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# [Draft] Airport 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 history		
Determination date	Decision number	Determination name
22 December 2010	709	Commerce Act (Specified Airport Services
		Input Methodologies) Determination 2010
14 November 2014	n/a	Determination of Input Methodologies by the
		High Court in Wellington International
		Airports Ltd and others v Commerce
		Commission [2013] NZHC 3289 (11 December
		2013)
24 February 2016	[2016] NZCC 3	Airport Services (Land Valuation) Input
		Methodologies Amendments Determination
		2016
20 December 2016	[2016] NZCC 28	Airport Services Input Methodologies
		Amendments Determination 2016
[day] [month] 2023	[2023] NZCC [XX]	Airport Services Input Methodologies (IM
		Review 2023) Amendment Determination
		2023

## [Drafting notes:

- This determination amends the Commerce Act (Specified Airport Services Input Methodologies) Determination 2010, 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].

Airport Services Input Methodologies (IM Review 2023) Amendment Determination 2023

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- 1. TITLE
- 2. INTERPRETATION
- 3. DETERMINATION AMENDED
- 4. COMMENCEMENT AND APPLICATION
- 5. PRINCIPAL DETERMINATION AMENDMENTS

Under Part 4 of the Commerce Act 1986, the Commerce Commission makes the following determination:	
5 4723215 Airport Serices Input Methodologies (IM Review 2023) Amendment Determination 2023	
47 22227 All port School input interiouologics (him neview 2023) Alliendinent Determination 2023	

#### 1. TITLE

(a) This determination is the Airport 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) disclosure year has the same meaning as in the principal determination; and
  - (iii) **principal determination** means the Commerce Act (Specified Airport Services Input Methodologies) Determination 2010, decision number 709.

#### 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 in Attachment B apply from the commencement of disclosure year 2026.
- (c) Without limiting paragraph (a), the following amendments to the **principal determination** in Attachment B apply from the date specified in paragraph (a):
  - (i) the insertion of clause 1.4(1)(f) in Attachment B;
  - (ii) the amendments to the definition of "operating cost" in clause 1.4(2) of Attachment B;
  - (iii) the insertion of the definition for "pecuniary penalties" in clause 1.4(2) of Attachment B;
  - (iv) the amendments to clause 3.9 of Attachment B, including any definitions in clause 1.4(2) of Attachment B relevant to that clause and
  - (v) the amendments to Part 5 of Attachment B, including any definitions in clause 1.4(2) of Attachment B relevant to that clause.

#### 5. PRINCIPAL DETERMINATION AMENDMENTS

- (a) Replace the contents page of the **principal determination** with the contents page in
- (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.

Deleted: and

# ATTACHMENT A:

# AIRPORT SERVICES INPUT METHODOLOGIES (IM REVIEW 2023) AMENDMENT DETERMINATION 2023

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#### PART 1 GENERAL PROVISIONS

## 1.1 <u>Title</u>

This determination is the Airport Services Input Methodologies Determination 2010.

#### 1.2 Application

This determination applies to specified airport services.

#### 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**.

#### 1.4 Interpretation

- (1) In this determination-
  - (a) unless stated otherwise, references to Parts are to named and numbered parts of this determination;
  - (b) unless the context otherwise requires, a word which denotes the singular also denotes the plural and vice versa;
  - (c) unless stated otherwise, any reference to an allowance, amount, cost, sum or value is a reference to an allowance, amount, cost, sum or value determined in relation to an **airport** in respect of a **disclosure year**:
  - (d) unless stated otherwise, any reference to "includes" means "includes, but is not limited to";
  - (e) examples in this determination are for guidance purposes only and do not form part of this determination; and
  - (f) 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 schedule, the words or phrases in bold type bear the following meanings:

**2009 disclosed assets** means the assets included by the **airport** 

in question in the 'Non-current assets' category of the **statement of financial position** in the **2009 disclosure financial** 

statements;

2009 disclosure financial statements

means the disclosure financial statements completed by an **airport** under regulation 4 of the **airport regulations** for the accounting period (as defined in regulation 2(1) of those regulations)

ending in 2009;

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#### Α

accounting-based allocation approach

arm's-length transaction

means the methodology described, in respect of-

- (a) asset values, in clause 2.2(1); and(b) operating costs, in clause 2.2(2);
- Act means the Commerce Act 1986;

aircraft and freight activities has the same meaning as defined in s 2 of the Airport Authorities Act 1966;

airfield activities has the same meaning as defined in s 2 of the Airport Authorities Act 1966;

airport means a company described in s 56A(2) of the Act insofar as it provides specified airport services;

