A CPP proposal must contain a-

- (a) detailed description of the CPP applicant's rationale for seeking a CPP; and
- (b) summary of the key evidence in the proposal supporting that rationale.

# 5.5.3 <u>Duration of regulatory period</u>

Where a CPP applicant seeks a CPP of 3 years' or 4 years' duration-

- (a) the duration of the CPP sought must be stated in the CPP proposal; and
- (b) the **CPP proposal** must contain an explanation as to why that duration better meets the purpose of Part 4 of the **Act** than 5 years.

# SECTION 2 Price path information

# 5.5.4 Interpretation

- (1) In this section, the meanings of defined terms that are values or amounts to be determined by the **Commission** when making a **CPP determination** are modified to mean the values or amounts proposed by the **CPP applicant**, subject to any other provision to the contrary.
- (2) Any values and amounts used by a **CPP applicant** to determine the quantum of allowances, amounts, sums or values required by this section must be consistent with other information provided in accordance with this part.
- 5.5.5 Proposed building blocks allowable revenue
- (1) A CPP proposal must contain amounts for-
  - (a) **building blocks allowable revenue before tax** for each **disclosure year** of the **next period**; and
  - (b) **building blocks allowable revenue after tax** for each **disclosure year** of the **next period**.
- Subject to subclause (4), a CPP proposal must contain all data, information, calculations and assumptions used to determine the amounts required by subclause (1), including but not limited to-
  - (a) amounts or forecasts of-
    - (i) regulatory investment value;
    - (ii) total value of commissioned assets determined in accordance with clause 5.3.2(4);
    - (iii) total depreciation;
    - (iv) total revaluation; and
    - (v) regulatory tax allowance;
  - (b) all data, information, calculations and assumptions used to derive amounts or forecasts of  $TF_{VCA}$ ,  $PV_{VCA}$ , TF, and  $TF_{rev}$  determined in accordance with clause 5.3.2(5);
  - (c) forecast operating expenditure; and
  - (d) any proposed term credit spread differential allowance.
- (3) All calculations, values and amounts required by this clause must be presented in a spreadsheet format which-
  - (a) clearly demonstrates how building blocks allowable revenue before tax and building blocks allowable revenue after tax for each disclosure year of the next period have been derived using the formulae specified in clauses 5.3.2 and 5.3.3; and
  - (b) where data has been computed or derived from other values on the spreadsheet through the use of formulae, makes the underlying formulae accessible.

- (4) Where the information specified in subclause (2) is included in a **CPP proposal** in a spreadsheet format-
  - (a) the information must be cross-referenced in the text of the **CPP proposal** document; and
  - (b) the spreadsheet(s) must-
    - provide cross-references to any CPP information requirement input methodology that the spreadsheet satisfies;
    - use terms and labels, consistent with the terminology in the input methodologies;
    - (iii) identify and explain the source inputs, and outputs, of each spreadsheet;
    - (iv) produce all of the intermediate outputs, as set out in Part 5, Subpart 3 and Part 5, Subpart 5; and
    - (v) demonstrate links and interdependencies between source inputs, intermediate calculations and outputs.

# 5.5.6 Maximum Allowable Revenues

- (1) A CPP proposal must contain amounts for-
  - (a) **maximum allowable revenue before tax** for each **disclosure year** of the **CPP regulatory period**; and
  - (b) maximum allowable revenue after tax for each disclosure year of the CPP regulatory period.
- (2) For the purpose of subclauses (1)(a) and (1)(b), the **CPP applicant** must-
  - (a) apply an X factor; and
  - (b) state the value of the X factor.
- (3) For the purpose of subclause (2) the X factor is that defined in the **CPP applicant's DPP determination,** subject to subclause (4).
- (4) For the purpose of subclause (3), a different X factor or factors may be used, provided that the **CPP proposal** contains an explanation and supporting evidence as to why that would better meet the purpose of Part 4 of the **Act**.
- (5) All calculations and values required by this clause must be presented in a spreadsheet format which clearly demonstrates how maximum allowable revenue before tax and maximum allowable revenue after tax for each disclosure year of the CPP regulatory period have been derived from building blocks allowable revenue after tax and the variables in clause 5.5.5.
- (6) For the purpose of subclause (5), the spreadsheet must be provided in a format that-
  - (a) shows clearly how the values required by subclause (1) were derived in accordance with the formulae specified in clauses 5.3.2 to 5.3.4; and
  - (b) where data has been computed or derived from other values on the spreadsheet through the use of formulae, makes the underlying formulae accessible.

#### SECTION 3 Cost allocation information

#### 5.5.7 <u>Cost allocation information</u>

- (1) Where a CPP applicant-
  - (a) makes allocations of **operating costs** not **directly attributable** pursuant to clause 5.3.5(1); or
  - (b) determines opening RAB values pursuant to clause 5.3.6(1)(b)(ii),

the CPP proposal must contain the information specified in subclause (2).

- (2) For the purpose of subclause (1), the information is that specified in the applicable tables in Schedule B, subject to subclause (4), which tables comprise-
  - (i) Table 1: Allocation of asset values;
  - (ii) Table 2: Report supporting allocations of asset values (non-public);
  - (iii) Table 3: Allocation of operating costs;
  - (iv) Table 4: Report supporting allocation of operating costs (nonpublic); and
  - (v) Table 5: Rationale for selecting proxy allocator.
- (3) Subject to subclause (7), in respect of-
  - (a) **operating costs** not **directly attributable** allocated to **gas transmission services** in accordance with clause 5.3.5(2); or
  - (b) closing RAB values determined in accordance with clause 5.3.6(4),

the **CPP proposal** must contain the information specified in Schedule C, subject to subclause (4), which tables comprise-

- (c) Table 1: Revised allocation of regulated asset values;
- (d) Table 2: Report supporting revised allocations of asset values (non-public);
- (e) Table 3: Revised allocation of operating costs;
- (f) Table 4: Report supporting revised allocation of operating costs (nonpublic); and
- (g) Table 5: Rationale for selecting proxy allocator.
- (4) For the purpose of this clause-
  - (a) the information specified in the tables of the schedules referred to must be provided on spreadsheets;
  - (b) where data has been computed or derived from other values on the spreadsheet through the use of formulae, all underlying formulae must be accessible
  - (c) the information specified in Table 2 and Table 4 of Schedule B and Table 2 and Table 4 of Schedule C may be provided by way of non-public disclosure to the **Commission**; and
  - (d) the information in Schedule B must be provided-
    - (i) for the **disclosure year** prior to submitting the **CPP proposal** if it has not been disclosed in accordance with an **ID determination**; and

- (ii) for the next period where a value in units in an allocator metric has been changed by at least 5% from the value used in the disclosure year referred to in (i).
- (5) Where the **CPP applicant** has used a **proxy cost allocator** to provide the information specified in subclauses (2) or (3), the **CPP applicant** must explain in the **CPP proposal**, for each **proxy cost allocator** used-
  - (a) why a causal relationship cannot be established; and
  - (b) the rationale for the quantifiable measure usinged for that proxy cost allocator.
- (6) Where the **CPP applicant** has used a **proxy asset allocator** to provide the information specified in subclauses (2) or (3), the **CPP applicant** must explain in the **CPP proposal**, for each **proxy asset allocator** used-
  - (a) why a causal relationship cannot be established; and
  - (b) the rationale for the quantifiable measure usinged for that proxy asset allocator.
- (7) The information in Schedule C is not required where the value of the assets to be sold as specified in clause 5.3.6(4) is less than 5% of the **unallocated closing RAB value** for the last **disclosure year** of the **assessment period**.

#### 5.5.8 <u>Certification requirements</u>

(1) Where any arm's-length deduction was applied for the purpose of this Section, the CPP proposal must contain certification by no fewer than 2 of the GTB's directors in the following terms, where words in bold bear the meanings specified in this determination:

"I, [insert name], **director** of [*insert name of supplier of* **services** *regulated under Part 4 of the Commerce Act*] certify that, having made all reasonable enquiry, my belief is that having had regard to the attached information [*information required by clause 5.5.7(2)*] for the purpose of the supplier's **CPP proposal**, it was appropriate to make the **arm's-length deductions** the amount and nature of which are detailed in the tables below, namely:

Table 4 of Schedule B / Table 5 of Schedule B / Table 3 of Schedule C / Table 4 of Schedule C [delete as appropriate]."

(2) Where, in relation to **regulated service asset values**, **OVABAA** was applied for the purpose of this clause in accordance with Subpart 3 Section 2, the **CPP proposal** must contain certification by no fewer than 2 of the **GTB's directors** in respect of its application in the following terms, where words in bold bear the meanings specified in this determination:

"I, [insert name], **director** of [insert name of Supplier of **services** regulated under Part 4 of the Commerce Act] certify that, having made all reasonable enquiry, my belief is that having had regard to the attached information (being information required by clause 5.5.7(2)) for the purpose of the supplier's **CPP proposal**-

- (a) the attached information is accurate;
- (b) the **OVABAA** was applicable in accordance with clause 2.1.2; and

- (c) the following unregulated services would be unduly deterred had adjustments to allocations of regulated service asset values (in accordance with clause 2.1.4) not been made: [list relevant unregulated services]."
- (3) Where, in relation to operating costs provided in a CPP proposal in accordance with subclause 5.5.6(1) and Schedule C, the OVABAA was applied, the CPP proposal must contain certification by no fewer than 2 of the GTB's directors in respect of application of the OVABAA in the following terms:

"I, [insert name], **director** of [insert name of Supplier of **services** regulated under Part 4 of the Commerce Act] certify that, having made all reasonable enquiry, my belief is that having had regard to the attached information (being information required by clause 5.5.7(2)) for the purpose of the supplier's **CPP proposal**-

- (a) the attached information is accurate;
- (b) the **OVABAA** was applicable in accordance with clause 2.1.2; and
- (c) the following unregulated services would be unduly deterred had adjustments to allocations of operating costs (in accordance with clause 2.1.4) not been made: [list relevant unregulated services]."

# SECTION 4 Asset valuation information

5.5.9 RAB roll forward information

For each **disclosure year**, after the last disclosure made under an **ID determination**, until the last **disclosure year** of the **next period**, provide values, in accordance with Subpart 3 Section 2, for the-

- (a) total opening RAB value; and
- (b) sum of each of the following things:
  - (i) forecast value of commissioned assets; and
  - (ii) closing RAB values.

# 5.5.10 Depreciation information

- (1) In respect of each **disclosure year** of the **CPP regulatory period**, the **CPP applicant** must provide the information specified in this clause.
- (2) The sum of **depreciation** for each type of asset-
  - (a) for which the proposed method of determining depreciation is the **standard depreciation method**; and
  - (b) for which the proposed method of determining depreciation is something other than the **standard depreciation method**.
- (3) For each type of asset to which subclause (2)(b) applies-
  - (a) a description of type of asset;
  - (b) a description of the proposed depreciation method;
  - (c) where the proposed **asset life** is different to the **physical asset life**, the proposed **asset life** for the type of asset;
  - (d) where the proposed asset life for the type of asset is different to the **physical asset life**, the proposed **remaining asset life**;

- (e) forecast **depreciation** over the **asset life** for the type of asset, including details of all assumptions made;
- (f) forecast depreciation over the asset life for the type of asset determined in accordance with the standard depreciation method;
- (g) evidence to demonstrate that the proposed depreciation method including, where applicable, any proposed asset life different to the physical asset life, better meets the purpose of Part 4 of the Act than the standard depreciation method; and
- (h) a description of any consultation undertaken with **consumers** on the proposed depreciation method, including-
  - (i) the extent of any **consumer** disagreement; and
  - (ii) the **GTB's** view in response.
- (4) For each asset or type of asset for which a different **physical asset life** to the **standard physical asset life** is proposed-
  - (a) a description of the assets or types of asset;
  - (b) to which clauses 2.2.8(1)(c) and 2.2.8(1)(h)(v) apply, an **engineer's** report addressing the suitability of the proposed **physical asset life**; and
  - (c) any other evidence to demonstrate that the requirements of clause2.2.8 in respect of the particular type of asset are met.

# 5.5.11 Revaluation information

- (1) For each **disclosure year**, after the last disclosure made under an **ID determination**, until the last **disclosure year** of the **next period**, provide the following:
  - (a) sum of **opening RAB values**;
  - (b) forecast CPI for CPP revaluation for the last quarter of the disclosure year;
  - (c) **forecast CPI for CPP revaluation** for the last quarter of the preceding **disclosure year**; and
  - (d) revaluation rate.

# 5.5.12 Commissioned assets information

- (1) For each **disclosure year**, after the last disclosure made under an **ID determination**, until the last **disclosure year** of the **next period**, provide the-
  - (a) sum value of commissioned assets; and
  - (b) sum forecast value of commissioned assets,

in respect of each of the following groups of assets:

- (c) assets-
  - (i) acquired or intended to be acquired from a **related party**; or
  - transferred from a part of the GTB that supplies unregulated services;
- (d) assets-

- acquired or intended to be acquired from another regulated supplier and used by that regulated supplier in the supply of regulated services; or
- transferred or intended to be transferred from a part of the GTB that supplies other regulated services;
- (e) network spares; and
- (f) all other assets having a **commissioning date** or forecast to have a **commissioning date** in that period.
- (2) In respect of each value provided in accordance with subclause (1), provide-
  - (a) all data, information, calculations and assumptions used to derive it from relevant data provided in the **capex forecast;** and
  - (b) where **capital contributions** are taken into account in any value disclosed pursuant to subclause (1)-
    - (i) the amount of such **capital contributions**, with respect to asset types and quantities; and
    - (ii) policies relevant to such capital contributions.
- (3) In respect of each asset to which subclause (1)(c) applies, provide-
  - (a) the name of the relevant **person** or other part of the **GTB**, as the case may be; and
  - (b) where the acquisition was or is intended to be from a **related party**, a description of the relationship between the **GTB** and that **person**.
- (4) In respect of the likely vendor of each asset to which subclause (1)(d) applies, provide-
  - (a) the name of the vendor;
  - (b) a description of each asset likely to be acquired from that vendor; and
  - (c) the forecast **closing RAB value** of each asset in the vendor's regulatory asset base for the **disclosure year** in which the acquisition is intended.

#### 5.5.13 Asset disposals information

- (1) For each **disclosure year**, after the last disclosure made under an **ID determination**, until the last **disclosure year** of the **next period**, in respect of each of the following groups of assets:
  - (a) assets likely to be-
    - (i) sold to a **related party**; or
    - (ii) transferred to another part of the GTB; and
  - (b) all other disposed assets,

provide the-

- (c) sum of unallocated opening RAB values; and
- (d) sum of opening RAB values.
- (2) In respect of each asset to which the values provided for the purpose of subclause (1) relate, provide-

- (a) the name of the relevant person or other part of the **GTB**, as the case may be; and
- (b) where the disposal is proposed to be to a **related party**, a description of the relationship between the **GTB** and that person.

# 5.5.14 Works under construction information

For each **disclosure year**, after the last disclosure made under an **ID determination**, until the last **disclosure year** of the **next period**, provide-

- (a) opening works under construction;
- (b) sum of capital expenditure;
- sum of value of commissioned assets but only to the extent that values are included in closing RAB values disclosed pursuant to an ID determination;
- (d) sum of **forecast value of commissioned assets** but only to the extent that values are included in the sum of **closing RAB values** provided pursuant to clause 5.5.9(b)(ii); and
- (e) sum of closing works under construction.

# SECTION 5 Tax information

5.5.15 Interpretation

In this section, a term that is not emboldened but is defined for the purpose of a specific clause in Subpart 3 Section 3 bears the same meaning as it does in the clause of Subpart 3 Section 3 in which it is defined.

# 5.5.16 Period in respect of which information to be provided

A **CPP proposal** must contain, the information specified in this section for each **disclosure year**, after the last disclosure made under an **ID determination**, until the last **disclosure year** of the **next period**, in accordance with Subpart 3 Section 3.

# 5.5.17 Regulatory tax allowance information

- (1) forecast regulatory tax allowance and particulars of how it was calculated
- (2) other regulated income
- (3) notional deductible interest and the cost of debt assumptions relied upon in its calculation

# 5.5.18 Tax losses information

- (1) amount of **opening tax losses** (if any) and particulars of how it was calculated
- (2) information describing the nature and amounts of significant items giving rise to any **opening tax losses**
- (3) information demonstrating that any **opening tax losses** arose from the **supply** of **gas transmission services**

#### 5.5.19 Permanent differences information

- (1) sum of positive permanent differences
- (2) sum of negative permanent differences
- (3) amounts and nature of items used to determine-
  - (a) positive permanent differences; and

(b) negative permanent differences

#### 5.5.20 Tax depreciation rates

description of the methodology and depreciation rates by **asset category** used to determine the forecast tax depreciation

#### 5.5.21 Regulatory tax asset value information

- (1) sum of tax asset values at the start of the **disclosure year**
- (2) sum of tax asset values by asset category at the start of the disclosure year
- (3) sum of regulatory tax asset values at the start of the disclosure year
- (4) sum of **regulatory tax asset values** by **asset category** at the start of the **disclosure year**
- (5) weighted average remaining tax life of assets and tax depreciation methodology employed, by **asset category**
- (6) particulars of the calculation used to derive the regulatory tax asset values at the start of the disclosure year from the tax asset values at the start of the disclosure year year
- (7) sum of regulatory tax asset values at the end of the disclosure year
- (8) reconciliation between the sum of regulatory tax asset values at the start of the disclosure year and the sum of regulatory tax asset values at the end of the disclosure year, by asset category, showing the values of capital additions, disposals, tax depreciation and other asset adjustments including cost allocation adjustments

#### SECTION 6 Cost of capital information

#### 5.5.22 Information regarding WACC and TCSD allowance

- (1) A **CPP proposal** must, subject to subclause (2) identify the **67th percentile estimate of WACC**estimate of **WACC** used for the purpose of clause 5.5.5(1).
- (2) For the purpose of subclause (1), the identified 67th percentile estimate of WACCestimate of WACC is the WACC used for the DPP applying at the proposed start of the CPP regulatory period applicable cost of capital specified in clause 5.3.18.
- (3) Where a **term credit spread differential allowance** is proposed, a **CPP proposal** must contain all data, information, calculations, and assumptions used to determine any proposed **term credit spread differential**.

# SECTION 7 Expenditure information

# 5.5.23 Capex, opex, demand and network qualitative information

The information specified in Schedule D must be-

- (a) contained in a CPP proposal; and
- (b) provided in accordance with the requirements of that schedule.

#### 5.5.24 Capex, opex, demand and network quantitative information

- (1) A **CPP proposal** must contain the information specified in the **regulatory templates** and that information must be-
  - (a) in spreadsheet format whereby each item of data is linked between all cells to which it is relevant, irrespective of whether such cells are on the same or different tabs; and

- (b) provided in accordance with the instructions specified in clause 5.5.25.
- (2) 'Regulatory templates' means the tables included in Schedule E named-
  - (a) Table 1: Top 5;
  - (b) Table 2: Capex Summary;
  - (c) Table 3: Opex Summary;
  - (d) Table 4: Capex Project Programme;
  - (e) Table 5: Opex Project Programme;
  - (f) Table 6: Overheads; and
  - (g) Table 7: Unit rate escalators.
- (3) Where data provided in accordance with subclause (1) has been computed or derived from other amounts or values on the spreadsheet through the use of formulae, the underlying formulae for the cells containing the data must be accessible.
- (4) For the purpose of subclause (1), terms used in the **regulatory templates** must be interpreted in the same way as those terms are defined for the purpose of Schedule D.

# 5.5.25 Instructions for completion of the regulatory templates

- (1) Provide the information specified in *Table 4: Capex Project Programme* and *Table 5: Opex Project Programme* of the **regulatory templates** for each **project** and for each **programme**.
- (2) For the purpose of specifying the relevant **capex category** or **opex category** in accordance with subclause (1), where expenditure within each **project** or **programme** is relevant to more than one **capex category** or **opex category**-
  - (a) select the **capex category** or **opex category** that is most relevant based on the nature of the expenditure; or
  - (b) redefine the project or programme into two or more new projects or programmes and reallocate the expenditure so as to resolve the overlap.
- (3) For the purpose of specifying the relevant **service category** in accordance with subclause (1), where expenditure within each **project** or **programme** is relevant to more than one **service category**-
  - (a) select the **service category** that is most relevant based on the nature of the expenditure; or
  - (b) redefine the project or programme into two or more new projects or programmes and reallocate the expenditure so as to resolve the overlap.
- (4) For the purpose of subclause (1), the total Project/Programme amounts provided in the Asset Category sub-table must reconcile to the total Project/Programme amounts provided in the Project Costs by Source sub-table.
- (5) Provide the information specified in *Table 6: Overheads* of the **regulatory templates** in respect of **general management, administration and overheads opex**.
- (6) Provide the information specified in *Table 7: Unit rate escalators* of the **regulatory templates** for each unit rate for which an escalator has been applied.

- (7) Provide the information in the format specified in *Table 1: Top 5* of the **regulatory templates**, by extending the table as necessary,
  - (a) for all projects or programmes that form part of the CPP proposal; and
  - (b) by using the information provided in accordance with subclause (1).
- (8) Provide the information specified in *Table 2: Capex Summary* and *Table 3: Opex Summary* of the **regulatory templates** using the information provided in accordance with subclause (1).

#### SECTION 8 Information relevant to prices

5.5.26 Information on proposed new pass-through costs

A **CPP proposal** must contain details of any cost not specified in clause 3.1.2(2) that is sought to be specified as a new pass-through cost in accordance with clause 3.1.2(1)(b), including information on-

- (a) how the cost is likely to arise;
- (b) who the cost would be payable to;
- (c) how the cost would be calculated;
- (d) any good or service the GTB would receive in exchange; and
- (e) how the cost meets the criteria specified in clause 3.1.2(3).

# 5.5.27 Information on proposed recoverable costs relating to costs of making CPP application

Where a **CPP applicant** seeks specification in the **CPP determination** of a **recoverable cost** to which clause 3.1.3(1)(e),  $\frac{3.1.3}{3}(1)(f)$ , or  $\frac{3.1.3}{3}(1)(g)$  applies, it must provide, in relation to each **auditor**, **verifier** or **engineer** who was engaged to provide an opinion on some aspect of the **CPP proposal** in accordance with a requirement of this Part-

- (a) any **document** making a public or limited circulation request for proposals to carry out the work;
- (b) the terms of reference for the work;
- (c) invoices for services undertaken in respect of the work; and
- (d) receipts for payment by the **CPP applicant**.

# SECTION 9 Pricing methodology information

#### 5.5.28 What pricing methodology information must be submitted

- The CPP proposal must contain the same type of information as is required under an ID determination in respect of pricing methodologies, subject to subclauses (2) and (3).
- (2) For the purpose of subclause (1), information in respect of pricing methodologies of the type sought by the **ID determination** is required in respect of the **CPP regulatory period** only.
- (3) Where, pursuant to subclause (1), a CPP applicant proposes a transitional pricing methodology, the CPP applicant must also provide-
  - (a) justification for proposing a **transitional pricing methodology** rather than a pricing methodology consistent with the **pricing principles**;
  - (b) the duration of the intended transitional period;

- (c) an explanation as to why the proposed duration of the transitional period is reasonable;
- a plan demonstrating how the GTB intends to transition to a pricing methodology consistent with the pricing principles by the end of the transitional period; and
- (e) an explanation as to why that plan is reasonable.

#### SECTION 10 Information relevant to alternative methodologies

#### 5.5.29 Demonstration that alternative methodologies have equivalent effect

- (1) Where a **CPP applicant** applies alternative methodologies in accordance with clause 5.3.19, it must provide:
  - (a) a list and description of each alternative methodology applied;
  - (b) an indication, at the relevant locations within the **CPP application**, as to where the alternative methodologies have been applied;
  - (c) reasons why each of the alternative methodologies have been applied; and
  - (d) evidence demonstrating that each alternative methodology complies with clause 5.3.19(3).
- (2) Paragraph (1)(d) may be satisfied by submitting a certificate signed by an senior manager of the **CPP applicant** setting out the factual basis on which he or she believes each alternative methodology complies with clause 5.3.19(3).

# SUBPART 6 Consumer consultation, verification, audit and certification

- 5.6.1 Consumer consultation
- (1) By no later than 40 working days prior to submission of the CPP proposal, the CPP applicant must have adequately notified its consumers-
  - (a) that it intends to make a **CPP proposal**;
  - (b) of the expected effect on the revenue and quality of its gas transmission services were the Commission to determine a CPP entirely in accordance with the intended CPP proposal;
  - (c) of the price versus quality trade-offs made in the expenditure alternatives considered in the intended CPP proposal, where these are directly associated with the rationale for seeking the CPP proposal, which are required to be disclosed under clause 5.5.2;
  - (d) where clause 5.5.28 applies, of the expected effect of the CPP on each pipeline charge, were the Commission to determine a CPP entirely in accordance with the intended CPP proposal;
  - (e) where and how further information in respect of the intended CPP proposal may be obtained;
  - (f) of the process for making submissions to the **GTB** in respect of the intended **CPP proposal**; and
  - (g) of their opportunity to participate in the consultation process required of the **Commission** by s 53T of the **Act** after any **CPP proposal** is received and considered compliant by the **Commission**.

- (2) For the purpose of subclause (1)(e), where further information is available in hard copy only, the applicant must have ensured that any further information was readily available for inspection at the stated location.
- (3) For the purpose of subclause (1), the **CPP applicant** must-
  - (a) provide all relevant information;
  - (b) provide information in a manner that promotes **consumer** engagement;
  - (c) make best endeavours to express information clearly, including by use of plain language and the avoidance of jargon; and
  - (d) provide **consumers** with (or notified them where to obtain) the information through a medium or media appropriate to the natures of the **consumer** base.

# Examples:

- (i) by placing the information on the **GTB's** website;
- (ii) by providing the information to groups or organisations that represent the **consumers'** relevant interests;
- (iii) by including the information in consumers' or gas retailers' bills; and/or
- (iv) by placing advertisements in local newspapers.

# 5.6.2 Verification

- (1) A **CPP proposal** must be verified by a **verifier.**
- (2) The **verifier** must be engaged in accordance with Schedule F.
- (3) The CPP applicant must provide the verifier with-
  - (a) the materials-
    - (i) required by the **verifier** to verify the **CPP proposal** in accordance with the terms of his, her or its engagement and Schedule G; and
    - (ii) that it intends to submit to the **Commission** as a **CPP proposal**;
  - (b) subject to paragraph (c), the materials referred to in paragraph (a) prior to the **verifier** commencing verification in accordance with Schedule G;
  - upon the verifier's request, the information described in clause D7(2), D7(5), D12(2) and D12(3) pertaining to identified programmes after the verifier has notified the CPP applicant of its selection of identified programmes;
  - (d) any information requested by the verifier pursuant to the verifier's right to ask for such information pursuant to his, her or its deed of engagement, as specified in clause F6(2)(d); and
  - (e) in advance of the verifier's selection of identified programmes, summary information on the forecast projects and programmes, in the format specified in *Table 1: Top 5* of the regulatory templates.

# 5.6.3 Audit and assurance

- (1) A **CPP application** must include a report by an **auditor** that states whether or not:
  - (a) as far as appears from an examination of them, proper records to enable the compilation of information required by Subpart 5 have been kept by the CPP applicant;

- (b) in the case of actual financial information relating to the current period, that information has been prepared in all material respects in accordance with the input methodologies set out in this determination, and that it has been audited in accordance with applicable auditing standards issued by the External Reporting Board in accordance with its functions under the Financial Reporting Act 2013 or any equivalent standards that replace these standards;
- (c) in the case of forecast financial information relating to the **next period**, that information has been compiled in all material respects in accordance with the input methodologies set out in this determination, and that it has been examined in accordance with applicable assurance engagement standards issued by the External Reporting Board in accordance with its functions under the Financial Reporting Act 2013 or any equivalent standards that replace these standards or other appropriate standards;
- (d) in the case of quantitative historical information provided in spreadsheets, the information is properly compiled on the basis of the relevant underlying source information; and
- (e) in the case of quantitative forecast information provided in spreadsheets, the information is properly compiled on the basis of relevant and reasonable disclosed assumptions.
- (2) For the avoidance of doubt, the **auditor** must provide an opinion as to whether-
  - (a) in respect of operating costs not directly attributable, the opex forecast was provided by the CPP applicant as specified in clause 5.3.5; and
  - (b) in respect of regulated service asset values not directly attributable, the forecast value of commissioned assets were provided by the CPP applicant in accordance with clause 5.3.6(3)(b) and as specified in clause 5.3.11(2)(b).

# 5.6.4 Certification

- (1) In the case of all information of a quantitative nature, other than forecast information, provided in accordance with this Part, no fewer than 2 directors of the CPP applicant must certify in writing his or her belief that-
  - (a) the information was derived and is provided in accordance with the relevant requirements; and
  - (b) it properly represents the results of financial or non-financial operations as the case may be.
- (2) In the case of all information of a qualitative nature, other than forecast information, provided in accordance with this Part, no fewer than 2 **directors** of the **CPP applicant** must certify in writing his or her belief that-
  - (a) the information is provided in accordance with the relevant requirements; and
  - (b) it properly represents the events that occurred during the **current period**.

- (3) In the case of all forecast information provided in accordance with this Part, no fewer than 2 **directors** of the **CPP applicant** must certify in writing his or her belief that-
  - (a) the information was derived and is provided in accordance with the relevant requirements; and
  - (b) the assumptions made are reasonable.
- (4) No fewer than 2 directors of the CPP applicant must certify in writing-
  - (a) that, to the best of his or her knowledge, the **verifier** was engaged by the **CPP applicant** in accordance with Schedule F;
  - (b) that, to the best of his or her knowledge, the CPP applicant provided the verifier with all the information specified in Part 5, including its schedules, relevant to Schedule F;
  - that, to the best of his or her knowledge, the information described in clause 5.6.2(3)(e) was provided to the verifier in advance of the verifier's selection of identified programmes;
  - (d) a description of any information not provided to the **verifier** following the **verifier's** request;
  - (e) reasons, which, in his or her opinion, justified any non-provision of such information;
  - (f) that, to the best of his or her knowledge, the-
    - (i) matters the **auditor** was engaged to audit included the matters specified in clause 5.6.3; and
    - (ii) **auditor** was instructed to report on at least the matters described in clause 5.1.4; and
  - (g) that the-
    - (i) audit report provided pursuant to clause 5.1.4;
    - (ii) verification report; and
    - (iii) other certifications required by this clause,

all relate to the same CPP proposal.

- (5) Where-
  - (a) a **director** has certified a matter of opinion in accordance with this clause; and
  - (b) his or her opinion has changed before the **Commission's** determination of the **CPP** in question,

that **director** must notify the **Commission** as soon as reasonably practicable.

- (6) Where-
  - (a) a **director** has certified a matter of fact in accordance with this clause; and
  - (b) before the **Commission's** determination of the **CPP** in question he or she-
    - (i) becomes aware that the fact is untrue; or
    - (ii) has significant cause to doubt the accuracy of that fact,

that **director** must notify the **Commission** as soon as reasonably practicable.

(7) For the avoidance of doubt, the certifications required by the different subclauses of this clause may be made by the same or different **directors**.

# SUBPART 7 Catastrophic events and rReconsideration of thea customised price-quality path

SECTION 1 When Commission can reconsider the CPP

- 5.7.1 When a CPP may be amended
- (1) The Commission may amend a GTB's CPP if the Commission is satisfied that-
  - (a) a reopener event has occurred;
  - (b) the **CPP** should be amended, after having regard to at least the matters in clause 5.7.12(1); and
  - (c) the amendment to the **CPP** is consistent with clause 5.7.13.
- (2) A 'reopener event' is an event of a type specified in subclause (3), or a series of those events, that occurs after the date that is 12 months before the start of the CPP regulatory period.
- (3) For the purpose of subclause (2), the type of events are:
  - (a) a catastrophic event;
  - (b) a change event;
  - (c) a WACC change event;
  - (d) an error event;
  - (e) the discovery of false or misleading information;
  - (f) a major transaction event;
  - (g) a trigger event occurs in respect of a contingent project; or
  - (h) an unforeseen project.
- 5.7.2 Process for the reconsideration of the CPP
- (1) A reopener event can be nominated by either:
  - (a) the **Commission**; or
  - (b) a GTB, by notifying the Commission.
- (2) The **Commission** or a **GTB** may nominate more than one **reopener event** at the same time.
- (3) A **GTB** that nominates a **reopener event** must provide sufficient information to enable the **Commission** to assess:
  - (a) whether a reopener event has occurred;
  - (b) having regard to at least the matters in clause 5.7.12(1), whether and how the **CPP** should be amended; and
  - (c) whether any proposed amendment to the **CPP** is consistent with clause 5.7.13 and the **Act**.
- (4) The **Commission** must publish a notice on its website of each of the following matters as soon as practicable after they occur:

- (a) a reopener event is nominated; and
- (b) the Commission decides whether or not-
  - (i) it is satisfied that a reopener event has occurred;
  - (ii) to reconsider the CPP; and
  - (iii) to amend the CPP.

# 5.7.3 Confidential information

- (1) Where a **GTB** considers that it has a right to confidentiality in any information that it provides to the **Commission** in relation to this subpart and it does not waive the right, it must-
  - (a) include that information in an appendix; and
  - (b) clearly mark the information as confidential.
- (2) Subclause (1) does not prevent the **Commission** from publishing information identified in accordance with that subclause if it considers the **GTB** does not have a right to confidentiality in respect of that information.
- (3) Subclause (2) does not affect any of the **GTB's** rights or remedies for breach of any right to confidentiality.

# SECTION 2 Events that may be reopener events

# 5.7.15.7.4 Catastrophic event

- (1) <u>A 'C</u>atastrophic event' ismeans an event-
  - (a) beyond the reasonable control of the GTB;
  - (b) in relation to which expenditure-
    - (i) was noteither sought in a CPP proposal; and nor
    - (ii) is <u>not</u> explicitly or implicitly provided for in the **DPP or CPP**<sub>i</sub>,

## as the case may be;

- (c) that could not have been reasonably foreseen at the time the CPP-or DPP was determined; and
- (d) in respect of for which-
  - action required to rectify its adverse consequences cannot be delayed until a future regulatory period without quality standards <u>under the CPP</u> being breached;
  - (ii) remediation requires <u>capex</u>, <u>opex</u>, <u>either</u> or both <u>of capital</u>
     <u>expenditure or operating expenditure</u> during the <u>regulatory</u> period;
  - (iii) the full remediation costs are not provided for in the **DPP** or **CPP**; and
  - (iv) the cost of remediation net of any insurance or compensatory entitlements exceeds \$2 million.has had or will have an impact on the price path over the disclosure years of the CPP remaining on and after the first date at which a remediation cost is proposed to be or has been incurred by an amount equivalent to at least 1% of the aggregated forecast net allowable revenue for the disclosure years of the CPP in which the cost was or will be incurred.

5.7.2<u>5.7.5</u> Change event

- (1) A 'change event' occurs where there is a change of the type described in subclause (2) or (3), the effect of which is not explicitly or implicitly provided for in the **CPP**.
- (2) The first type is a change in a regulatory or legislative requirement that applies to a GTB as a result of new or amended legislation, or judicial clarification of the interpretation of legislation, that-
  - (a) results in additional reasonable costs during the **regulatory period** (whether **capex**, **opex**, or both) to respond to the change or new requirement that exceed \$2 million; or
  - (b) causes an input methodology to become incapable of being applied.
- (3) The second type is a change in a requirement that applies to a GTB under GAAP, that-
  - (a) results in a change in the recognition or measurement (including timing) of 1 or more of the following:
    - <u>(i) opex;</u>
    - (ii) capex;
    - <u>(iii) assets;</u>
    - (iv) liabilities;
    - (v) forecast net allowable revenue;
    - (vi) actual allowable revenue; or
    - (vii) taxation, including deferred tax; and
  - (b) if in effect at the time the CPP was determined, would have caused the aggregate amount of the forecast net allowable revenue for disclosure years of the CPP regulatory period to have differed by an amount that exceeds \$2 million.

## Change event means-

- (a) change in a; or
- (b) a new,

legislative or regulatory requirement applying to a GTB-subject to a CPP the effect of which-

(c) must take place during the current regulatory period;

(d) is not explicitly or implicitly provided for in the **CPP**; and either-

- (e) necessitates incurring additional reasonable costs in responding to the change or new requirement that has had or will have an impact on the price path of the **disclosure years** of the **CPP regulatory period** in which the change or new requirement applies of at least 1% of the aggregate amount of the **forecast net allowable revenue** for the **disclosure years** in which the net costs are or will be incurred; or
- (f) causes an input methodology to become incapable of being applied .