**airport regulations** means the Airport Authorities (Airport Companies Information Disclosure)

Regulations 1999;

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;

asset allocator means a <u>ratio\_used</u> to allocate 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 life has the meaning specified in clause 3.6; asset value means, in respect of an asset used by an

airport for the undertaking of-(a) regulated activities only; or

(b) regulated activities and the supply of one or more unregulated

of one or more **unregulated** service, in-

(c) the disclosure year 2009, its unallocated initial RAB value; and

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11

# (d) all other disclosure years, its unallocated closing RAB value;

average debt premium

has the meaning specified in, and is the amount determined in accordance with clause 5.4(2);

В

business day

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;

C

capital contributions

means money or the monetary value of other consideration charged to or received from **consumers** or other parties for the purposes of asset construction, acquisition or enhancement;

capital expenditure

means costs that have been or will be included in a value of commissioned asset, but only to the extent that the costs have been or will be included in a closing RAB value;

causal relationship

means, in relation to-

- (a) asset values, a circumstance in which a factor influences the utilisation of an asset during the 18-month period terminating on the last day of the disclosure year in respect of which the asset allocation is carried out; and
- (b) operating costs, a circumstance in which a cost driver leads to an operating cost being incurred during the <u>18-month period</u> terminating on the last day of the disclosure year in respect of which the cost allocation is carried out;

closing RAB value

means the value determined in accordance with clause 3.3(4);

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Commission

has the same meaning as defined in s 2 of

the Act;

commissioned

means used by the airport to supply specified airport services other than excluded services and commission shall

be construed accordingly;

commissioning date

means the date that an asset is first

commissioned;

consumer

means a **person** that consumes or acquires **specified airport services**;

corporate tax rate

means the prevailing rate of income taxation applying to companies as

specified in the tax rules;

cost allocator

means a <u>ratio</u> used to allocate **operating costs** that are not **directly attributable**,

- and whose quantum is-(a) based on a causal relationship; or
- (b) equal to a proxy cost allocator;

cost of debt

means the amount specified for  $r_d$  in clause 5.1(3);

CPI

means-

- (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
- (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;

D

debt issuance costs

means costs associated with the issuance of debt by an **airport** (including, but not limited to, arrangement fees, legal fees, **Deleted:** proportion of a quantifiable measure

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

has the meaning specified in and is the amount determined in accordance with clause 5.4:

debt premium reference year

means a <u>12-month period ending on 30</u> June;

Example: **debt premium reference year** 2016 means the <u>12-month</u> period ending 30 June 2016;

decommissioned asset

means an asset (other than a disposed asset) formerly used in or in relation to the supply of specified airport services other than excluded services that has been permanently withdrawn from such use:

depreciation

means an allowance to account for the diminution in a non-land asset's remaining service life potential in the disclosure year in question with respect to its opening RAB value and the amount of such allowance is determined in accordance with clause 3.4;

directly attributable

means, in relation to-

- (a) asset values, wholly and solely related to an asset used by the airport in or in relation to its undertaking of a regulated activity;
- (b) operating costs, wholly and solely incurred by the airport in or in relation to its undertaking of a regulated activity;

disclosure year

means a 12-month period ending on the date specified in an **ID determination** as

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the last date in the period to which annual disclosure relates;

Example: whilst the ID

determination provides that
disclosure is required by Auckland
International Airport Limited in
respect of the 12-month period
ending on 30 June, disclosure year
2010 means, in respect of Auckland
International Airport Limited, the
12-month period ending 30 June
2010;

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disposed asset

means an asset that, in the disclosure year in question, has been sold or transferred by the airport, or has been irrecoverably removed from the airport's possession without consent, but is not a lost asset;

document

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

Ε

easement

means a right to use but not possess land belonging to another **person** or a right to prevent certain uses of another **person's** land;

easement land

means **land** acquired with the intention of-

- (a) creating an **easement** in respect of it; and
- (b) disposing of the land thereafter;

excluded asset

means-

- (a) an asset that is acquired or held to supply excluded services;
- (b) property to the extent due to the incursion of land conversion costs except Auckland International Airport Limited's costs of seawall construction;
- (c) an asset that is not used to **supply** specified airport services as on the

last day of the **disclosure year** 2009; or

(d) easement land;