5.7.6 WACC change event

(1) A 'WACC change event' occurs when-

- (a) a revised **DPP WACC** has been determined for a new **DPP regulatory period**; and
- (b) the new DPP regulatory period commences within the current CPP regulatory period.
- 5.7.7 Error event
- (1) An 'error event' is an unintended circumstance where the **CPP** was determined or amended based on an error, including where:
  - (a) incorrect data were used in determining the price path or the quality standards; or
  - (b) data were incorrectly applied in determining the price path or the quality standards.
- (2) For the purposes of subclause (1)-
  - (a) an error relating to the CPP does not constitute an error event unless the error has an impact on the aggregate amount of the maximum allowable revenue after tax for all disclosure years of the regulatory period that exceeds \$100,000;
  - (b) an error relating to the metrics by which quality standards are specified in the CPP does not constitute an error event unless it is an error in the value of the metric; and
  - (c) a discrepancy between forecast values and actual values does not constitute an error event.

5.7.8 False or misleading information

- (1) This subpart applies to 'false or misleading information'-
  - (a) relating to the making or amending of a **CPP determination** that has been-
    - (i) provided by a GTB, its agents, or a verifier to the Commission; or
    - (ii) disclosed pursuant to the Gas (Information Disclosure) Regulations 1997 or an ID determination; and
  - (b) that the **Commission** relied on in making or amending the **CPP** determination.
- 5.7.9 Major transaction event
- (1) A 'major transaction event' is a transaction, whether contingent or not, where consumers are acquired or no longer supplied by the GTB and that transaction-
  - (a) has resulted in, or will result in, the acquisition of, or an agreement to acquire, assets with a value which is equivalent to more than 10% of the GTB's total opening RAB value in the disclosure year of acquisition;
  - (b) has resulted in, or will result in, the disposal of, or an agreement to dispose of, assets of the **GTB** with a value of more than 10% of the **GTB's total opening RAB value** in the **disclosure year** of disposal;
  - (c) has, or is likely to have, the effect of the GTB acquiring rights or interests with a value which is equivalent to more than 10% of the GTB's total opening RAB value in the disclosure year of acquisition; or

(d)has, or is likely to have, the effect of the GTB incurring obligations or<br/>liabilities or contingent liabilities, excluding loans or borrowing costs in<br/>respect of assets, with a value which is equivalent to more than 10% of<br/>the GTB's total opening RAB value in the disclosure year of incurring<br/>the obligation.

5.7.35.7.10 Contingent projects

- (1) A <u>'</u>contingent project<u>'</u> is a <u>project</u> project that has been listed as a 'contingent project' with an associated **trigger event** in a **CPP determination**.
- (2) A project may be listed as a contingent project only if-
  - (a) the **Commission** considers that it is probable that a condition or event (a 'trigger event') will occur during the **CPP regulatory period** and that, if the **trigger event** occurs,-
    - (i) the **GTB** will be reasonably required to undertake the **project** during the **CPP regulatory period**; and
    - (ii) the assets associated with the **project** are likely to be commissioned during the CPP regulatory period;
- (2) For the purpose of subclause (1), a project may only be so listed if it is a project-
  - (a) that the Commission considers-
    - (i) is reasonably required of a GTB; and
    - (ii) is one whose associated assets are likely to be commissioned,

### during the CPP regulatory period;

- (b) for which a the commencement date for the project cannot be forecast with an appropriate degree of specificity by comparison with other proposed projects projects; and
- (c) the expenditure required for the project would be likely,-
  - (i) to exceed 10% of the value of the **GTB's** annual revenue in the most recently completed **disclosure year**; and
  - (ii) when forecast with reasonable certainty, to meet the **expenditure objective**.
- (c) in respect of which the **Commission** considers that its required **capex** and **opex** 
  - (i) as disclosed in a CPP proposal exceeds 10% of the value of the GTB's annual revenue in the most recently completed disclosure year in respect of an ID determination; and
  - (ii) would be likely, when forecast with reasonable certainty, to meet the **expenditure objective**.
- (3) 'Trigger event' means, subject to subclause (4), a condition or event that would reasonably cause a GTB to incur forecast opex or forecast capex of the nature and extent required by an associated contingent project.
- (4)(3) For the purpose of subclause (2)(a)-(3), the trigger event must bethe condition or event must-

- (a) not be within the control of the GTB; and
- (b) be-capable of being-
  - (i) specifically defined; and
  - (ii) objectively verified as having occurred.; and
- (c) be something the occurrence of which the **Commission** considers is probable during the **CPP regulatory period**.
- (4) Without limiting subclause (2), the Commission may-
  - (a) decline to list a **project** as a **contingent project** even where the requirements of subclause (2) are satisfied; and
  - (b) specify a different trigger event, or a different description for a trigger event, for a contingent project than that proposed by the GTB.
- (5) For the avoidance of doubt, the Commission has discretion as to-
  - (a) whether to list a project that satisfies subclause (2) as a contingent project in a CPP determination; and
  - (b) the selection and description of trigger events.

5.7.45.7.11 Unforeseen projects

- (1) An 'unforeseen project' is a project or programme to which the following apply-
  - (a) in respect of the services supplied by the **GTB** at the time it submitted its **CPP proposal**, the **project** or **programme** would have been unforeesable to a prudent **GTB**; and
  - (b) the total capex forecast and opex forecast for the project or programme exceeds 10% of the value of the GTB's annual revenue in the most recently completed disclosure year in respect of an ID determination.
- (1) 'Unforeseen project' means a project or programme, subject to subclause (2), that, in respect of the services supplied by the GTB in question at the time that GTB submitted its CPP proposal, would have been unforeseeable to a prudent GTB.
- (2) For the purpose of subclause (1), the total capex forecast and opex forecast of the projects or programmes proposed to the Commission pursuant to clause 5.7.7(8) must exceed 10% of the value of the GTB's annual revenue in the most recently completed disclosure year in respect of an ID determination.
- 5.7.5 Error event
- (1) 'Error event' means, subject to subclause (2), a clearly unintended circumstance identified by the Commission where the CPP was determined or amended based on an error, including where:
  - (a) incorrect data was used in setting the price path or the quality standard; or
  - (b) data was incorrectly applied in setting the price path or quality standards.
- (2) For the purposes of subclause (1), an error relating to-

- (a) the price path will not constitute an error event unless the error has an impact on the price path of an amount equivalent to at least 1% of the aggregate forecast net allowable revenue for the affected disclosure years of the CPP; and
- (b) the metrics by which quality standards are specified in the **CPP** will not constitute an **error event** unless it is an error in the value of the metric.

### 5.7.6 Major transaction

'Major transaction' means a transaction, whether contingent or not, where consumers are acquired or no longer supplied by the GTB and that transaction-

- (a) has resulted in, or will result in, the acquisition of, or an agreement to acquire, assets with a value which is equivalent to more than 10% of the GTB's opening RAB value in the disclosure year of acquisition;
- (b) has resulted in, or will result in, the disposal of, or an agreement to dispose of, assets of the GTB with a value of more than 10% of the opening RAB value in the disclosure year of disposal;
- (c) has, or is likely to have, the effect of the GTB acquiring rights or interests with a value which is equivalent to more than 10% of the opening RAB value in the disclosure year of acquisition; or
- (d) has, or is likely to have, the effect of the GTB incurring obligations or liabilities or contingent liabilities, excluding loans or borrowing costs in respect of assets, with a value which is equivalent to more than 10% of the opening RAB value in the disclosure year of incurring the obligation.

## SECTION 3 Commission consideration of whether and how to amend the CPP

- 5.7.12 Commission consideration of whether to amend the CPP
- (1) If the **Commission** is satisfied that a **reopener event** has occurred, then the **Commission** must have regard to at least the following matters when deciding whether to amend the **CPP**:
  - (a) the impact of the **reopener event** given the relevant circumstances, including both positive and negative effects, on the **GTB's** costs, revenues, and quality outcomes;
  - (b) the extent to which the CPP provides for the reopener event; and
     (c) if a GTB nominated the reopener event:
    - (i) whether the action required to respond to the **reopener event's** adverse consequences can be delayed until a future **regulatory period**;
    - (ii) the extent to which the GTB:
      - (A) contributed to the adverse consequences of the **reopener** event by its action or omission; or
      - (B) could have prevented or overcome the adverse consequences of the **reopener event** by exercising reasonable diligence at reasonable cost; and

(iii) whether the **GTB's** planned **capex** and **opex** for the remainder of the **regulatory period** have been appropriately reviewed and reprioritised.

5.7.13 Amending CPP after reconsideration

- (1) If the **Commission** decides that the **CPP** should be amended, the **Commission** may, in respect of any type of **reopener event**, amend the price path or the quality standards (or both) that are specified in the **CPP determination**.
- (2) The Commission will not amend-
  - (a) the CPP more than is reasonably necessary to mitigate the effect of the reopener event on the CPP;
  - (b) the price path more than is reasonably necessary to take account of the change in costs net of any insurance or compensatory entitlements; and
  - (c) quality standards more than is reasonably necessary to mitigate the effect of the reopener event.
- (3) In determining the extent of any amendment to the price path, the **Commission** must take into account the **expenditure objective**.
- (4) In the case of a **catastrophic event**, the **Commission** will not amend the price path to the extent the costs to rectify the adverse consequences of the event are covered by the **CPP** or by commercial insurance held by the **GTB**.
- (5) In the case of a contingent project or an unforeseen project, the Commission will not amend the price path for any disclosure year before the disclosure year in which assets constructed as part of the contingent project or the unforeseen project are forecast to be commissioned.
- (6) In the case of a WACC change event, the Commission will for the remaining complete disclosure years of the CPP regulatory period after the WACC change event:
  - (a) determine the series of maximum allowable revenue after tax in accordance with clause 5.3.4(1) and determine any consequential changes to the forecast net allowable revenue for the remaining pricing years corresponding to the CPP regulatory period; and
  - (b) for the purpose of (a), use-
    - (i) the **building blocks allowable revenue before tax** calculated in accordance with clause 5.3.2(1);
    - (ii) the revised **WACC** in clause 5.3.18(2), including where the **WACC** is used for present value calculations, and for timing factors in clause 5.3.2(5);
    - (iii) the **forecast CPI for DPP revaluation** for the new **DPP regulatory period** referred to in clause 5.7.6(1)(b), to calculate a revised **revaluation rate** in accordance with the method in clause 5.3.10(4);
    - (iv) the cost of debt for the new DPP regulatory period referred to in clause 5.7.6(1)(b), to calculate a revised notional deductible interest as specified in clause 5.3.13(5);
    - (v) subject to subparagraphs (ii) to (iv), the same input values as
       applied by the Commission in initially determining the CPP for all
       other input values in the calculation of building blocks allowable
       revenue before tax; and

- (vi) a revised forecast regulatory taxable income to apply the changes in building blocks allowable revenue before tax resulting from subparagaphs (i) to (iii) in a revised forecast regulatory tax allowance.
- 5.7.7 When price quality paths may be reconsidered
- (1) A CPP may be reconsidered if
  - (a) the Commission considers; or
  - (b) the GTB in question satisfies the Commission, upon application,

that subclauses (2), or (5) applies.

- (2) This subclause applies if-
  - (a) subject to subclause (3), a catastrophic event has occurred;
  - (b) a change event has occurred;
  - (c) there has been an error event;
  - (d) a major transaction has occurred; or
  - (e) there has been a WACC change.
- (3) For the purpose of subclause (2)(a), where the costs to rectify the adverse consequences of a catastrophic event are fully covered by
  - (a) the CPP (e.g. through an operational expenditure allowance for selfinsurance); or
  - (b) commercial insurance held by the GTB,

the Commission will only reconsider the quality standards of the CPP.

- (4) For the purpose of subclause (2)(e), a 'WACC change' occurs when-
  - (a) a revised **DPP WACC** has been determined for a new **DPP regulatory period**; and
  - (b) the new **DPP regulatory period** commences within the current **CPP** regulatory period.
- (5) This subclause applies if
  - (a) false or misleading information relating to the making of a **CPP determination** has been knowingly-
    - (i) provided by a GTB, any of its agents or a verifier to the Commission; or
    - (ii) disclosed pursuant to the Gas (Information Disclosure) Regulations 1997 or an **ID determination**, as the case may be; and
  - (b) the **Commission** relied on that information in making or amending a **CPP determination**.
- (6) The price-quality path may be reconsidered by the Commission if a GTB satisfies it, upon application, that-
  - (a) a trigger event has occurred and the information set out in subclause
     (7) has been provided to the Commission; or
  - (b) an unforeseen project-

- (i) has commenced and the information set out in subclause (8) has been provided to the **Commission**; or
- (ii) is committed during the current CPP regulatory period and the information set out in subclause (8) has been provided to the Commission.
- (7) The **Commission** need not consider an application under subclause (6)(a) unless the **GTB** has provided it with-
  - (a) a written statement from no fewer than 2 of the **GTB's directors** certifying-
    - (i) that the trigger event has occurred;
    - (ii) full particulars of the occurrence; and
    - (iii) the date or dates on which it occurred;
  - (b) detailed cost information relating to proposed expenditure on the contingent project for its duration; and
  - (c) any other information of relevance to the **contingent project** required by the **Commission**.
- (8) The Commission need not consider an application under subclause (6)(b) unless the GTB has provided it with-
  - (a) information demonstrating that the **project** or **programme** is an **unforeseen project**;
  - (b) detailed cost information relating to proposed expenditure on the unforeseen project for its duration; and
  - (c) any other information of relevance to the **unforeseen project** required by the **Commission**.
- 5.7.8 Amending price quality path after reconsideration
- (1) Where, after reconsidering a CPP, the Commission determines that the CPP should be amended, the Commission may amend either or both of the price path or the quality standards specified in the CPP determination, subject to subclause (3).
- (2) In determining the extent of any amendment to the price path, the **Commission** must take into account the **expenditure objective**.
- (3) The Commission must not amend the-
  - (a) price path more than is reasonably necessary to take account of the change in costs net of any insurance or compensatory entitlements; and
  - (b) quality standards more than are reasonably necessary to mitigate the effect of-
    - (i) the catastrophic event;
    - (iii) the change event;
    - (iii) the error event;
    - (iv) the major transaction;
    - (v) the provision of false or misleading information;
    - (vi) the contingent project;
    - (vii) the unforeseen project or
    - (viii) the WACC change,

as the case may be.

- (4) Where the Commission's reconsideration of the CPP was-
  - (a) triggered by a catastrophic event, in determining the extent of the amendment to the price quality path, the Commission will consider the extent to which a GTB has demonstrated that it has reviewed its capital expenditure and operating expenditure plans for the remainder of the regulatory period and made such substitutions as is possible without adversely affecting its ability to meet its quality standards;
  - (b) pursuant to the occurrence of an unforeseen project-
    - the Commission need not amend the CPP unless the amount of required capex and opex determined by the Commission exceeds 10% of the value of the GTB's annual revenue in the relevant disclosure year for the purpose of clause 5.7.4(2);
    - (ii) any such amendment may not take effect until the disclosure year in which assets constructed as part of the relevant unforeseen project are forecast to be commissioned; and
  - (c) pursuant to the occurrence of a trigger event, any amendment to the CPP may not take effect until the disclosure year in which assets constructed as part of the relevant contingent project are forecast to be commissioned.
- (5) Where the Commission's reconsideration of the price-quality path was triggered by a WACC change, the Commission will for the remaining years of the CPP regulatory period after the WACC change:
  - (a) determine the series of maximum allowable revenue after tax in accordance with clause 5.3.4(7) and determine any consequential changes to the forecast net allowable revenue for the remaining pricing years corresponding to the CPP regulatory period; and
  - (b) for the purpose of (a), use-
    - (i) the **building blocks allowable revenue before tax** calculated in accordance with clause 5.3.2(1);
    - (ii) the revised WACC in clause 5.3.18(2), including where the WACC is used for present value calculations, and for timing factors in clause 5.3.2(4);
    - (iii) the forecast CPI for DPP revaluation for the new DPP regulatory period referred to in clause 5.7.7(4)(b), to calculate a revised revaluation rate in accordance with the method in clause 5.3.10(4);
    - (iv) the **cost of debt** for the new **DPP regulatory period** referred to in clause 5.7.7(4)(b), to calculate a revised notional deductible interest as specified in clause 5.3.13(5);
    - (v) subject to (ii) to (iv), the same input values as applied by the Commission in initially determining the CPP for all other input values in the calculation of building blocks allowable revenue before tax; and

(vi) a revised forecast regulatory taxable income to apply the changes in building blocks allowable revenue before tax resulting from (i) to (iii) in a revised forecast regulatory tax allowance.

# SCHEDULE A STANDARD PHYSICAL ASSET LIVES

## **Standard Physical Asset Lives for GTBs**

ASSET DESCRIPTION	UNIT	NOTES	STANDARD PHYSICAL ASSET LIFE (YEARS)
HP PIPELINES – various diameters	m	(a)	80
IP PIPELINES (suburban, standard ground	m	(b)	70
conditions, trenched construction) – 50mm to			
300mm			
MP PIPELINES (suburban, standard ground	m	(c) <i>,</i> (d)	60
conditions) – 32mm to 200 mm			
IP SERVICES			
32 mm (suburban, standard ground	m		70
conditions)			
Mains connection, riser and valve	No.		70
MP SERVICES			
20 mm (suburban, standard ground	m		60
conditions)			
Mains connection, riser and valve	No.		60
STATIONS			
Site Development and Buildings			50
METERS (cubic metres / hour)			
0 to 25	No.		25
25 to 60	No.		15
Instrumentation and RTUs	<u>No.</u>		<u>15</u>
Other station equipment: regulators; valves,	No.		35
pipework and fittings <del>; instrumentation and</del>			
RTUs; electrical fittings			
VALVES		(e)	
HP Pipeline Valves (includes Pits and Covers)	No.		80
IP Pipeline Valves (includes Pits and Covers)	No.		70
MP Pipeline Valves (includes Pits and Covers)	No.		60
SCADA / CONTROL SYSTEMS			
SCADA Master Station; telecommunications	No.		10
systems			
SPECIAL CROSSINGS	No	(f)	
SPARES		(g)	
Notes:	•		

Notes:

(a) 'HP' means high pressure pipelines with operating pressures above 20 barg.