#### excluded services

means **services supplied** in markets directly related to the holding of any facilities or assets for the future undertaking of—

- (a) aircraft and freight activities;
- (b) airfield activities; or
- (c) specified passenger terminal activities;

F

finance lease

has the same meaning as under GAAP;

fixed life easement

means an easement that-

- (a) is of fixed duration; or
- (b) whilst of indefinite duration, is to be held for a fixed period;

forecast cost of capital

is the value of forecast cost of capital as disclosed in accordance with the requirements of an **ID determination**;

found asset

has the meaning specified in clause 3.10(1);

**GAAP** 

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;

GST

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

Н

highest and best alternative use

has the meaning given in Schedule A;

I

**Deleted:** as amended from time to time, and any equivalent legislation that supplements or replaces that definition

**ID** determination

means an information disclosure determination in relation to **specified airport services** made by the **Commission** under s 52P of the **Act**;

identifiable non-monetary

asset

has the same meaning as under **GAAP** save that goodwill is excluded;

indexed revaluation rate

has the meaning specified in clause 3.7(7)(a);

initial RAB

has the meaning specified in clause 3.1;

initial RAB value

means value of an asset in the **initial RAB** determined in accordance with clause 3.2;

input methodology

has the same meaning as defined in s 52C of the **Act**;

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-

- (a) easements; and
- (b) real property to the extent due to the incursion of land conversion costs;

#### land conversion costs

means-

- (a) costs incurred in-
  - (i) the holding and levelling of land;
  - (ii) seawall reclamation;
  - (iii) sea protection; or
  - (iv) seawall construction; or
- (b) any other costs incurred relating to the conversion of land for use in the supply of specified airport services;

leverage

means the ratio of debt capital to total capital and is the amount specified in clause 5.2(1);

local authority

has the same meaning as defined in s 5(1) of the Local Government Act 2002;

lost asset

means an asset having, in relation to a particular disclosure year, an unallocated opening RAB value but determined by an airport in that disclosure year never to have been used to provide specified airport services in, where the disclosure year is-

- (a) the **disclosure year** 2012 or earlier, any prior **disclosure year**; or
- (b) any other disclosure year, any prior disclosure year after the disclosure year 2009;

#### M

mid-point estimate of WACC

means the mid-point estimate of-

- (a) vanilla WACC; or
- (b) post-tax WACC,

as the case may be, as each is estimated in accordance with clause 5.1;

MVAU

has the meaning given in Schedule A;

#### Ν

nominated WACC period

has the meaning specified in clause 5.5(1);

non-land asset

means an asset other than **land**, and for the avoidance of doubt, includes-

- (a) easements;
- (b) buildings;
- (c) real property to the extent due to land conversion costs;

non-standard asset

means a **non-land asset** in relation to which an **airport** has applied a **non-standard depreciation methodology**;

non-standard depreciation disclosure

means the disclosure of information in accordance with requirements in an **ID** 

determination in relation to the airport's use of a non-standard depreciation methodology;

non-standard depreciation methodology

means a depreciation methodology other than the methodology used in determining-

- (a) **unallocated depreciation** as specified in clause 3.4(1); and
- (b) depreciation as specified in clause 3.4(2);

**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;



opening RAB value

operating cost

means the value determined in accordance with clause 3.3(3);

means a cost incurred by the **airport** in question relating to the **supply** of-

- (a) a regulated activity alone; or
- a regulated activity and the supply of one or more unregulated services,

and excludes-

- (c) a cost that is treated as a cost of an 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) Jegal costs incurred in connection with an appeal under s 52Z, 91, or 97 of the **Act**; and
- g) pecuniary penalties;

**Deleted:** costs; and ¶
recoverable costs;

pecuniary	penalties	means fines or	penalties imposed by-

(a) a court; or

(b) any other body with a statutory power to impose fines or penalties;

person has the same meaning as defined in s 2 of

the **Act** 

physical asset life has the meaning specified in clause

3.6(2);

**post-tax WACC** means the amount determined in

accordance with clause 5.1(2);

post-tax WACC at price setting

event

has the meaning specified in clause

5.5(3);

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;

price setting event

means a fixing or altering of price for a specified airport service by an airport under s 4A and s 4B of the Airport Authorities Act 1966, which-