(b) 'IP' means intermediate pressure pipelines with operating pressures between 4 and 20 barg.

(c) 'MP' means medium pressure pipelines with operating pressures up to 4 barg.

(d) For MP pipelines of PE construction installed prior to 1985, the maximum asset life should be 50 years.

(e) Asset lives for valves should correspond to the associated pipeline.

(f) Asset lives for special crossings should correspond to the type of pipeline for which the crossing is constructed. Where more than one type uses a single crossing, the asset type with the longest standard life should be used as reference.

(g) Spares should be given the same asset lives as the network assets they support.

SCHEDULE B COST ALLOCATION INFORMATION

Table 1: Allocation of asset values

	Value allocated (\$000s) Gas transmission services
Pipes	
• Directly attributable	
Not directly attributable	
Total attributable to regulated service	-
Stations	
Directly attributable	
Not directly attributable	
Total attributable to regulated service	-
Compressors	
Directly attributable	
Not directly attributable	
Total attributable to regulated service	-
Main-line valves	
Directly attributable	
Not directly attributable	
Total attributable to regulated service	-
Other network assets	
Directly attributable	
Not directly attributable	
Total attributable to regulated service	-
Special crossings	
Directly attributable	
Not directly attributable	
Total attributable to regulated service	-
Non network assets	
Directly attributable	
Not directly attributable	
Total attributable to regulated service	
Regulated service asset value directly attributable	-
Regulated service asset value not directly attributable	-
Total closing RAB value	-

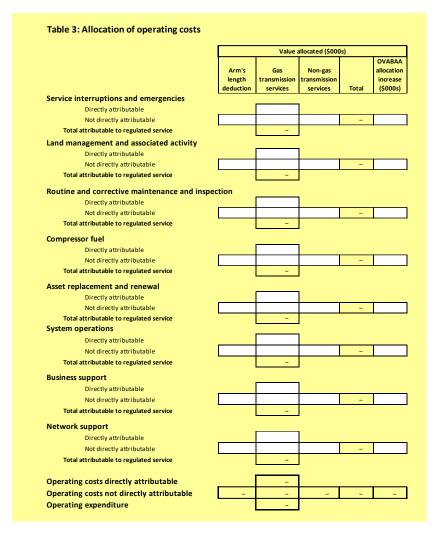
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# Table 2: Report supporting allocations of asset values (non-public)

				Allocator	Metric (%)		Value alloca	ted (\$000)		OVABAA
Line Item*	Allocation methodology type	Allocator	Allocator type	Gas transmission services	Non-gas transmission services	Arm's length deduction	Gas transmission services	Non-gas transmission services	Total	allocation increase (\$000)
					-			-		
Insert asset description	e.g. ABAA	Allocator 1	[Select one]							-
Insert asset description	e.g. ABAA	Allocator 2	[Select one]							-
Insert asset description	e.g. ABAA	Allocator 3	[Select one]							-
Insert asset description	e.g. ABAA	Allocator 4	[Select one]							-
Subtotal not directly attr	ibutable					-	-	-		-
ns										
Insert asset description	e.g. ABAA	Allocator 1	[Select one]							-
Insert asset description	e.g. ABAA	Allocator 2	[Select one]							-
Insert asset description	e.g. ABAA	Allocator 3	[Select one]							-
Insert asset description	e.g. ABAA	Allocator 4	[Select one]							-
Subtotal not directly attr	ibutable					-	-	-		-
ressors										
Insert asset description	e.g. ABAA	Allocator 1	[Select one]				1			
Insert asset description	e.g. ABAA	Allocator 2	[Select one]							
Insert asset description	e.g. ABAA	Allocator 3	[Select one]							
Insert asset description	e.g. ABAA	Allocator 4	[Select one]							-
Subtotal not directly attri	-	anocator 4	[Screet one]							
line valvs										
Insert asset description	e.g. ABAA	Allocator 1	[Select one]			1	1			
Insert asset description	e.g. ABAA	Allocator 2	[Select one]							
Insert asset description	e.g. ABAA	Allocator 3	[Select one]				-			
Insert asset description	e.g. ABAA	Allocator 4	[Select one]							
		Anocator 4	[Select one]							-
Subtotal not directly attri network assets	ibutable						-	-		-
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#### Table 3: Allocation of operating costs

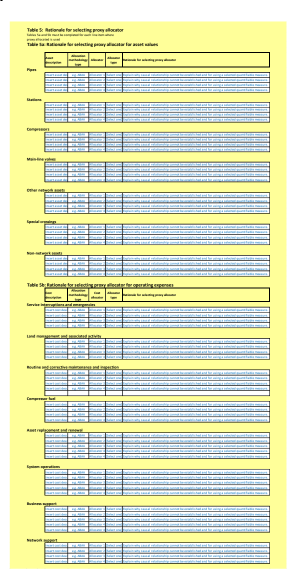


4670884 Gas Transmission Services Input Methodologies (IM Review 2023) Amendment Determination 2023

# Table 4: Report supporting allocation of operating costs (non-public)

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Table 5: Rationale for selecting proxy allocator



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# SCHEDULE C COST ALLOCATION INFORMATION

Table 1: Revised allocation of regulated asset values

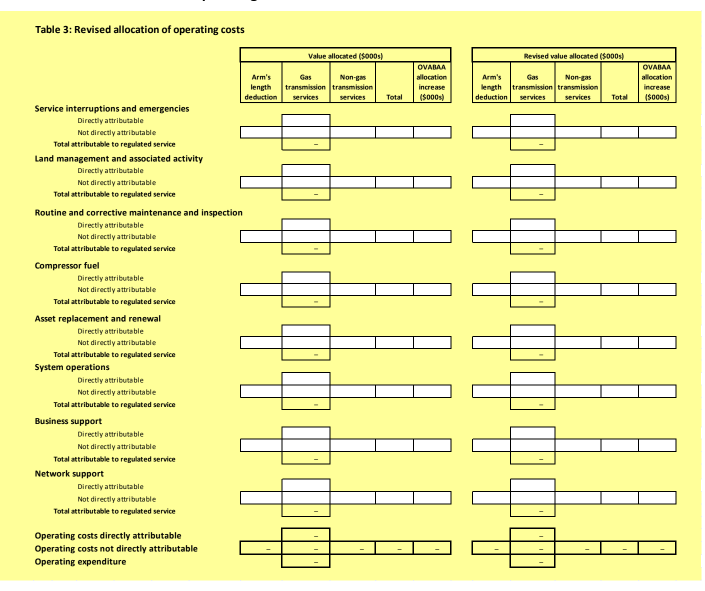
	Value allocated (\$000s) Gas transmission services	Revised valu allocated (\$000s) Gas transmissio services
Pipes		
Directly attributable		
Not directly attributable		
Total attributable to regulated service	-	-
Stations		
Directly attributable		
Not directly attributable		
Total attributable to regulated service	-	-
Compressors		
Directly attributable		
Not directly attributable		
Total attributable to regulated service	-	-
Main-line valves		
Directly attributable		
Not directly attributable		
Total attributable to regulated service	-	-
Other network assets		
Directly attributable		
Not directly attributable		
Total attributable to regulated service	-	-
Special crossings		
Directly attributable		
Not directly attributable		
Total attributable to regulated service	-	-
Non-network assets		
Directly attributable		
Not directly attributable		
Total attributable to regulated service	_	-
Regulated service asset value directly attributable		-
Regulated service asset value not directly attributable	-	-
Total closing RAB value		

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# Table 2: Report supporting revised allocations of asset values (non-public)

		Previous allocation						Revised allocation				
					Allocator	Metric (%)					Metric (%)	
	Line Item*	Allocation methodology type	Allocator	Allocator type	Gas transmission services	Non-gas transmission services	Allocation methodology type	Allocator	Allocator type	Gas transmission services	Non-gas transmissio services	
es				10 A	1				1	1	1	
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						-						
tion		1			1				1	-	1	
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	Insert asset description	e.g. ABAA	Allocator 2	[Select one]								
	Insert asset description	e.g. ABAA	Allocator 3									
	Insert asset description	e.g. ABAA	Allocator 4	[Select one]								
	Subtotal not directly attributable				-	-				-		
npre	essors											
	Insert asset description	e.g. ABAA	Allocator 1	[Select one]								
	Insert asset description	e.g. ABAA	Allocator 2	[Select one]								
	Insert asset description	e.g. ABAA	Allocator 3	[Select one]								
	Insert asset description	e.g. ABAA	Allocator 4	[Select one]								
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in-lir	ne valves		-									
	Insert asset description	e.g. ABAA	Allocator 1	[Select one]								
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	Insert asset description	e.g. ABAA	Allocator 3	[Select one]								
	Insert asset description	e.g. ABAA	Allocator 4	[Select one]								
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ner n	etwork assets											
	Insert asset description	e.g. ABAA	Allocator 1	[Select one]								
	Insert asset description	e.g. ABAA	Allocator 2	[Select one]								
	Insert asset description	e.g. ABAA	Allocator 3	[Select one]								
	Insert asset description	e.g. ABAA	Allocator 4	[Select one]								
	Subtotal not directly attributable				-	-				-		
cial	crossings											
	Insert asset description	e.g. ABAA	Allocator 1	[Select one]								
	Insert asset description	e.g. ABAA	Allocator 2	[Select one]								
	Insert asset description	e.g. ABAA	Allocator 3									
	Insert asset description	e.g. ABAA	Allocator 4									
	Subtotal not directly attributable				-	-						
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	Insert asset description	e.g. ABAA	Allocator 2									
	Insert asset description	e.g. ABAA	Allocator 3							L		
	Insert asset description	e.g. ABAA	Allocator 4	[Select one]								
	Subtotal not directly attributable				-	-				-		

#### Table 3: Revised allocation of operating costs

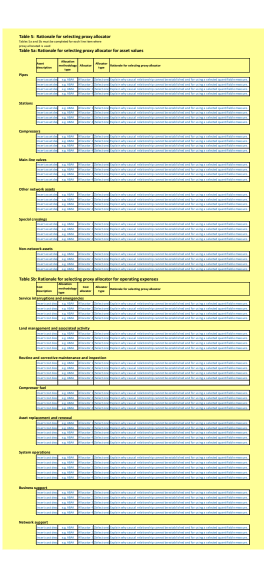


# Table 4: Report supporting revised allocation of operating costs (non-public)

						Revised allocation					
		Pr	Previous allocation Allocator Metric (%)				R	evised allocat		Metric (%)	
	Allocation			Gas	Non-gas	Allocation			Gas	Non-gas	
	methodology type	Cost allocator	Allocator type	transmission services	transmission services	methodology type	Cost allocator	Allocator type	transmission services	transmissio services	
rvice interruptions and emergencies							-			_	
Insert cost description	e.g. ABAA	Allocator 1				e.g. ABAA	Allocator 1				
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Insert cost description	e.g. ABAA	Allocator 3				e.g. ABAA	Allocator 3				
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nd management and associated activity Insert cost description	e.g. ABAA	Allocator 1				e.g. ABAA	Allocator 1		1	-	
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Insert cost description	e.g. ABAA	Allocator 3				e.g. ABAA	Allocator 3				
Insert cost description	e.g. ABAA	Allocator 4				e.g. ABAA	Allocator 4				
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utine and corrective maintenance and ins	pection				11				L		
Insert cost description	e.g. ABAA	Allocator 1				e.g. ABAA	Allocator 1				
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mpressor fuel											
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set replacement and renewal											
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Insert cost description	e.g. ABAA	Allocator 2				e.g. ABAA	Allocator 2				
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Insert cost description	e.g. ABAA	Allocator 2				e.g. ABAA	Allocator 2				
Insert cost description	e.g. ABAA	Allocator 3				e.g. ABAA	Allocator 3				
Insert cost description	e.g. ABAA	Allocator 4				e.g. ABAA	Allocator 4				
Not directly attributable				-	-						
siness support											
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Insert cost description	e.g. ABAA	Allocator 3				e.g. ABAA	Allocator 3				
Insert cost description	e.g. ABAA	Allocator 4				e.g. ABAA	Allocator 4				
Not directly attributable				-	-						
twork support									· · · · · · · · · · · · · · · · · · ·		
Insert cost description	e.g. ABAA	Allocator 1				e.g. ABAA	Allocator 1				
Insert cost description	e.g. ABAA	Allocator 2				e.g. ABAA	Allocator 2	l			
Insert cost description	e.g. ABAA	Allocator 3				e.g. ABAA	Allocator 3	l		1	
Insert cost description	e.g. ABAA	Allocator 4	1	1		e.g. ABAA	Allocator 4	1	1	1	

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Table 5: Rationale for selecting proxy allocator



# SCHEDULE D CAPITAL AND OPERATING EXPENDITURE INFORMATION

#### D1 Interpretation

In this Subpart, words in bold type bear the following meanings: actual capex means the capex incurred during the current period; actual opex means the opex incurred during the current period; asset category means one of the following asset types:

- (a) transmission pipelines operating at high pressure;
- (b) stations, including:
  - (i) gate stations; and
  - (ii) compressor stations;

and in respect of each station:

- (iii) land;
- (iv) site development and buildings;
- (v) regulators;
- (vi) valves, pipework and fittings;
- (vii) instrumentation and RTUs; and
- (viii) electrical fittings;
- (c) valves, meaning valves other than those located at stations;
- (d) SCADA / Control systems, including:
  - (i) master stations;
  - (ii) telecommunications systems;
- (e) network spares; and
- (f) other;

asset management plan means any asset management plan required by an ID determination;

**asset relocations capex** means **capex** principally incurred in relocating assets where the relocation does not result in the assets having service potentials materially different to their service potentials in their original location;

asset replacement and renewal capex means capex predominantly associated with-

- (a) the progressive physical deterioration of the condition of **network** assets or their immediate surrounds; or
- (b) expenditure arising as a result of the obsolescence of **network** assets;

base year means historical <u>12-12-</u>month period;

**base year approach** means forecasting data regarding the **supply** of **gas transmission services** in the future based on data obtained in a **base year**;

**capex category** means one of the categories in the following list which comprises, for the purpose of a **CPP proposal**, a classification of the types of **capex** that **GTBs** make when providing **gas transmission services** to consumers and **capex categories** means all of the following categories:

- (d) customer connection capex;
- (b) system growth capex;
- (c) reliability, safety and environment capex;
- (d) asset replacement and renewal capex;
- (e) asset relocations capex; and
- (f) non-system fixed assets capex;

**connection point** means a physical connection point on the **network** with another pipeline, at which gas is imported into or exported from the **network**, also commonly referred to as a welded point;

**customer connection capex** means **capex** predominantly associated with the establishment of new **connection points** of consumers to the **network**, or alterations to existing **connection points** where the expenditure relates to connection assets and/or parts of the **network** for which the expenditure is recoverable in total, or in part, by a **capital contribution**;

**deliverability** means the extent to which the activities to which the **capex forecast** and **opex forecast** relate are likely to be undertaken by the **GTB** during the **next period** with reference to the **GTB's** ability to-

- (a) source and secure physical resources (such as appropriately skilled personnel and materials) and planning consents from external authorities; and
- (b) prioritise, manage and undertake the work involved, including the ability to implement any planned step change from historical levels of investment and workload;

**document** means correspondence, notices, circulars, memoranda, minutes, reports, **policies**, contracts or agreements in the possession or control of the **GTB**, whether in electronic or paper format;

**fault and emergency maintenance opex** means **opex** principally incurred in responding (by way of undertaking remedial work) to an unplanned instantaneous event that

impairs the normal operation of **network** assets but does not include expenditure on work to prevent or mitigate the impact such an event would have should it occur;

**general management, administration and overheads opex** means **opex** that is principally incurred on administration or which is not directly incurred in the physical operation and maintenance of the **network**, including expenditure on-

- (a) accounting;
- (b) corporate management;
- (c) finance;
- (d) human resources;
- (e) information technology;
- (f) insurance paid to an insurer;
- (g) legal;
- (h) occupational health and safety;
- (i) procurement;
- (j) property; and
- (k) regulation;

## key assumptions means-

- (a) any significant assumption made by a **GTB** in the preparation of its proposal, clearly identified in a manner that makes its significance to the proposal understandable to the **Commission**, including-
  - (i) forecasts of peak demand;
  - (ii) forecasts of weighted average remaining life of assets;
  - (iii) forecasts of gas delivered;
  - (iv) forecasts of material changes in gas imports into or exports from the network;
  - (v) forecasts of receipt and delivery points required by consumers;
  - (vi) forecasts of pipeline length;
  - (vii) labour unit rates applied to key items of plant and equipment;
  - (viii) materials unit rates applied to key items of plant and equipment;
  - (ix) labour escalators as required by clause D18(2); and
  - (x) materials escalators as required by clause D18(2); and
- (b) a description of the-
  - (i) basis on which those assumptions were prepared; and

(ii) the principal sources of information from which those assumptions were derived;

**non-system fixed assets capex** means **capex** incurred in relation to assets not directly related to the **network** used in the **supply** of **gas transmission services**, including in relation to-

- (a) information and technology systems;
- (b) asset management systems;
- (c) office buildings, depots and workshops;
- (d) office furniture and equipment;
- (e) motor vehicles; and
- (f) tools, plant, and machinery;

**obligation** means a legally enforceable duty owed by a **GTB**, whether arising under legislation, at common law or in contract, but excludes a contractual obligation commencing after this determination takes effect;

### opex means operating expenditure;

**opex category** means one of the categories in the following list which comprises, for the purpose of a **CPP proposal**, a classification of the types of **opex** that **GTBs** make when providing **gas transmission services** to consumers, and **opex categories** means all of the following categories:

- (a) general management, administration and overheads opex;
- (b) system management and operations opex;
- (c) routine and preventative maintenance opex;
- (d) refurbishment and renewal maintenance opex;
- (e) fault and emergency maintenance opex; and
- (f) other opex;

other opex means opex that is not captured by the other opex categories;

**planning standards** means **policies** adopted by the **GTB** which relate to the planning of the **network** and the forecasting of **capex** and **opex** for that purpose, including in relation to-

- (a) long term **network** development;
- (b) network maintenance; and
- (c) system operations;