- is deemed to occur on the date that the new price comes into effect;
   and
- (b) excludes instances where the price is-
  - (i) subject to adjustment as a result of a **wash-up**;
  - (ii) reset or adjusted annually, including without further consultation;
  - (iii) subject to separate negotiation for inclusion in the terms of a lease or licence; or

(iv)	not required to be consulted
	on by virtue of s 4B(3) of the
	Airport Authorities Act 1966;

#### proxy asset allocator

#### means a ratio-

- (a) used to allocate asset values for which a causal relationship cannot be established or it is impractical to use a causal relationship;
- (b) whose quantum is based on factors in existence during the <u>18-month</u> period terminating on the last day of the **disclosure year** in respect of which the asset allocation is carried out;
- (c) that is consistent with similar ratios
  (both within a disclosure year and from year to year); and
- (d) that is reasonable;

#### proxy cost allocator

#### means a ratio-

- used to allocate operating costs for which a causal relationship cannot be established or it is impractical to use a causal relationship;
- (b) whose quantum is based on factors in existence during the <u>18-month</u> period terminating on the last day of the **disclosure year** in respect of which the cost allocation is carried out;
- (c) that is consistent with similar ratios
  (both within a disclosure year and from year to year); and
- (d) that is reasonable;

#### Q

#### 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

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- is part of a corporate group that undertakes the majority of its business activities in Australia and New Zealand;
- (b) that-
  - does not operate predominantly in the banking or finance industries; or
  - (ii) is part of a corporate group that does not operate predominantly in the banking or finance industries; and
- (c) that issues vanilla NZ\$
  denominated bonds that are publicly traded;

qualifying rating

means-

- (a) a Standard and Poor's long term credit rating of the specified grade; or
- (b) an equivalent long term credit rating of another internationally recognised rating agency;

R

regulated activity

means one of the following types of activity:

- (a) aircraft and freight activities;
- (b) airfield activities; and
- (c) specified passenger terminal activities;

regulated goods or services

has the same meaning as defined in s 52C of the **Act**;

regulated supplier

means a supplier of **regulated goods or services**;

regulatory tax asset value related party

has the meaning specified in clause 4.2; means-

(a) a person that, if an airport were a 'reporting entity' within the meaning of NZ IAS 24, would be related to the airport under the Deleted: person

**Deleted:** in accordance with GAAP, is

definition of 'related party' in NZ IAS 24; or

(b) any part of the airport that does not supply specified airport services; **Deleted:** in question **Deleted:** in question

related party transaction

#### means-

(a) the procurement of an asset, good, or service by the airport from a related party; or

(b) the sale or supply of an asset, good, or service by the airport to a related party;

revaluation

means the amount determined in accordance with clause 3.7(2), which, for the avoidance of doubt, may be a

negative amount;

revaluation rate has the meaning specified in clause

3.7(7);

S

services has the same meaning as defined in s 2 of

the Act;

**special assumption** has the meaning given in Schedule A;

**specified airport services** has the same meaning as defined in s 56A

of the **Act**;

specified passenger terminal

activities

has the same meaning as defined in s 2 of  $\,$ 

the Airport Authorities Act 1966;

**standard error** means estimated standard deviation;

 $\textbf{statement of financial position} \qquad \text{means the statement of financial position}$ 

referred to in regulation 5(a) of the

airport regulations;

**supply** has the same meaning as defined in s 2 of

the Act, and supplied must be construed

accordingly;

T

tax rules means the rules applicable to an airport

for determining income tax payable contained 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);

#### u

unallocated closing RAB value

has the meaning specified in clause 3.3(2);

unallocated depreciation

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 **unallocated opening RAB value** and the amount of such allowance is determined in accordance with clause 3.4(1);

unallocated initial RAB value

means value of an asset in the **initial RAB** determined in accordance with clause 3.2(1);

unallocated opening RAB value

has the meaning specified in clause 3.3(1);

unallocated revaluation

means the amount determined in accordance with clause 3.7(1);

unregulated service

means any good or service **supplied** by the **airport** that is not a **regulated good or service**;

٧

valuation and property standards

has the meaning given in Schedule A;

value of commissioned asset

means the value determined in accordance with clause 3.9;

value of found asset

means the value determined in accordance with clause 3.10;

valuer

means an individual who-

- (a) is registered as a valuer under the Valuers Act 1948;
- (b) holds a current practising certificate issued by-
  - (i) the Property Institute of New Zealand; or

- (ii) the New Zealand Institute of Valuers;
- (c) has been engaged to act in his or her professional capacity as a valuer; and
- (d) has no relationship with, nor interest in, the airport that is likely to involve the individual in a conflict of interest between his or her duties to the-
  - (i) airport; and
  - (ii) Commission;

#### vanilla NZ\$ denominated bonds

means senior unsecured nominal debt obligations denominated in New Zealand dollars without callable, puttable, conversion, profit participation, credit enhancement or collateral features;

vanilla WACC

means the amount determined in accordance with clause 5.1(1);

#### W

#### WACC

means weighted average cost of capital;

WACC percentile equivalent for forecast cost of capital

has the meaning specified in clause 5.6(1);

WACC percentile equivalent for forecast post-tax IRR

has the meaning specified in clause 5.6(2);

wash-up

means an adjustment to prices reflecting actual use and actual costs incurred; and

works under construction

means an asset, or a collection of assets that-

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

#### PART 2 COST ALLOCATION

#### 2.1 Cost allocation process

- (1) Any-
  - (a) asset values; and
  - (b) operating costs,

that are **directly attributable** must be allocated to the **regulated activity** to which they are **directly attributable**.

(2) Any **asset values** and **operating costs** that are not allocated in accordance with subclause (1) must be allocated to **regulated activities** in accordance with the **accounting-based allocation approach**.

#### 2.2 Accounting-based allocation approach

- (1) Asset allocators must be used to <u>proportionally</u> allocate asset values that are not directly attributable to-
  - (a) aircraft and freight activities;
  - (b) airfield activities; and
  - (c) specified passenger terminal activities.
- (2) Cost allocators must be used to <u>proportionally</u> allocate operating costs that are not directly attributable to-
  - (a) aircraft and freight activities;
  - (b) airfield activities; and
  - (c) specified passenger terminal activities.
- (3) Where an airport uses a proxy asset allocator for the purposes of subclause (1) or a proxy cost allocator for the purposes of subclause (2), the airport must, in accordance with the requirements in the relevant ID determination, explain why a causal relationship cannot be established or it is impractical to use a causal relationship.
- (4) Where an **airport** uses a **proxy asset allocator** for the purposes of subclause (1), the **airport** must, in accordance with the requirements in the relevant **ID determination**, explain the rationale for using that **proxy asset allocator**.
- (5) Where an airport uses a proxy cost allocator for the purposes of subclause (2), the airport must, in accordance with the requirements in the relevant ID determination, explain the rationale for using that proxy cost allocator.

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#### PART 3 ASSET VALUATION

#### 3.1 Composition of initial RAB

Initial RAB means the land and non-land assets included in 2009 disclosed assets, less-

- (a) excluded assets;
- (b) intangible assets, unless they are-
  - (i) finance leases; or
  - (ii) identifiable non-monetary assets; and
- (c) works under construction.

#### 3.2 Initial RAB values for assets

- (1) The unallocated initial RAB value of-
  - a non-land asset is its value as on the last day of the disclosure year 2009
     as disclosed in the 2009 disclosure financial statements had no
     allocation of asset value relevant to regulatory disclosures been
     undertaken; and
  - (b) **land**, is its value 'q' determined in accordance with the formula described in subclause (3).
- (2) The initial RAB value of an asset is determined by-
  - (a) adopting its unallocated initial RAB value; and
  - (b) applying clause 2.1 to it.

(3) 
$$q = \frac{a + (d - (b + e) - (c + f))}{2} + b + c$$

where

- a is the estimated value of land assets for the 2009 year, where the value is the existing value previously published;
- b is capital expenditure on land for the disclosure year 2010;
- c is the value of **disposed assets** on **land** for the **disclosure year** 2010 which, for the avoidance of doubt, is a negative amount;
- d is the estimated value of land assets for the 2011 year, where the value is the existing value previously disclosed in accordance with an ID determination;
- e is capital expenditure on land for the disclosure year 2011; and
- f is the value of **disposed assets** on **land** for the **disclosure year** 2011 which, for the avoidance of doubt, is a negative amount.