**policies** means documented and **director** or management-approved short-term and long-term policies, procedures, strategies, guidelines, plans and approaches including those relating to-

- (a) asset management;
- (b) asset security;
- (c) augmentation and planning;
- (d) business cases, including cost-benefit analyses;
- (e) capex (e.g. capex approval and replacement);
- (f) condition monitoring and replacement;
- (g) corporate governance;
- (h) disaster recovery;
- (i) energy supply and consumer growth forecasting;
- (j) gas balancing;
- (k) gas odorisation;
- (I) information technology;
- (m) internal reviews;
- (n) investment decision making and evaluation;
- (o) land and easement acquisition;
- (p) network spares;
- (q) prioritisation and options analysis;
- (r) procurement;
- (s) project management;
- (t) regulatory compliance;
- (u) risk management and assessment; or
- (v) self insurance;

**refurbishment and renewal maintenance opex** means **opex** that is predominantly associated with the replacement, refurbishment or renewal of asset components;

reliability, safety and environment capex means capex predominantly associated with-

- (a) the improvement of reliability or service standards;
- (b) maintaining or improving the safety of the **network** for consumers, employees and the public; or
- (c) activities to-
  - (i) meet new or enhanced legislative requirements; or
  - (ii) achieve enhancements,

relating to the environment;

**routine and preventative maintenance opex** means **opex** that is predominantly associated with planned work and-

- (a) includes-
  - (i) fault rectification work that is undertaken at a time or date subsequent to any initial fault response and restoration activities;
  - (ii) routine inspection;
  - (iii) testing; and
  - (iv) easement inspection; and
- (b) excludes expenditure on initial fault or emergency maintenance;

**service category** means one of the categories in the following list which comprises, for the purpose of a **CPP proposal**, a classification of the **services** that the **CPP applicant** provides to its **consumers**, and **service categories** means all of the following categories:

- (a) provide and operate **network** infrastructure between **connection points** and deliver gas through the **network**;
- (b) provide connection services, including changes of **connection point** capacity and/or reliability;
- (c) provide for rearrangement of **network** assets at third party request;
- (d) provide gas odorisation services;
- (e) provide Critical Contingency Operator services;
- (f) provide gas balancing services; and
- (g) provide an additional service (or services if necessary) to those listed in paragraphs (a)–(f), specified by the CPP applicant;

service level means the magnitude of a service measure;

service measure means an objectively measurable characteristic or feature of a service category;

**system fixed assets** means all fixed assets owned, provided, maintained, or operated by a **GTB** that are directly related to the **network** and used, or intended to be used, for the **supply** of **gas transmission services**;

**system growth capex** means **capex** principally incurred in implementing a change in demand on the **network** assets, and includes expenditure that is not recoverable (in total or in part) from the **consumer supplied** at the point of connection to the **network** who is the source of the change in demand; and

**system management and operations opex** means **opex** that is predominantly associated with the management and operation of the **network** including-

- (a) system operations;
- (b) system studies and planning;
- (c) gas odorisation;
- (d) design;
- (e) network record keeping; and
- (f) standards and manuals.

## D2 Instructions relating to provision of information

- (1) A CPP proposal must-
  - (a) assemble all information that this schedule requires in a section of the **CPP proposal** entitled "Capex/Opex/Demand Qualitative Information"; and
  - (b) contain a table that, in respect of each clause of this schedule-
    - provides a reference to the place where, in the Capex/Opex/Demand Qualitative Information section of the CPP proposal, a response is provided; and
    - (ii) gives the title and page reference to any separate document identified in response, including in the case where the document in question is provided in the CPP proposal.
- (2) Where information provided in accordance with these requirements differs from the most recent information provided by the **GTB** to the **Commission** in accordance with any obligation under Part 4 of the **Act**, a **CPP proposal** must-
  - (i) identify the differences; and
  - (ii) give reasons for such differences.
- (3) Where information required by this Schedule is omitted from a **CPP proposal**, the **CPP proposal** must contain an explanation for each such omission.
- (4) A **CPP applicant** may, without provision of additional information, reproduce information from its most recently published **asset management plan** in response to a requirement of this Schedule, subject to subclause (5).
- (5) For the purpose of subclause (4), reproduction of such material is only permitted where the relevant section of the **asset management plan** clearly and succinctly provides the required information, without the need for analysis or interpretation on the part of the **verifier** or the **Commission**.
- (6) For the avoidance of doubt-
  - (a) the 'Summary of intended CPP proposal' provided to the Commission in accordance with clause F5 will not include detailed information described in clauses D7(2), D7(5), D12(2) and D12(3) in relation to identified programmes; and

- (b) such information-
  - (i) need only be provided to the **verifier** upon the **verifier's** request; and
  - (ii) where provided under (i), must be included in the **CPP proposal** as provided to the **Commission** in the **CPP application**.

## D3 Qualitative Information

- (1) Provide-
  - (a) all **policies** relied upon in whole or in part in preparing the response to-
    - (i) this schedule; and
    - (ii) any other requirement of Subpart 5 Section 7 of Part 5; and
  - (b) where the rationale is not already included in the **policies** themselves, the rationale for the **policies** provided in accordance with paragraph (a), including any consultants' reports relied upon in preparing the **policies**.
- (2) Identify all consultants' reports commissioned for the purpose of preparing the capex forecast or opex forecast.
- (3) Where information from the CPP applicant's most recently published asset management plan has been included in the CPP proposal in response to a requirement of this clause, provide an index of explicit references to the sections and paragraphs of the asset management plan relied upon.

## D4 Categorisation of services

For each **service category** relevant to the **gas transmission services** provided by the **GTB**, provide-

- (a) a description of the GTB's services that fall within it, including-
  - (i) its key service features and specifications;
  - (ii) the identity of the intended **consumers** of the services;
  - (iii) the processes used to determine the features and specifications of each service; and
  - (iv) any material changes to the services proposed for the next period;
- (b) the **service measures**, including a description as to how these have been defined, relating to-
  - (i) categories of **consumers**;
  - (ii) asset performance, asset efficiency and effectiveness;
  - (iii) efficiency of the GTB's business activities; and
  - (iv) the GTB's obligations;

- (c) a corresponding target service level for each service measure;
- (d) a description as to how each target service level-
  - (i) was determined, including a description of any **consumer** consultation used to specify it; and
  - (ii) relates to the GTB's relevant policies;
- (e) a comparison and evaluation of each actual service level achieved for each disclosure year in the current period against each relevant target service level for each relevant service measure, including explanations for all significant variances and, for each significant variance, an explanation of the action being taken or proposed to improve performance; and
- (f) details of all proposed changes to the target **service levels** for each **service measure**, including-
  - (i) the rationale for all proposed changes with reference to relevant **consumer** demands and the **GTB's obligations**; and
  - (ii) a description of how the proposed changes were taken into account in preparing the **CPP proposal**.

### D5 Network asset information

- (1) Provide details of the GTB's existing network assets including-
  - (a) a high-level description of the transmission network that includes-
    - (i) a map showing all of the GTB's network;
    - (ii) identification of large gas producers and consumers that have a significant impact on network operations or asset management priorities;
    - (iii) a description of the demand characteristics for different parts of the **network**; and
    - (iv) the peak demand and total quantity of gas delivered in each disclosure year of the current period, broken down by geographically noncontiguous network, if any;
  - (b) a description of the existing network configuration, including-
    - (i) identification of **connection points** and the existing capacity and current peak demand of each;
    - a description of the **network** fed from the gate stations, including identification and capacity of pressure reducing stations and the maximum operating pressure of the individual sections of **network**; and
    - (iii) an overview of secondary assets such as SCADA and telecommunications systems;

- (c) a description of the existing network assets by asset category, including-
  - (i) pressure levels;
  - (ii) a description and quantity of assets;
  - (iii) age profiles;
  - (iv) a discussion of the condition of the assets, further broken down as appropriate, including historic failure rates; and
  - (v) identification of any relevant systemic issues that may lead to the need to prematurely replace assets or parts of assets;
- (d) the sum of regulated service asset values by asset category consistent with those disclosed by the GTB prior to making the CPP application in respect of the most recently completed disclosure year pursuant to the Gas (Information Disclosure) Regulations 1997 or an ID determination; and
- (e) at the GTB's election, a sum of regulated service asset values by any asset category sub-category (as 'sub-category' is defined by the GTB);
- (2) For the purpose of subclause (1)-
  - (a) where information is based on estimates, this must be explicitly stated;
  - (b) quantities of assets must be presented in a way that clearly describes the size of the regulatory asset base, but need not include detailed lists or schedules as would be included in a complete asset register or inventory.

### D6 Demand forecasts

- (1) For each key assumption relating to maximum demand or gas supplied-
  - (a) explain how it was relied upon in the CPP proposal; and
  - (b) provide an outline of the treatment of any consumer demands directly connected to the network, uncertain demands and significant demands transferred, or expected to be transferred, between different parts of the network.
- (2) For each key assumption that is a demand forecast-
  - (a) describe the methodology used to prepare it, including-
    - (i) any sensitivity analysis undertaken; and
    - (ii) the models used (including each model's key inputs and assumptions);
  - (b) describe and explain it in respect of each **disclosure year** in the **next period** by reference to each **demand group**; and
  - (c) explain the extent to which the forecasting methodology used is consistent with, and has taken into account, historical observations.

### D7 Capital expenditure

- (1) For each capex category included in the capex forecast-
  - (a) provide an overall description including the aims and objectives of the capex category;
  - (b) provide an explanation as to its **deliverability**, with reference to factors likely to affect the **capex category** as a whole; and
  - (c) identify all relevant documents, **policies** and consultant's reports that were taken into account in preparing the **capex forecast**.
- (2) For each identified programme included in the capex forecast-
  - (a) provide an overall description including the aims and objectives of the **identified programme**;
  - (b) provide an explanation as to its **deliverability**, with reference to factors likely to specifically affect that **identified programme**;
  - (c) provide details of all contingency factors provided for, including how they were calculated and what uncertainties they account for;
  - (d) state-
    - (i) each relevant key assumption;
    - (ii) each relevant obligation; and
    - (iii) any step change and its effect on the capex forecast for the identified programme;
  - (e) explain all departures from any conclusions and recommendations contained in each consultant's report identified in accordance with subclause (1)(c); and
  - (f) explain the methodology used to generate the **capex forecast** for the **identified programme**, including but not limited to details regarding-
    - (i) any cost benchmarking undertaken by or for the GTB;
    - (ii) internal historical cost trends (for specific asset categories) relied upon;
    - (iii) material changes to work backlogs;
    - (iv) all network alternative projects and/or programmes considered;
    - (v) all cost-benefit analyses undertaken;
    - (vi) all contingency factors provided for, including how they were calculated and what uncertainties they account for; and
    - (vii) any step change from historical costs in any cost component included in the **identified programme** and its effect on the **capex forecast**.
- (3) For each **policy** identified in response to subclause subclause (1)(c), explain-

- (a) how it was taken into account and complied with; and
- (b) how relevant planning standards have been incorporated.
- (4) For each key assumption identified in accordance with subclause (2)(d)(i)-
  - (a) provide the method and information used to develop the assumption; and
  - (b) explain how the assumption has been applied and its effect on the **capex forecast**.
- (5) Where any identified programme, other than a project or programme to be undertaken for the foreseeable future, is forecast to terminate after the end of the next period, in addition to the information required by subclause (2), provide any additional information relevant to capex forecast to the end of the identified programme.
- (6) For each **project** and **programme** (other than **identified programmes**) included in the **capex forecast**-
  - (a) explain-
    - (i) how each relevant **policy** identified in response to subclause (1)(c) was taken into account and complied with; and
    - (ii) how the relevant planning standards have been incorporated; and
  - (b) provide details of all contingency factors provided for, including how they were calculated and what uncertainties they account for.

## D8 System growth capital expenditure information

For system growth capex, provide-

- (a) a description of the relevant **planning standards** and relevant **key assumptions**;
- (b) a description of the prioritisation methodology adopted for system growth **projects** and **programmes**;
- (c) details of the specific **network** locations where constraints are expected due to forecast demand increases;
- (d) relevant **policies** for purchasing **land** and **easements** for future use;
- (e) where rationale is not already included in the **policy** documents, rationale for the **policies** provided in accordance with paragraph (d);
- (f) an analysis of the **network** development options available;
- (g) details of the planning decisions made to meet each relevant target **service level**; and
- (h) a description and identification of the system growth programme including-

- (i) actions to be taken, including clear linkages to the forecast expenditures in each of the associated **projects** and **programmes**;
- (ii) a detailed description of each **project** in the **capex forecast** that has commenced or is **committed**; and
- (iii) a description of each project that is not committed but is planned to commence in the next period, the information being provided to be commensurate with the project's current status in the planning process.

## D9 Asset replacement and renewal capital expenditure information

- (1) For asset replacement and renewal capex provide-
  - (a) a description of the relevant **policies** and **key assumptions relating** to the circumstances in which **capex** should be incurred based on-
    - (i) the age or reliability profile of an asset by comparison with the condition of an asset and vice versa; and
    - (ii) replacement of an asset rather than renewing it and vice versa;
  - (b) where rationale is not already included in the **policy** documents, the rationale for the **policies** and **key assumptions** provided in accordance with paragraph (a);
  - (c) any asset replacement models developed by or for the **GTB** to determine **asset replacement and renewal capex**, including-
    - (i) all supporting documentation for the models used; and
    - (ii) any other relevant considerations; and
  - (d) a description and identification of replacement and renewal **programmes** or actions to be taken for each **asset category**.
- (2) Explain whether and how the matters provided and identified in accordance with subclause (1)-
  - (a) were taken into account in the capex forecast; and
  - (b) affected forecast **asset replacement and renewal capex** by comparison with the equivalent **actual capex** incurred.
- (3) Explain how any proposed system growth associated with the replacement of assets before the end of their asset life has been taken into account in the asset replacement and renewal capex for the next period.

## D10 Reliability, safety and environment capital expenditure information

#### For reliability, safety and environment capex-

- (a) describe the implications (including timing) of complying with any-
  - (i) new **obligation**; or

(ii) substantive amendment to any current such **obligation** that is reasonably anticipated to occur during the **next period**,

concerned with safety or environmental protection relevant to the **supply** of **gas transmission services** by the **GTB**;

- (b) explain how these new obligations or substantive amendments to **obligations** have been taken into account in the **CPP proposal**;
- (c) describe-
  - (i) the relevant risk management **policies**;
  - (ii) risk assessments and risk mitigation or risk prevention measures employed during the current period, including those pursuant to or in response to an obligation or a step change to an obligation; and
  - (iii) all risk mitigation measures identified and proposed to be deployed in the **next period**, including methods, details and conclusions of risk assessments and details of emergency response and contingency plans; and
- (d) where rationale is not already included in the **policy** documents provide the rationale for the **policies** provided in accordance with paragraph (c).

#### D11 Non-system fixed assets capital expenditure information

For **non-system fixed assets capex** in the **capex forecast** provide the rationale for the expenditure in the largest two of the following expenditure categories by dollar value:

- (a) asset management systems;
- (b) information and technology systems;
- (c) motor vehicles;
- (d) office buildings, depots and workshops;
- (e) office furniture and equipment; and
- (f) tools, plant and machinery.

#### D12 Operating and maintenance expenditure

- (1) For each opex category included in the opex forecast-
  - (a) provide an overall description including the aims and objectives of the opex category;
  - (b) provide an explanation as to its **deliverability**, with reference to factors likely to affect the **opex category** as a whole; and
  - (c) identify all relevant documents, **policies** and consultants' reports that were taken into account in preparing the **opex forecast**.

- (2) For each identified programme included in the opex forecast-
  - (a) provide-
    - an overall description including the aims and objectives of the identified programme;
    - (ii) an explanation as to its **deliverability**, with reference to factors likely to affect that **identified programme** specifically; and
    - (iii) details of all contingency factors provided for, including how they were calculated and what uncertainties they account for;
  - (b) identify-
    - (i) each relevant key assumption;
    - (ii) each relevant **obligation**; and
    - (iii) any step change and its effect on the **opex forecast** for the **identified programme**; and
  - (c) explain-
    - (i) whether a base year approach was used in forecasting, and if so, identify the base year used and, if it is not a year in the current period (for which data will have been provided), provide the relevant data from that base year;
    - all departures from any conclusions and recommendations contained in each consultant's report identified in accordance with subclause (1)(c); and
    - (iii) the methodology used to generate the **opex forecast** for the **identified programme**.
- (3) For the purpose of subclause (2)(c)(iii), such methodology must include, as a minimum, details regarding-
  - (a) any cost benchmarking undertaken by or for the **GTB**;
  - (b) internal historical cost trends (for specific asset categories) relied upon;
  - (c) descriptions of inspections, tests and condition monitoring carried out and the intervals at which they were done;
  - (d) material changes to work backlogs;
  - (e) alternative programmes considered;
  - (f) all cost-benefit analyses undertaken;
  - (g) all contingency factors provided for, including how they were calculated and the uncertainties they account for;

- (h) any step change from historical costs in any cost component included in the **identified programme** and its effect on the **opex forecast**; and
- (i) how the **service measures** identified in accordance with clause D4(b) were taken into account.
- (4) For each relevant **policy** identified in response to subclause (1)(c), explain-
  - (a) how it was taken into account and complied with; and
  - (b) how the relevant **planning standards** were incorporated in it.
- (5) For each key assumption identified in accordance with subclause (2)(b)(i), explain-
  - (a) the method and information used to develop the assumption; and
  - (b) how the assumption has been applied and its effect on the **opex forecast**.

#### D13 General management, administration and overheads operating expenditure category

- (1) For the general management, administration and overheads opex category-
  - (a) identify-
    - (i) each relevant key assumption;
    - (ii) each relevant obligation; and
    - (iii) any step change and its effect on the **opex forecast** for this category; and
  - (b) explain-
    - (i) whether a base year approach was used in forecasting, and if so, identify the base year used and, if it is not a year in the current period (for which data is required to be provided in a CPP proposal), provide the relevant data from that base year;
    - all departures from any conclusions and recommendations contained in each consultant's report identified in accordance with clause D12(1)(c); and
    - (iii) the methodology used to generate the **opex forecast** for this category.
- (2) For the purpose of subclause (1)(b)(iii), such methodology must include, as a minimum, details regarding-
  - (a) any cost benchmarking undertaken by or for the **GTB**;
  - (b) internal historical cost trends relied upon;
  - (c) all contingency factors provided for, including how they were calculated and the uncertainties they account for; and
  - (d) the effect of any step change on the costs in the **general management**, administration and overheads opex category.