#### 3.3 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 relation to a disclosure year, 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 that **disclosure year**, 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
  - a disclosure year thereafter, its closing RAB value in the preceding disclosure year.
- (4) Closing RAB value, in respect of an asset is determined by-
  - (a) adopting its unallocated closing RAB value; and
  - (b) applying clause 2.1 to it.

#### 3.4 Depreciation

- Unallocated depreciation is determined, subject to subclause (2)(b) and clause 3.5, in accordance with the formula, in the case of-
  - (a) an asset with an unallocated opening RAB value-

[1 ÷ remaining asset life] × unallocated opening RAB value; and

- (b) an asset having a **commissioning date** in the **disclosure year** in question[1 ÷ remaining asset life] × **unallocated opening RAB value** × the fraction
  of the **disclosure year** from the **commissioning date** to the last day of the **disclosure year**.
- (2) Depreciation is determined, subject to subclause (b), in accordance with the formula, in the case of
  - an asset with an opening RAB value-

[1 ÷ remaining asset life] × opening RAB value; and

(b) an asset having a **commissioning date** in the **disclosure year** in question-[1 ÷ remaining asset life]

×

value allocated to regulated activities by adopting the value of commissioned asset and applying clause 2.1 to it as if it were an asset value

**Deleted:** , in the case of an asset with an **unallocated opening RAB value**,...

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**Deleted:**, in the case of an asset with an **opening RAB value**,

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<u>×</u>
<u>the fraction of the disclosure year from the commissioning date to the last</u>
day of the disclosure year.

- (3) For the purpose of subclauses (1) and (1)(b)-
  - (a) unallocated depreciation and depreciation are, in the case of-
    - (i) land, nil;
    - (ii) an easement other than a fixed life easement, nil;
    - (iii) a non-standard asset, the amount calculated, subject to subclause(5), by applying the non-standard depreciation methodology;
  - (b) in the case of a decommissioned asset-
    - (i) unallocated depreciation is its unallocated opening RAB value; and
    - (ii) depreciation is its opening RAB value; and
  - (c) in all other cases, where an asset's physical asset life at the end of the disclosure year is nil-
    - (i) unallocated depreciation is its unallocated opening RAB value; and
    - (ii) depreciation is its opening RAB value.
- (4) In this clause, 'remaining asset life' means:
  - (a) in subclauses (1)(a) and (2)(a), the term remaining of an asset's **asset life**at the commencement of the **disclosure year** in question; and
  - (b) in subclauses (1)(b) and (2)(b), the term remaining of an asset's asset life at the asset's commissioning date.
- (5) A non-standard depreciation methodology may be disclosed and applied for the purpose of non-standard depreciation disclosure at the time of a price setting event if-
  - (a) the results of using the non-standard depreciation methodology, disclosed in accordance with the non-standard depreciation disclosure, are consistent with the time profile of capital recovery produced by the airport's methodology for calculating its revenue and its indexation approach used in revaluation of its assets;
  - (b) the airport can appropriately explain why it considers the resulting time profile of capital recovery, applied in its methodology for calculating its revenue, is consistent with the purpose of s 52A of the Act, in the circumstances that exist at the time of the price setting event; and
  - (c) it is applied by the airport in, and disclosed in, all non-standard depreciation disclosures for the period to which the fixed or altered price under the price setting event applies.
- 3.5 Unallocated depreciation constraint

**Deleted:** the term remaining of an asset's **asset life** at the commencement of the **disclosure year** in question.

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For the purpose of clause 3.4, 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.

#### 3.6 Asset life

- (1) Asset life means a finite period relating to an asset, being, in the case of
  - a) a **non-standard asset**, the asset life specified for that asset in the **non-standard depreciation disclosure**; and
  - (b) in all other cases, the **physical asset life** of the asset.
- (2) Physical asset life means, 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) property to the extent due to the incursion of land conversion costs-
    - in the initial RAB, its remaining physical service life potential determined by an airport as on the first day of the disclosure year 2010; and
    - (ii) not in the initial RAB, its physical service life potential determined as of its commissioning date by an airport;
  - (c) a found asset-
    - for which an asset with an unallocated opening RAB value for that disclosure year is similar (in terms of asset type and age), the asset life applying to the similar asset; and
    - (ii) otherwise, its remaining physical service life potential determined by an airport as on the last day of the disclosure year in which the airport first determined it to be a found asset; and
  - (d) any other type of asset-
    - in the initial RAB, its remaining service life potential as on the last day of the disclosure year 2009 as determined in accordance with the airport's 2009 disclosure financial statements; and
    - (ii) not in the **initial RAB**, its remaining service life potential determined as of its **commissioning date** by an **airport**.

#### 3.7 <u>Revaluation</u>

(1) 'Unallocated revaluation' for an asset means, for indexed revaluations and non-indexed revaluations, the amount calculated, subject to subclauses (3) and (4), in accordance with the formula-

## unallocated opening RAB value $\times$ revaluation rate.

(2) 'Revaluation' means the amount determined, subject to subclauses (4) and (5), in accordance with the formula-

#### opening RAB value × revaluation rate.

- (3) For the purpose of subclause (1), <u>'unallocated revaluation' for all land revalued</u> at the same time in accordance with Schedule A means-
  - (a) for land with an unallocated opening RAB value, its revalued amount less its unallocated opening RAB value; and
  - (b) <u>for land with a commissioning date in the disclosure year in question, its</u> revalued amount less its value of commissioned asset.
- (4) For the purposes of subclauses (1) and (2), where-
  - (a) the asset's physical asset life at the end of the disclosure year is nil; or
  - (b) the asset is a-
    - (i) disposed asset; or
    - (ii) lost asset; or
  - (c) the asset is land and the disclosure year in question is the disclosure year 2010,

unallocated revaluation and revaluation are nil.

- (5) For the purpose of subclause (2), where an **airport** revalues **land** in accordance with subclause (3), revaluation for **land** so revalued is determined by-
  - (a) applying clause 2.1 to its revalued amount to obtain the amount allocated to the **supply** of **specified airport services**; and
  - (b) subtracting from the product of paragraph (a), where the land-
    - (i) has an opening RAB value, its opening RAB value; and
    - (ii) does not have an opening RAB value, the value determined by applying clause 2.1 to its value of commissioned asset or value of found asset.
- (6) When applying the input methodologies to calculate revaluation for an asset, an airport must use-
  - (a) an indexed or non-indexed approach for that asset; and
  - b) the approach for that asset for complying with the requirements of the ID determination that is most consistent with the approach used when setting prices for the duration of the price setting event that the revaluation relates to.

**Deleted:** where an **airport** revalues, in accordance with Schedule A, as of the same date, all

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**Deleted:** unallocated revaluation for **land** so revalued is the revalued amount for that **land** less, where the **land-**¶ has an **unallocated opening RAB value**, its **unallocated opening RAB value**; and¶

does not have an **unallocated opening RAB value**, its **value of commissioned asset**.¶

- (7) 'Revaluation rate' for an asset means-
  - for indexed revaluations, the indexed revaluation rate calculated in accordance with the formula-

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

where-

 $\mathit{CPI_4}$  means  $\mathit{CPI}$  for the quarter which coincides with the end of the  $\mathit{disclosure}$  year; and

 ${\it CPI_4}^{-d}$  means  ${\it CPI}$  for the quarter which coincides with the end of the preceding disclosure year; or

- (b) for non-indexed revaluations, nil.
- (8) For the avoidance of doubt, for the purpose of subclauses (3) and (5), where a revaluation in accordance with Schedule A is undertaken more than once in a disclosure year, 'revalued amount' is determined in respect of the last revaluation undertaken in that disclosure year.

#### 3.8 Revaluation treated as income

**Revaluation**, for the purpose of determining or assessing profitability using disclosures made pursuant to an **ID determination**, must be treated as income.

#### 3.9 Value of commissioned asset

- (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 an airport determined by applying GAAP to the asset as on its commissioning date, except that, subject to subclause (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 market value as on its commissioning date as determined by a valuer;
- (c) easement land, is nil;
- (d) an asset-
  - (i) acquired by an airport from another regulated supplier; and
  - (ii) used by that other regulated supplier in the supply of regulated goods or services,

is 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 airport 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 services by the regulated supplier);

- (e) an asset <u>or a component of an asset acquired in a related party</u>
  <u>transaction</u>, other than an asset to which paragraph (d) applies, is the cost specified in subclause (4);
- (f) an asset meeting paragraph (a) of the definition of excluded asset, prior to becoming a **works under construction**, is determined, to the extent relevant in applying **GAAP**, in accordance with clause 3.11;
- (g) an asset that is-
  - (i) land; or
  - (ii) real property due to the incursion of land conversion costs,

that is **works under construction** on the last day of the **disclosure year** 2009 is determined, to the extent relevant in applying **GAAP**, in accordance with clause 3.12; and