- (3) For each relevant **policy** identified in the response to clause D12(1)(c) explain how it was taken into account and complied with.
- (4) For each key assumption identified in accordance with subclause (1)(a)(i), explain-
  - (a) the method and information used to develop the assumption; and
  - (b) how the assumption has been applied and its effect on the **opex forecast** for this **opex category**.

#### D14 Operating expenditure projects and programmes

For each **project** and **programme** (other than **identified programmes**) included in the **opex forecast**-

- (a) explain how each of the relevant **policies** identified in the response to clause D12(1)(c) was taken into account and complied with;
- (b) explain how the relevant **planning standards** have been incorporated; and
- (c) provide details of all contingency factors provided for, including how they were calculated and what uncertainties they account for.

#### D15 Self-insurance

- (1) For any proposed self-insurance allowance-
  - (a) provide-
    - (i) a description of the uncertainties covered by the allowance;
    - the methodology used to calculate the self-insurance risk premium (e.g. probability multiplied by consequence);
    - (iii) a report on the calculation of each self-insurance risk premium from an actuary who is qualified to provide such advice; and
    - (iv) any quotes obtained from external insurers; and
  - (b) explain why compensation should be provided for the uncertainty.
- (2) In respect of each quote provided in accordance with subclause (1)(a)(iv)-
  - (a) state-
    - (i) the amount insured for which the quote related (if not included in the quote itself);
    - (ii) the annual premium payable or paid by the **GTB**;
    - (iii) the size of any deductible;
    - (iv) the terms and conditions of the insurance; and
    - (v) why it is not considered suitable.

(3) Explain whether and, if so, how the costs of remediating the effects of each uncertainty for which the allowance is sought may be recovered through any other mechanism.

#### D16 Controllable opex

#### For each disclosure year of the next period provide-

- (a) a description of the types of **opex** comprised in the forecast for controllable opex; and
- (b) justification for why the **opex** referred to in paragraph (a) should be determined as controllable opex, including a description of how the **GTB** is able to control the amount of **opex** over the **CPP regulatory period**.

#### D17 Related parties

- (1) Identify and describe all **related parties** in respect of whom costs are disclosed in accordance with the **regulatory templates**.
- (2) For each **person** to whom subclause (1) applies identify each **project** or **programme** with which he, she or it is associated.
- (3) For each **person** to whom subclause (1) applies, describe, in respect of each relevant **project** and **programme** the-
  - (a) nature of the services undertaken by that person; and
  - (b) the date and term of the contract in respect of that **service**.
- (4) For each service identified in accordance with subclause (3)(a)-
  - (a) provide a description of the tendering process used to procure the **service**;
  - (b) identify all relevant documents used to tender for its provision, including but not limited to requests for tender and tender submissions; and
  - (c) explain-
    - (i) why that **service** is outsourced instead of being undertaken by the **GTB** itself;
    - (ii) whether the **services** procured are provided under a discrete contract or provided as part of a broader operational contract (or similar);
    - (iii) whether the **service** was procured on a genuinely competitive basis and if not, why not; and
    - (iv) whether the **service** (or any component thereof) was sub-contracted to another provider.
- (5) For each contract identified in accordance with subclause (3)(b), identify methodologies, consultants' reports, or assumptions used to determine components of the costs included in the contract price.

#### D18 Unit costs and expenditure escalators

- (1) For each key assumption that is a unit rate-
  - (a) identify-
    - (i) source material from which it was derived;
    - (ii) the date it was developed; and
    - (iii) the historical unit rates adopted for key items of plant and equipment for the **capex forecast** and the **opex forecast**; and
  - (b) explain-
    - how it was developed with reference to the responses to paragraph (a); and
    - (ii) whether, and if so an explanation as to why, its quantum is reasonable.
- (2) For each key assumption that is a labour or materials escalator-
  - (a) provide the class of labour and materials to which each escalator relates;
  - (b) provide-
    - (i) the **base year** and the labour and materials unit rates for that year;
    - the escalator used in percentage terms for each year from the base year to the end of the next period;
    - (iii) the quantum of the labour costs in the **capex forecast** and the **opex forecast** which is the result of application of the labour escalator;
    - (iv) the quantum of the materials costs in the **capex forecast** and the **opex forecast** which is the result of application of the materials escalator; and
    - (v) confirmation of whether the escalator used is expressed in real or nominal terms and, if real, the indexation assumptions used; and
  - (c) explain-
    - the methodology underlying the calculation of each escalator, including sources, data conversions and the use of any assumptions, including lags;
    - (ii) the weightings given to each escalator and how these weightings were developed, including any assumptions;
    - (iii) whether the same expenditure escalators have been used in the capex forecast and opex forecast;
    - (iv) where the response to sub-paragraph (iii) is no, why different expenditure escalators were applied, using supporting evidence; and

 (v) whether, in applying the relevant labour or material escalator, additional contingency factors have been applied and, if so, what uncertainties they account for and how they were calculated.

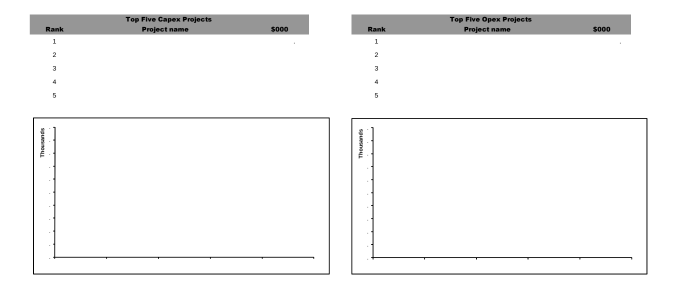
#### D19 Contingent project information

- (1) For each proposed contingent project-
  - (a) provide-
    - (i) an overall description including the aims and objectives of the **project**;
    - (ii) a completed **regulatory template** for **capex forecast** and **opex forecast** using the best available information to hand; and
    - (iii) information as to how the **project** satisfies the criteria specified in clause 5.7.<u>10(2)</u>3(2);
  - (b) propose a trigger event and explain how the event meets the requirements of clause 5.7.<u>10</u>3(3);
  - (c) provide-
    - all relevant documents (including policies and consultants' reports) that were taken into account in preparing the capex forecast and opex forecast for the contingent project, including those that relate to its deliverability;
    - (ii) each relevant key assumption; and
    - (iii) each relevant **obligation**;
  - (d) explain-
    - all departures from any conclusions and recommendations contained in each consultant's report identified in accordance with paragraph (c)(i); and
    - the methodology used to generate the capex forecast and opex forecast for the proposed contingent project;
  - (e) explain for each **policy** identified in response to paragraph (c)(i)-
    - (i) how it was taken into account and complied with; and
    - (ii) how the relevant planning standards were incorporated; and
  - (f) describe for each key assumption identified in accordance with paragraph
     (c)(ii)-
    - (i) the method and information used to develop the assumption; and
    - (ii) how it has been applied and its effect on the **capex** and **opex**.
- (2) Where any proposed **contingent project** is likely to terminate after the end of the **next period**, in addition to the information required by subclause (1), provide any

additional information relevant to forecast **capex** and forecast **opex** to the end of the **contingent project**.

# SCHEDULE E CAPITAL AND OPERATING EXPENDITURE -REGULATORY TEMPLATES

Table 1: Top 5



### Table 2: Capex Summary

	Related Capex	Assessme	nt Period		Re	gulatory Peri	od		
Service Categories	Categories	Year 1	Year 2	Year 1	Year 2	Year 3	Year 4	Year 5	Total
	Customer Connection	-	-	-	-	-	-	-	-
	System Growth	-	-	-	-	-	-	-	-
	Reliability, Safety and Environment	-	-	-	-	-	-	-	-
(a) Provide and operate network infrastructure between connection points and deliver gas through the network	Asset Replacement and Renewal	-				-		-	-
	Asset Relocations	-	-	-	-	-	-	-	-
	Non-System Fixed Assets	-	-	-	-	-	-	-	-
	Subtotal	-	-	-	-	-	-	-	-
	Customer Connection		_				_		
	System Growth			-		-	-		-
(b) Provide connection services, including changes of	Reliability, Safety and Environment Asset Replacement and Renewal								
connection point capacity and/or reliability	Asset Relocations			-					
	Non-System Fixed Assets		-	-		-	-	-	-
	Subtotal		-				-		-
	Customer Connection	-	-	-	-	-	-	-	-
	System Growth	-	-	-	-	-	-	-	-
	Reliability, Safety and Environment	-	-	-	-	-	-	-	-
(c) Provide for rearrangement of network assets at 3rd party request	Asset Replacement and Renewal	-	-	-	-	-	-	-	-
	Asset Relocations	-	-		-	-	-		-
	Non-System Fixed Assets	-	-		-	-	-		-
	Subtotal		-	-	-	-	-	-	-
	Customer Connection		-	-	-	-	-	-	-
	System Growth		-	-	-	-	-		-
	Reliability, Safety and Environment		-			-	-		
(d) Provide gas odorisation services	Asset Replacement and Renewal	-	-	-	-	-	-		
	Asset Relocations		-			-	-		
	Non-System Fixed Assets	-	-			-	-	-	
	Subtotal	-	-	-	-	-	-	-	-
	Customer Composition		_				_		
	Customer Connection	-	-	-	-	-	-	-	-
	System Growth	-	-	-	-	-	-		-
(e) Provide Critical Contingency Operator services	Reliability, Safety and Environment	-	-	-	-	-	-		-
(e) Frovide Childar Contingency Operator services	Asset Replacement and Renewal Asset Relocations	-	-	-	-	-	-	-	-
	Non-System Fixed Assets	-	-	-	-	-	-		-
	Subtotal			-	-	-	-		-
	Subiotal			-				-	
	Customer Connection	-	-	-	-	-	-	-	-
	System Growth	-	-	-	-	-	-	-	-
	Reliability, Safety and Environment	-	-	-	-	-	-	-	-
(f) Provide gas balancing services	Asset Replacement and Renewal	-	-	-	-	-	-	-	-
	Asset Relocations	-	-	-	-	-	-	-	-
	Non-System Fixed Assets	-	-	-	-	-	-	-	-
	Subtotal	-	-	-	-	-	-	-	-
	Customer Connection		-	-	-		-	-	-
	System Growth		-	-	-		-		
	Reliability, Safety and Environment	· .	-	-	-		-		-
(g) Optionally, provide an additional service (or services if necessary) to those listed in (a) – (f), specified by the CPP	Asset Replacement and Renewal	-	-	-	-		-		-
applicant	Asset Relocations		-		-		-		-
	Non-System Fixed Assets	· -	-		-		-		
	Subtotal	-	-		-		-		-
	Tettal Commu			1					
	Total Capex	-		-			-		-

### Table 3: Opex Summary

### Table 3(a):

	т	otal Opex							
Service Categories	Related Opex Categories	Assessme		No. and		ulatory Per		Veen F	<b>T</b>
		Year 1	Year 2	Year 1	Year 2	Year 3	Year 4	Year 5	Total
	System Management and Operations Routine and Preventative	-	-	-	-	-	-	-	-
	Maintenance	-				-		-	-
(a) Provide and operate network infrastructure between	Refurbishment and Renewal Maintenance	-	-		-	-	-	-	-
connection points and deliver gas through the network	Fault and Emergency Maintenance	-				-	-	-	-
	Other	-				-		-	-
	Subtotal		-				_	-	
	Subiotal								
	System Management and Operations	-	-	-	-	-	-	-	-
	Routine and Preventative Maintenance	-	-			-		-	-
(b) Provide connection services, including changes of	Refurbishment and Renewal Maintenance								
connection point capacity and/or reliability	Fault and Emergency Maintenance							-	
	Other						_		
				-				-	
	Subtotal	-	-	-	-	-	-	-	-
	System Management and Operations		-	-		-		-	-
	Routine and Preventative		-					-	-
	Maintenance Refurbishment and Renewal		-		-	-	-	-	-
(c) Provide for rearrangement of network assets at 3rd party request	Maintenance		-		-	-	-		-
	Fault and Emergency Maintenance	-	÷	-	-	-	-	-	-
	Other	-		-		-	-	-	-
	Subtotal	-	-	-	-	-	-	-	-
	System Management and Operations		-	-		-	-	-	-
	Routine and Preventative								
	Maintenance Refurbishment and Renewal	-	-		-	-			· -
(d) Provide gas odorisation services	Maintenance	-	-		-	-	-	-	
	Fault and Emergency Maintenance	-	-		-	-		-	
	Other	-				-		-	-
	Subtotal	-	-			-		-	-
	System Management and Operations Routine and Preventative	-	-	-	-	-		-	
	Maintenance	-	-		-	-	-	-	-
(e) Provide Critical Contingency Operator services	Refurbishment and Renewal Maintenance	-	-	-	-	-	-	-	-
(e) Hovide Onicea Contaigency Operator Services	Fault and Emergency Maintenance	-	-			-		-	· .
	Other					-		-	,
	Subtotal								
									,
	System Management and Operations	-	-	-	-	-	-	-	
	Routine and Preventative Maintenance	-	-	-	-	-	-	-	-
(f) Provide and balancing convicts	Refurbishment and Renewal Maintenance	-	-	-		-		-	-
(f) Provide gas balancing services	Fault and Emergency Maintenance		-	-	-	-	-	-	-
	Other		-		-		-	-	•
	Subtotal		-		-			-	-
				l					
	System Management and Operations	-	-	-	-	-	-	-	
	Routine and Preventative Maintenance	-	-	-	-	-	-	-	-
(g) Optionally, provide an additional service (or services if	Refurbishment and Renewal Maintenance	-	-			-	-	-	
necessary) to those listed in (a) – (f), specified by the CPP applicant	Fault and Emergency Maintenance		-		-		-	-	•
	Other		-		-			_	•
			-	_		-	-		
	Subtotal		-	-		-	-	-	-
	General Management, Administration and Overheads	-	-	-	-	-	-	-	-
	Total Opex	-	-	-	-	-	-		-

## Table 3(b):

	Cont	rollable O	pex						
		Assessme	ent Period		Re	gulatory Per	iod		
Service Categories	Related Opex Categories	Year 1	Year 2	Year 1	Year 2	Year 3	Year 4	Year 5	Total
	System Management and Operations	-	-	-	-	-	-	-	-
	Routine and Preventative							-	·
(a) Provide and operate network infrastructure between	Maintenance Refurbishment and Renewal								•
connection points and deliver gas through the network	Maintenance Fault and Emergency Maintenance						-		, -
	Other						-	-	· -
	Subtotal								
	System Management and Operations	-					-		-
	Routine and Preventative Maintenance	-	-		-	-	-	-	-
(b) Provide connection services, including changes of connection point capacity and/or reliability	Refurbishment and Renewal								-
	Maintenance Fault and Emergency Maintenance					-	-	-	-
	Other Subtotal						•	-	-
	System Management and Operations Routine and Preventative	-	-	-	-	-	-	-	-
(c) Provide for rearrangement of network assets at 3rd party	Maintenance	-		-		-	-	-	-
request	Refurbishment and Renewal Maintenance		-			-	-		-
	Fault and Emergency Maintenance Other	-	-		-	-	-		-
	Subtotal								
	System Management and Operations								
	Routine and Preventative								
(d) Provide gas odorisation services	Maintenance Refurbishment and Renewal	-	-	-	-	-	-	-	-
()	Maintenance		-	•	-	-	-		-
	Fault and Emergency Maintenance Other						-		
	Subtotal	-		-	-	-	-	-	-
	System Management and Operations	-					-		-
	Routine and Preventative Maintenance	-				-	-		-
(e) Provide Critical Contingency Operator services	Refurbishment and Renewal								
	Maintenance Fault and Emergency Maintenance	-	-	-			-		-
	Other Subtotal						-		-
	System Management and Operations							-	
	Routine and Preventative	-			-	-	-		-
(f) Provide gas balancing services	Maintenance Refurbishment and Renewal	-	-	-		-	-	-	-
() Free and San Malaricany Services	Maintenance	-	-	-	-	-	-	-	-
	Fault and Emergency Maintenance Other	-		· ·		-	-	-	-
	Subtotal			· ·			-	-	-
	System Management and Operations	-	-	-	-	-	-	-	-
(g) Optionally, provide an additional service (or services if	Routine and Preventative Maintenance	-	-		-	-	-	-	-
necessary) to those listed in (a) - (f), specified by the CPP	Refurbishment and Renewal								
applicant	Maintenance Fault and Emergency Maintenance	-	-		-	-			
	Other Subtotal			· ·		-	-		-
	General Management, Administration								
	and Overheads	-	-	-	-	-		-	-
	Total - Controllable Opex				-	-	-	-	-
				I					

## Table 3(c):

Service Categories	Related Opex Categories System Management and Operations	Assessme Year 1	ent Period Year 2		Rec	ulatory Peri	iod		
(a) Provide and operate network infrastructure between	System Management and Operations	Year 1	Year 2						
			T Cui L	Year 1	Year 2	Year 3	Year 4	Year 5	Total
		-	-	-			-	-	-
	Routine and Preventative Maintenance	-	-	-	-	-	-	-	-
connection points and deriver gas through the network	Refurbishment and Renewal Maintenance	-	-	-			-		-
	Fault and Emergency Maintenance Other	-	-	-		-	-		-
	Subtotal		-	-				-	
	System Management and Operations	-	-	-	-	-	-		-
(b) Provide connection services, including changes of	Routine and Preventative Maintenance Refurbishment and Renewal	-	-	-	-	-	÷	-	-
connection point capacity and/or reliability	Maintenance Fault and Emergency Maintenance	-	-	-			-	-	•
	Other Subtotal	-	-			-	-	-	-
									·
	System Management and Operations Routine and Preventative	-	-	-	-	-	-	-	-
(c) Provide for rearrangement of network assets at 3rd party	Maintenance Refurbishment and Renewal	-		-	-	-	-		-
request	Maintenance Fault and Emergency Maintenance	-	-	-	-	-	-	-	-
	Other Subtotal	-	-	-	-	-	-	-	-
	System Management and Operations Routine and Preventative	-		-	-	-	-	-	-
(d) Provide gas odorisation services	Maintenance Refurbishment and Renewal	-	-	-		-	-		-
	Maintenance Fault and Emergency Maintenance	-		-	-	-	-		-
	Other Subtotal	-	-	-		-	-	-	
	System Management and Operations	-	-	-			-	-	-
	Routine and Preventative Maintenance			-	-	-	-		
(e) Provide Critical Contingency Operator services	Refurbishment and Renewal Maintenance	-	-	-			-		ı -
	Fault and Emergency Maintenance Other	-	-	-			-	-	-
	Subtotal		-					-	
	System Management and Operations	-	-	-	-	-	-	-	-
	Routine and Preventative Maintenance	-	-	-			-	-	-
(f) Provide gas balancing services	Refurbishment and Renewal Maintenance	-	-	-	-	-	-	-	-
	Fault and Emergency Maintenance Other	-	-	-		-	-	-	-
	Subtotal		-	-	-	-		-	
	System Management and Operations	-	-	-	-	-	-	-	-
(g) Optionally, provide an additional service (or services if	Routine and Preventative Maintenance	-	-	-	-	-	-	-	-
necessary) to those listed in (a) – (f), specified by the CPP applicant	Refurbishment and Renewal Maintenance	-	-	-			-	-	-
	Fault and Emergency Maintenance Other	-	-	-	-	-	-	-	-
	Subtotal General Management, Administration	-		-			-		
l	General Management, Administration and Overheads		-	-	-	-		-	-
[	Total - All Other Opex	-	-	-	-	-	-	-	-

### **Table 4: Capex Project Programme**

Project/Programme Name       Image: Second Sec	QUANTITATIVE INFO	IETHODOLOGIES ORMATION TEMPLATE - GAS INSMISSION													
Description       Image: second	Project/Programme Name <sup>1</sup>														
Service Category       Selectone         Asset Category       Selectone         Asset Category       Asset Type <sup>2</sup> Current Period       Kases       Var 0       Var 2       Var 1       Var 2       Var 2       Var 3       Var 4       Var 5       Total         Asset Category       Asset Type <sup>2</sup> Yar 4       Var 3       Var 4       Var 4       Var 5       Var 4       Var 4       Var 4       Var 5       <			]												
Asset Category       Asset Type <sup>2</sup> Current Period       Asset method       Var       Var <t< td=""><td>Policy reference</td><td></td><td></td><td></td><td></td><td></td><td></td><td></td><td></td><td></td><td></td><td></td><td></td><td></td><td></td></t<>	Policy reference														
Asset Category       Asset Type <sup>2</sup> Function of the sector o	Service Category	Select one													
Asset Category     Asset Type?     Year-4     Year-6     Year-6     Year-7     Year-0     Year-1     Year 0     Year 1	Capex Category	Select one													
Asset Category     Asset Type?     Year-4     Year-6     Year-6     Year-7     Year-0     Year-1     Year 0     Year 1					Current Perio	d		Assessm	ent Period		R	egulatory Pe	riod		
Transmission pipelines       Image: Description of the state of the	Asset Category	Asset Type <sup>2</sup>	Year – 4				Year 0			Year 1				Year 5	Total
Mater Station     Mater Station     S     S     S     S     S     S     S     S     S     S     S     S     S     S     S     S     S     S     S     S     S     S     S     S     S     S     S     S     S     S     S     S     S     S     S     S     S     S     S     S     S     S     S     S     S     S     S     S     S     S     S     S     S     S     S     S     S     S     S     S     S     S     S     S     S     S     S     S     S     S     S     S     S     S     S     S     S     S     S     S     S     S     S     S     S     S     S     S     S     S     S     S     S     S     S     S     S     S     S     S     S     S     S     S     S     S     S     S     S     S     S     S     S     S     S     S     S     S     S     S     S     S     S     S     S     S     S     S     S     S     S     S		High pressure													
Add Stations     A															
Station       Compressor Stations       S       S       S       S       S       S       S       S       S       S       S       S       S       S       S       S       S       S       S       S       S       S       S       S       S       S       S       S       S       S       S       S       S       S       S       S       S       S       S       S       S       S       S       S       S       S       S       S       S       S       S       S       S       S       S       S       S       S       S       S       S       S       S       S       S       S       S       S       S       S       S       S       S       S       S       S       S       S       S       S       S       S       S       S       S       S       S       S       S       S       S       S       S       S       S       S       S       S       S       S       S       S       S       S       S       S       S       S       S       S       S       S       S       S       S       S<	Transmission pipelines														
Satisfy     Image: State of the	Transmission pipelines		ş -	\$ -	ş -	ş -	\$ -	ş -	ş -	\$ -	\$ -	\$ -	\$ -	\$ -	\$ - \$ - \$ -
Valves       Image: Marchange and Marchange an		Gate Stations	s -	\$ -	ş -	ş -	ş -	ş -	ş -	ş -	ş -	\$ -	\$ -	ş -	\$ - \$ - \$ -
Values     Image: Normal Status     Ima		Gate Stations	<u>s -</u>	\$ -	ş -	ş -	ş -	<u>\$</u> -	<u>\$</u> -	\$ -	\$ -	ş -	Ş -	<u>s</u> -	\$ - \$ - \$ -
Valves     Image: Subject of the state of th		Gate Stations Compressor Stations													
Mater Stations         Mater S	Stations	Gate Stations Compressor Stations													\$ - \$ - \$ - \$ - \$ - \$ - \$ - \$ -
SCADA / Control Systems       Telecommunications systems	Stations	Gate Stations Compressor Stations													\$ - \$ - \$ - \$ - \$ - \$ - \$ - \$ -
SLADA / Control systems     Subcontrol systems     Subconterm     Subcontrol systems     Subcontrol syste	Stations	Gate Stations Compressor Stations Subtolations Subtolations	\$ -	\$ -		\$ -	\$ -	\$ -	\$ -				\$ -		*
Network spares	Stations Valves	Gate Stations Compressor Stations Subtotal Master Stations	\$ -	\$ -		\$ -	\$ -	\$ -	\$ -				\$ -		*
Network spares         Subtrain the spares         Subblack         Subblack         Subtrain the sp	Stations Valves	Gate Stations Compressor Stations Subtotal Master Stations	\$ -	\$ -		\$ -	\$ -	\$ -	\$ -				\$ -		*
Network spares         Subola         S         S         S         S         S         S         S         S         S         S         S         S         S         S         S         S         S         S         S         S         S         S         S         S         S         S         S         S         S         S         S         S         S         S         S         S         S         S         S         S         S         S         S         S         S         S         S         S         S         S         S         S         S         S         S         S         S         S         S         S         S         S         S         S         S         S         S         S         S         S         S         S         S         S         S         S         S         S         S         S         S         S         S         S         S         S         S         S         S         S         S         S         S         S         S         S         S         S         S         S         S         S         S         S	Stations Valves	Cate Stations Compressor Stations Subtotal Master Stations Telecommunications systems	\$ - \$ -	\$ - \$ -	\$ -  \$ -	\$ -  \$ -	\$ - \$ -	\$ - \$ -	\$ -  \$ -	\$ - \$ -	\$ -  \$ -	\$ -  \$ -	<u>s</u> -	\$ - \$ -	· · · · · · · · · · · · · · · · · · ·
Other         Subtotal         S         S         S         S         S         S         S         S         S         S         S         S         S         S         S         S         S         S         S         S         S         S         S         S         S         S         S         S         S         S         S         S         S         S         S         S         S         S         S         S         S         S         S         S         S         S         S         S         S         S         S         S         S         S         S         S         S         S         S         S         S         S         S         S         S         S         S         S         S         S         S         S         S         S         S         S         S         S         S         S         S         S         S         S         S         S         S         S         S         S         S         S         S         S         S         S         S         S         S         S         S         S         S         S <t< td=""><td>Stations Valves</td><td>Cate Stations Compressor Stations Subtotal Master Stations Telecommunications systems</td><td>\$ - \$ -</td><td>\$ - \$ -</td><td> \$ -  \$ -</td><td> \$ -  \$ -</td><td>\$ - \$ -</td><td>\$ - \$ -</td><td> \$ -  \$ -</td><td>\$ - \$ -</td><td> \$ -  \$ -</td><td> \$ -  \$ -</td><td><u>s</u>-</td><td>\$ - \$ -</td><td>· · · · · · · · · · · · · · · · · · ·</td></t<>	Stations Valves	Cate Stations Compressor Stations Subtotal Master Stations Telecommunications systems	\$ - \$ -	\$ - \$ -	\$ -  \$ -	\$ -  \$ -	\$ - \$ -	\$ - \$ -	\$ -  \$ -	\$ - \$ -	\$ -  \$ -	\$ -  \$ -	<u>s</u> -	\$ - \$ -	· · · · · · · · · · · · · · · · · · ·
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<sup>1</sup> A copy of this form must be completed for each additional project/programme <sup>2</sup> Breakdown may be replaced with asset types in use by the applicant and expanded to include other asset types

#### Denotes a user Input cell

		(	Current Period	ł		Assessm	ent Period		R	egulatory Peri	od	
Project costs by source	Year – 4	Year – 3	Year – 2	Year – 1	Year 0	Year 1	Year 2	Year 1	Year 2	Year 3	Year 4	Year 5
GTB												
Related party												
Other sources												
Total Project/Programme	\$-	\$-	\$-	\$-	\$-	\$-	\$-	\$-	\$ -	\$-	\$ -	\$ -

### **Table 5: Opex Project Programme**

QUANTITATIVE INFO	ETHODOLOGIES DRMATION TEMPLATE - GAS NSMISSION	
Project/Programme Name <sup>1</sup>		Denotes a user Input cell
Project/Programme Description		
Policy reference		
Service Category	Select one	
Opex Category	Select one	

	2				Curre	nt Perio	d				Assessm	nent Pe	riod				Re	gulatory	Perio	ł			
Asset Category	Asset Type <sup>2</sup>	Year -	4	Year-3	Ye	ar – 2	Year	r=1	Year 0		Year 1	Ye	ar 2	Yea	r1	Year	2	Year	3	Year 4		Year 5	Total
	High Pressure				_														_				s -
		1																					s -
Transmission pipelines																							s -
transmission pipelines	Subtotal: Controllable opex																						s -
	Subtotal: All other opex																						s -
	Subtotal	\$	- 9	s -	\$	-	\$	-	ş -	\$		\$	-	\$	-	\$	-	\$			- \$	-	ş -
	Gate Stations																						s -
	Compressor Stations																						ş -
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Valves	Subtotal: Controllable opex		_		_	_		_		+			_		_		_		_	_			s -
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	Master Stations	3	- 3		\$	-	\$	-	\$ .	-		\$	-	<u> </u>	-	\$		\$		<u>,                                     </u>	- 3		
	Telecommunications systems																						3 - C
	releconinumcations systems	-																					s -
SCADA / Control Systems	Subtotal: Controllable opex									-													ě .
	Subtotal: All other opex																						š.
	Subtotal	s	- 9	s .	s		s	-	ş -	s		s	-	s	-	s		s			- S		š -
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Network spares	Subtotal: Controllable opex																						s -
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	Subtotal	\$	. 9	ş -	\$	-	\$		ş -	\$	-	Ş		\$		\$		\$		\$	- \$	-	ş -
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	Total Project/Programme	\$	- \$	ş -	\$	-	\$	-	\$ -	\$	-	\$	•	\$	-	\$	-	\$		5	- \$	-	\$ -
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<sup>1</sup> A copy of this form must be completed for each additional project/programme
<sup>2</sup> Breakdown may be replaced with asset types in use by the applicant and expanded to include other asset types

				Denotes Input cel		]						
			Current Perio	d		Assessm	ent Period		R	egulatory Peri	od	
Project costs by source	Year – 4	Year – 3	Year – 2	Year – 1	Year 0	Year 1	Year 2	Year 1	Year 2	Year 3	Year 4	Year 5
GTB												
Related party												
Other sources												
Total Project/Programme	\$ -	\$-	\$-	\$-	\$-	\$-	\$-	\$-	\$-	\$ -	\$ -	\$-

### Table 6: Overheads

INPUT MET QUANTITATIVE INFO	HODOLOGIES DRMATION TEMP	LATE																								
Opex Category	General Man		it, Adn heads		ation a	nd						notes : ut cell		Þr												
					Current	Perio	d				4	Assessm	ent Pe	riod				Rec	ulato	ry Peri	od					
Expenditure Type <sup>1</sup>		Year -	4 Y	'ear – 3	Year		-	ar – 1	Ye	ear O		'ear 1	-	ar 2	Ye	ar 1	Year	_	Yea			ear 4	Y	ear 5	1	Total
Corporate management	Controllable opex All other opex Total	s ·			s		s		s		s		s		s		s	- 3			s		s		\$ \$ \$	:
Human resources	Controllable opex All other opex		Ť		Ť		Ť		Ť			-	•		•										\$ \$	:
Accounting	Total Controllable opex	\$ .	. \$	•	\$	•	\$		\$		\$		\$	-	\$	-	\$	- 3	6		\$		\$		\$ \$	
	All other opex Total	s .			s		s		s		s		s		s		s	- 3			s		s		\$ \$	:
Finance	Controllable opex All other opex	•	Ū.		Ŷ		Ŷ		Ŷ		Ŭ		v		v		·		<u>,</u>		Ŭ		Ŭ		\$ \$	:
Information technology	Total Controllable opex	\$ .	\$		\$	•	\$		\$		\$		\$	-	\$	-	\$	- 3	6	•	\$		\$		\$ \$	-
	All other opex	s .			s		s		s		s		s		s		s	- 3			s		s		\$ \$	:
Procurement	Controllable opex All other opex	\$ .	. 5		\$		3	-	3		>		\$		\$		\$		>		\$	-	\$	-	э \$ \$	:
	Total	s -	. s		\$		\$		\$		\$		\$		\$		s	- 3	5		\$		\$		ŝ	
Property	Controllable opex All other opex																								\$ \$	:
Legal	Total Controllable opex	\$ .	\$		\$	•	\$		\$		\$		\$	-	\$	-	\$	- 3	5		\$		\$		\$ \$	
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Regulation	Controllable opex All other opex	\$ .	. \$		\$		\$	•	\$		>		\$		\$		\$	- 3	>	-	\$		\$		\$ \$ \$	:
	Total	\$ .	\$		\$		\$	-	\$		\$		\$	-	\$	-	\$	- 3	5		\$		\$		\$	
Occupational health and safety	Controllable opex All other opex																								\$ \$	-
Insurance paid to an insurer	Total Controllable opex	\$ .	\$	•	\$	•	\$	•	\$	•	\$		\$	•	\$	•	\$	- :	5	•	\$		\$		\$ \$	
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	Total Opex Category	s .	. s		s		s		s		s		s		s		s	- 3	5		s		s		\$	

<sup>1</sup> Breakdown may be replaced with expenditure types in use by the applicant but within the definition of the opex category for general management, administration and overheads

### **Table 7: Unit Rate Escalators**

INPUT METHODOLOGIES UNIT COST ESCALATOR TEMPLATE								
Escalator Name	[Name]							
Escalator Description <sup>1</sup>	[Description]							
Key Assumption Reference	[Reference]							
Assessment Period Year 1	[Year ended]							
Base Year	[Year ended]							
Unit Rate in Base Year								
No. Years Applicable (after base year)								

Denotes a	user
input cell	

	Current Period				Assessment Period		Regulatory Period				
Unit Cost Item	Year – 4	Year – 3	Year – 2	Year – 1	Year 1	Year 2	Year 1	Year 2	Year 3	Year 4	Year 5
[Name]											
Yearly escalators (% over previous year)									•		
Unit Rate											
Volume											
Quantum of costs											

' A copy of this form must be completed for each additional escalator applied

## SCHEDULE F ENGAGEMENT OF A VERIFIER

#### F1 Proposing a verifier

Before submitting a **CPP proposal**, a **CPP applicant** must, by notice in writing to the **Commission**-

- (a) propose a **person** (or a selection of **persons** for the **Commission** to choose from) to act as a **verifier**; and
- (b) provide the information specified in clauses F2 and F3 in respect of each proposed verifier.

#### F2 Independence

- (1) Reasons why the **CPP applicant** considers that each proposed verifier is **independent**.
- (2) A written statement signed by the proposed verifier-
  - (a) confirming that-
    - his, her or its involvement in the formulation of the CPP proposal has not extended and will not extend beyond acting in accordance with Schedule G;
    - he, she or it has not acted and will not act as an auditor pursuant to clause 5.6.3 in respect of the CPP proposal; and
    - (iii) he, she or it has no direct or indirect pecuniary or other interest in the success or failure of the CPP proposal, including any entitlement to a success fee, contingency fee, or remuneration other than a fee for providing a verification report; and
  - (b) explaining the extent of any-
    - (i) ongoing role he, she or it has as auditor of, or advisor to, the CPP applicant, (on matters unrelated to the CPP proposal) including any advisory activities which the verifier may expect to undertake for the CPP applicant during the next period in relation to the CPP applicant's capex and opex and the existing or expected basis of remuneration for such activities; and
    - (ii) prior or existing relationship (whether professional or otherwise) that he, she or it has had with the CPP applicant during the current period in relation to the CPP applicant's capex and opex and the basis of remuneration for such activities.

#### F3 Qualifications and experience

- (1) Reasons why the **CPP applicant** considers that each proposed verifier is sufficiently qualified and experienced to assess and report on the **CPP proposal** in accordance with the tasks and duties specified in Schedule G.
- (2) A written statement signed by each proposed verifier explaining the nature and extent of his, her or its qualifications and experience relevant to assessing and reporting on the **CPP proposal** in accordance with the tasks and duties specified in Schedule G.

#### F4 Commission's assessment

- (1) The **Commission** must notify the **CPP applicant** no later than 10 **working days** after receiving a notification in accordance with clause F1 as to whether it approves the proposed verifier.
- (2) If the Commission does not approve a proposed verifier-
  - (a) it must provide reasons for this decision; and
  - (b) the **CPP applicant** may propose an alternative verifier in accordance with clause F1.
- (3) If the **Commission** approves a proposed verifier, the **CPP applicant** may engage that **person**, as soon as practicable, in accordance with clause F6.
- (4) The **Commission's** approval of a proposed verifier remains valid until the **Commission** has completed its assessment of the **CPP proposal**.

#### F5 Summary of intended CPP proposal

- (1) Before the verifier enters into a deed with the Commission as described in clause F6, the CPP applicant must provide the Commission with a high-level summary of the intended CPP proposal ('Summary of intended CPP proposal'), including-
  - (a) a high-level description of its rationale for seeking a CPP and a brief explanation of the key projects or programmes that are linked to this rationale;
  - (b) when it proposes the intended CPP proposal to take effect as a CPP;
  - (c) its estimated capex forecast and estimated opex forecast for the intended CPP proposal;
  - (d) the indicative impact on prices and quality standards of the intended CPP proposal;
  - (e) how it intends to consult consumers on the intended CPP proposal; and

- (f) any other information it considers would assist the **Commission's** planning for the **Commission's** assessment of the intended **CPP proposal**.
- (2) With the agreement of the **Commission**, the requirements in subclause (1) may be satisfied by way of the record of a workshop with the **Commission**.

#### F6 Engaging the verifier

- (1) If the **Commission** approves a proposed verifier, the approved **person** may not undertake any service in relation to the **CPP applicant's CPP proposal** unless it has entered into a deed with the **Commission**.
- (2) For the purpose of subclause (1), terms of the deed must-
  - (a) require the CPP applicant to-
    - (i) provide the **verifier** with the information specified in and in accordance with clause 5.6.2(3); and
    - (ii) pay any fee charged by the verifier for verifying the relevant parts of the CPP proposal in accordance with his, her or its engagement and Schedule G;
  - (b) impose an overriding duty on the verifier to assist the Commission as an independent expert on relevant matters within the verifier's area of technical expertise, with particular reference to aspects of capex, opex and service quality of the CPP applicant's business;
  - (c) require the verifier to-
    - (i) verify the relevant parts of the **CPP proposal** in accordance with the terms of his, her or its engagement and Schedule G;
    - (ii) notify the CPP applicant of the verifier's selection of identified programmes;
    - (iii) prepare a draft verification report in accordance with Schedule G and provide it to the **CPP applicant**;
    - (iv) prepare a verification report in accordance with Schedule G that takes account of any modifications to the information originally provided to the verifier in light of the CPP applicant's consideration of the draft verification report;
    - (v) provide, upon request by the CPP applicant, a certificate as described in clause 5.1.3(1)(d); and
    - (vi) be available to answer any questions posed by the Commission on the verification report, in person, by telephone or in writing, as reasonably required by the Commission;

- (d) enable the **verifier** to request, for the purpose of carrying out his, her or its duties specified in paragraph (c), provision by the **CPP applicant** of-
  - (i) information required by Schedule D to be identified (but not provided) in a **CPP proposal**;
  - (ii) the information specified in subclause (3); and
- (e) include a communication protocol in accordance with subclause (5).
- (3) The information specified for the purpose of subclause (2)(d)(ii) is any other information relevant-
  - (i) for the purpose of subclause (2)(c)(i);
  - (ii) to gas transmission services;
  - (iii) to any other regulated service relevant to the CPP proposal; and
  - (iv) to any unregulated service relevant to the CPP proposal,

that the **verifier** considers is relevant to verification.

- (4) For the avoidance of doubt-
  - (a) the deed may contain such other terms that-
    - (i) the parties agree are necessary for **business** efficacy; and
    - (ii) are not inconsistent with Schedule F or this Schedule; and
  - (b) a **CPP applicant** is not required to submit its **CPP proposal** to the **Commission** following completion or its receipt of the **verification report**.
- (5) For the purpose of subclause (2)(e), the communication protocol must, as a minimum, require that-
  - (a) the Commission will not, prior to the submission of a CPP proposal, view any material that forms part of or supports an intended CPP proposal unless the CPP applicant-
    - (i) makes the material available to **consumers**; or
    - (ii) provides the material to the **Commission**, including an updated
       'Summary of intended CPP proposal' as required under subclause (5)(c);
  - (b) the verifier must keep records of all communication between it and the CPP applicant where the records include substantive information relied on by the verifier in its verification report; and
  - (c) after entering into the deed, but not later than when the **verifier** provides a draft verification report to the **CPP applicant**, the **CPP applicant** must provide

the **Commission** with an updated 'Summary of intended CPP Proposal' as described in clause F5 if it has changed-

- (i) its rationale for seeking a **CPP** as described in clause F5(1)(a); or
- (ii) its proposed time for taking effect as described in clause F5(1)(b).
- (6) When completing an updated 'Summary of intended CPP Proposal' as described in subclause (5)(c), the **CPP applicant** must clearly identify any changes from its previously provided 'Summary of intended CPP Proposal'.

## SCHEDULE G TERMS OF REFERENCE FOR VERIFIERS

#### G1 Interpretation

- (1) Words in bold in this schedule that are defined in another schedule bear the same meanings as specified in that other schedule.
- (2) Any requirement to provide an opinion, report on or consider a particular matter must be construed as-
  - (a) requiring consideration only of the material identified by the requirement in question; and
  - (b) a requirement to provide the opinion or report on the matter in the **verification report**.

#### G2 Verifier's role, purpose and obligations

The verifier's role, purpose and obligations include-

- (a) engaging with the **CPP applicant** in an **independent** manner in accordance with this Terms of Reference;
- (b) assessing the extent to which the CPP applicant's policies allow the CPP applicant to meet the expenditure objective;
- (c) assessing the extent to which the CPP applicant's policies have been implemented;
- (d) prior to the Commission's assessment of the CPP proposal, assessing whether the CPP applicant has provided the verifier with the information specified in clause 5.6.2(3);
- (e) prior to the Commission's assessment of the CPP proposal, providing an opinion to the CPP applicant on whether the CPP applicant's capex forecasts, opex forecasts and key assumptions meet the expenditure objective;
- (f) prior to the Commission's assessment of the CPP proposal, assessing the extent to which the CPP applicant is able to deliver its capex forecast and opex forecast during the CPP regulatory period;
- (g) prior to the Commission's assessment of the CPP proposal, providing an opinion on the extent and effectiveness of the CPP applicant's consultation with its consumers; and
- (h) providing a list of the key issues which it considers the **Commission** should focus on when assessing the **CPP proposal**.

#### G3 Service categories, measures and levels

The verifier must review, assess and report on-

- (a) whether the CPP applicant's service category definitions appropriately describe all activities undertaken for the purpose of supplying the regulated services as demanded by and provided to consumers;
- (b) whether the reason for any new service category is explained;
- (c) whether the CPP applicant has proposed service measures relevant to a complete range of key service attributes that are meaningful and important to consumers;
- (d) whether the CPP applicant has undertaken an appropriate process to determine the service measures and service levels, such as consultation with relevant consumers;
- (e) whether any step change in any service level is explained and justified; and
- (f) the extent and effectiveness of a **CPP applicant's** consultation with its **consumers**, as specified in clause 5.6.1.

#### G4 Selection of identified programmes

- (1) For the purposes of the reviews required under clauses G5(1)(d) and G6(1)(g), the verifier must select no more than 20 projects or programmes to be 'identified programmes'.
- (2) In determining which, and how many, projects or programmes to select as identified programmes, the verifier must consider-
  - (a) the long term interests of **consumers**;
  - (b) the Commission's ability to effectively review whether the CPP applicant's capex forecast and opex forecast are consistent with the expenditure objective;
  - (c) the CPP applicant's rationale for seeking a CPP;
  - (d) its ability to provide an opinion on whether the capex forecast information in the intended CPP proposal has been prepared in accordance with the policies and planning standards-
    - (i) in aggregate; and
    - (ii) for each of the capex categories; and
  - (e) its ability to provide an opinion on whether the **opex forecast** information in the intended **CPP proposal** has been prepared in accordance with the **policies** and **planning standards**-

- (i) in aggregate; and
- (ii) for each of the opex categories; and
- (f) the materiality of the **programmes** or **projects** to the **CPP proposal**, the **capex forecast** and the **opex forecast**.
- (3) The **identified programmes** selected in accordance with subclause (1) must address-
  - (a) a key risk that the **CPP applicant** is exposed to;
  - (b) a key driver of the need to submit a CPP proposal;
  - (c) an **obligation** that has a significant impact in the context of the **CPP applicant's** overall **business**; or
  - (d) a new **service category** or a step change in a **service level** within an existing **service category**;
- (4) The verifier must-
  - (a) notify the CPP applicant of its selected projects or programmes; and
  - (b) not change its selection after such notification.

#### G5 Capex forecast

- (1) The verifier must-
  - (a) provide an opinion as to whether the-
    - (i) policies;
    - (ii) **planning standards**; and
    - (iii) key assumptions,

relied upon by the **CPP applicant** in determining the **capex forecast** are of the nature and quality required for that **capex forecast** to meet the **expenditure objective**;

- (b) provide an opinion as to whether the capex forecast has been prepared in accordance with the policies and planning standards at both the aggregate system level and for each of the capex categories;
- (c) provide an opinion on the reasonableness of the **key assumptions** relevant to **capex** relied upon the **CPP applicant** including-
  - (i) the method and information used to develop them;
  - (ii) how they were applied; and
  - (iii) their effect or impact on the **capex forecast** by comparison to their effect or impact on **actual capex**;

- (d) report conclusions of a detailed review of identified programmes that are capex projects or capex programmes including, but not limited to assessment of-
  - (i) whether relevant **policies** and **planning standards** were applied appropriately;
  - (ii) whether **policies** regarding the need for, and prioritisation of, the project or programme are reasonable and have been applied appropriately;
  - (iii) the process undertaken by the CPP applicant to determine the reasonableness and cost-effectiveness of the chosen solution, including the use of cost-benefit analyses to target efficient solutions;
  - (iv) the approach used to prioritise **capex projects** over time including the application of that approach for the **next period**;
  - (v) the project capital costing methodology and formulation, including unit rate sources, the method used to test the efficiency of unit rates and the level of contingencies included for projects;
  - (vi) the impact on other cost categories including the relationship with opex;
  - (vii) links with other **projects**;
  - (viii) cost control and delivery performance for actual capex;
  - (ix) the efficiency of the proposed approach to procurement; and
  - (x) whether it should be included as a **contingent project** or part of a **contingent project**.
- (e) provide an opinion as to overall **deliverability** of work covered by the **capex categories** in the **next period**; and
- (f) provide an opinion as to the reasonableness and adequacy of any asset replacement models used to prepare the capex forecast including an assessment of-
  - (i) the inputs used within the model; and
  - (ii) the methods the **CPP applicant** used to check the reasonableness of the forecasts and related expenditure.
- (2) Based on its analysis under this clause the **verifier** must provide its opinion on whether the applicant's forecast of total **capex** meets the **expenditure objective** and, if not identify-
  - (a) whether the provision of further information is required to enable assessment against the **expenditure objective** to be undertaken and, if so, the type of information required;

- (b) which of the **CPP applicant's forecast capex programmes** for each **capex category** might warrant further assessment by the **Commission**; and
- (c) what type of assessment would be the most effective.

#### G6 Opex forecast

- (1) The verifier must-
  - (a) provide an opinion as to whether the-
    - (i) policies,
    - (ii) planning standards; and
    - (iii) key assumptions,

relied upon by the **CPP applicant** in determining the **opex forecast** are of the nature and quality required for that **opex forecast** to meet the **expenditure objective**;

- (b) provide an opinion as to whether the **opex forecast** has been prepared in accordance with the **policies** and **planning standards**, at both the aggregate system level and for each of the **opex categories**;
- (c) provide an opinion on the reasonableness of the **key assumptions** relevant to **opex** relied upon by the **CPP applicant** including-
  - (i) the method and information used to develop them;
  - (ii) how they have been applied; and
  - (iii) their effect or impact on the **opex forecast** by comparison to their effect or impact on **actual opex**;
- (d) review, assess and report on any other opex drivers not covered by the key assumptions that have led to an increase in the opex forecast including whether the quantum of such an increase is required to meet the expenditure objective;
- (e) provide an opinion as to the reasonableness of the methodology used in forecasting opex (such as cost benchmarking or internal historic cost trending), including the relationship between the opex forecast and capex forecast;
- (f) provide an opinion as to the reasonableness of any opex reduction initiatives undertaken or planned during the current period or the next period;
- (g) report conclusions of a detailed review of identified programmes that are opex projects or opex programmes including, but not limited to, an assessment of-
  - (i) whether relevant **policies** and **planning standards** were applied appropriately;

- (ii) whether **policies** regarding the need for, and prioritisation of, the project or programme are reasonable and have been applied appropriately;
- (iii) the process undertaken by the CPP applicant to determine the reasonableness and cost-effectiveness of the chosen solution, including the use of cost-benefit analyses to target efficient solutions;
- (iv) the approach used to prioritise **opex projects** over time including the application of that approach for the **next period**;
- (v) the project operating cost methodology and formulation, including unit rate sources, the method used to test the efficiency of unit rates and the level of contingencies included for projects;
- (vi) the impact on other cost categories including the relationship with capex;
- (vii) links with other projects;
- (viii) cost control and delivery performance for actual opex;
- (ix) the efficiency of the proposed approach to procurement; and
- (x) whether it should be included as a contingent project or part of a contingent project;
- (h) provide an opinion as to overall deliverability of work covered by the opex categories in the next period; and
- provide an opinion as to the reasonableness and adequacy of any opex models used to prepare the opex forecast including an assessment of-
  - (i) the inputs used within the model; and
  - (ii) any methods the **CPP applicant** used to check the reasonableness of the forecasts and related expenditure.
- (2) Based on analysis in accordance with this clause, the verifier must provide an opinion on whether the CPP applicant's forecast of total opex meets the expenditure objective and, if not, identify-
  - (a) whether the provision of further information is required to enable assessment against the **expenditure objective** to be undertaken and, if so, the type of information required;
  - (b) which of the **CPP applicant's** forecast **opex programmes** for each **opex category** might warrant further assessment by the **Commission**; and
  - (c) what type of assessment would be the most effective.

#### G7 Capital contributions

The verifier must provide an opinion as to whether the forecast of capital contributions-

- (a) is reasonable; and
- (b) consistent with other aspects of the CPP proposal, in particular-
  - (i) the capex forecast; and
  - (ii) forecast demand data provided in accordance with clause D6.

#### G8 Demand forecasts

- (1) The verifier must provide an opinion as to whether-
  - (a) the **key assumptions**, key input data and forecasting methods used in determining demand forecasts were reasonable; and
  - (b) it was appropriate to use the demand forecasts resulting from these methods and assumptions to determine the-
    - (i) capex forecast; and
    - (ii) opex forecast.

#### G9 Assessment techniques

- (1) When-
  - (a) undertaking analysis and reviews of information; and
  - (b) considering the matters,

required by this Schedule, the **verifier** must use some or all of the following assessment techniques:

- (c) process benchmarking;
- (d) process or functional modelling;
- (e) unit rate benchmarking;
- (f) trending or time-series analysis;
- (g) high level governance and process reviews;
- (h) internal benchmarking of forecast costs against costs in the current period;
- (i) capex category and opex category benchmarking;
- (j) project and programme sampling; and
- (k) critiques or independent development of-
  - (i) demand forecasts;
  - (ii) labour unit cost forecasts;
  - (iii) materials forecasts;
  - (iv) plant forecasts; and

- (v) equipment unit cost forecasts.
- (2) The **verifier** must explain why particular techniques listed in subclause (1) were applied and others were not applied.
- (3) Where, for the purpose of applying any of the techniques listed in subclause (1), the **verifier** uses information that is not provided to it by the **CPP applicant**, the **verifier** must, in respect of that information-
  - (a) describe in the draft verification report its nature and source and the reason for wishing to rely on it;
  - (b) subject to subclause (4), provide it to the CPP applicant;
  - (c) when finalising the **verification report**, take into account any comments made about it by the **CPP applicant** in response to the draft verification report; and
  - (d) where, notwithstanding paragraph (c), the **verifier** continues to rely on it, describe in the **verification report**-
    - (i) the nature and source of the information relied upon and the reason for relying on it; and
    - (ii) the CPP applicant's concerns in respect thereof.
- (4) Subclause (3)(b) does not apply if the **verifier's** terms of use of the information prevent such disclosure.

### G10 Contingent projects

- (1) For each proposed **contingent project**, the **verifier** must provide an opinion as to whether that **project** satisfies the following criteria:
  - (a) it is-
    - (i) reasonably required of a GTB in meeting the expenditure objective; and
    - (ii) one that associated assets are likely to be commissioned,

#### during the CPP regulatory period;

- (b) a commencement date cannot be forecast with an appropriate degree of specificity by comparison with other proposed **projects**;
- (c) the total of capex forecast and opex forecast in relation to the project-
  - (i) as disclosed in the CPP proposal exceeds 10% of the value of the CPP applicant's annual revenue in the most recently completed disclosure year in respect of an ID determination, as the case may be;
  - (ii) is reasonable in dollar terms; and
  - (iii) would be likely, when forecast with reasonable certainty, to meet the **expenditure objective**.

(2) For each proposed **trigger event**, the **verifier** must provide an opinion as to whether it meets the requirements of clause  $5.7.\underline{10(3)}3(3)$ .

#### G11 Completeness of CPP proposal

#### A verification report must-

- (a) list the information in, and relating to, the **CPP proposal** provided by the **CPP applicant** to the **verifier**, that was relied upon by the **verifier** in fulfilling its obligations under Schedule G;
- (b) state each type of information in respect of which this schedule requires the verifier's consideration or opinion that the verifier considers has been omitted from the CPP proposal, including information that is incomplete or insufficient, and the relevant requirement in Part 5, Subpart 5 to provide the information in question;
- (c) where information is identified as insufficient in accordance with paragraph
   (b), state the nature of additional information the verifier considers that the
   CPP proposal requires to fulfil the information requirement in question;
- (d) state the extent to which the omission, incompleteness or insufficiency of information has impaired the verifier's judgement as to whether the capex forecast and opex forecast for the next period meets the expenditure objective; and
- (e) explain why the **verifier** has selected the **identified programmes** in accordance with clause G4(1).

#### G12 Overview of key issues and additional information requirements

Based on its assessment, the verifier must, in the verification report-

- (a) provide a list of the key issues that it considers the **Commission** should focus on when undertaking its own assessment of the information to which the assessment related;
- (b) specify information identified in the CPP proposal that, were it to be provided, would assist the Commission's assessment of the CPP proposal; and
- (c) identify any other information it reasonably believes would-
  - (i) be held by the CPP applicant; and
  - (ii) assist the **Commission's** assessment of the **CPP proposal**.