- (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 airport.
- (2) For the purpose of subclause (1), 'vested asset' means an asset, associated with the **supply** of **specified airport services**, received by an **airport**-
  - (a) without provision of consideration; or
  - (b) with provision of nominal consideration.
- (3) When applying **GAAP** for the purpose of subclause (1),-
  - (a) the value of a commissioned asset that, before its commissioning date,
    the airport acquired from another regulated supplier as works under
    construction, is limited to:
    - (i) if the asset is land, the value determined under Schedule A; or
    - (ii) if the asset is not land, the sum of:
      - (A) the cost incurred by the other **regulated supplier** in constructing those works; and

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Deleted: by an airport from

#### Deleted:

Deleted: <#>its depreciated historic cost in respect of the related party determined by applying GAAP as on the day before the acquisition by the airport; or ¶ where sufficient records do not exist to establish this cost, its market value as of its commissioning date as determined by a valuer, subject to subclause (4); ¶

**Deleted:** the cost of financing is

(B) any additional costs of the airport in completing the construction of those works (excluding any amount paid to the other regulated supplier); and

#### (b) the cost of financing is-

- applicable in respect of the period commencing on the date the asset becomes a works under construction and terminating on its commissioning date; and
- calculated using a rate no greater than the airport's estimate of its post-tax cost of capital;

#### where-

- (c) if a **capital contribution** is received by an **airport**, the relevant asset becomes **works under construction** for the purposes of the calculation in paragraph (b);
- (d) subject to <a href="mailto:paragraph">paragraph</a>, (e), a <a href="mailto:capital contribution">capital contribution</a> will reduce the cost of <a href="works under construction">works under construction</a> in <a href="mailto:paragraph">paragraph</a> (b), even if the resulting value of <a href="works under construction">works under construction</a> is negative; and
- (e) 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 purpose of subclause (1)(e), 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-
    - (i) the value that:
      - (A) if the asset is **land**, is determined under Schedule A:
      - (B) if the asset is not land, would have applied under GAAP if that transaction had been an arm's-length transaction; or
    - (ii) the actual amount charged to the airport by the related party; and
  - (b) for the purpose of paragraph (a)(i)(B), an objective and independent measure must be used in determining the terms of an arm's-length transaction.
- (5) For the purpose of subclause (4)(a), a **related party transaction** will be treated as if it had the terms of an **arm's-length transaction** if the **commissioned** asset,

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Deleted: <#>For the purpose of subclause (1)(e), the market value of- $\P$ 

land, must be determined in accordance with Schedule A; and ¶ a non-land asset is limited to its depreciated replacement cost. ¶

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

- (a) fair and reasonable to the airport; 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.
- (6) 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 post-tax 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 an **airport** after the asset was **commissioned**, such expenditure is treated as relating to a separate asset.

#### 3.10 Value of found asset

- (1) Found asset means 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 is neither 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 3.3(1); and
  - (e) first determined by the airport in the disclosure year in question to have a commissioning date, where the disclosure year is-
    - (i) the disclosure year 2012 or earlier, in any prior disclosure year; or
    - (ii) any other disclosure year, any prior disclosure year after the disclosure year 2009.
- (2) The value of found asset for a found asset is-
  - (a) its cost calculated in accordance with GAAP; or
  - (b) where sufficient records do not exist to establish its 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;

- (ii) it is a non-land asset to which sub-paragraph (i) does not apply, its market value as determined by a valuer as at the date that the asset was first determined by the airport to have been commissioned in a prior disclosure year; and
- (iii) it is a **land asset** to which sub-paragraph (i) does not apply, its value determined in accordance with Schedule A as at the date that the asset was first determined by the **airport** to have been **commissioned** in a prior **disclosure year**.

#### 3.11 Cost of excluded asset

- (1) This clause applies to an asset-
  - (a) meeting paragraph (a) of the definition of excluded asset; and
  - (b) that is not a **works under construction** on the last day of the **disclosure year** 2009.
- (2) Subject to subclauses (3) and (4), the cost of an excluded asset to which this clause applies for a disclosure year is determined in accordance with the formula
  - $base\ value\ +\ holding\ costs\ -\ net\ revenue\ -\ tracking\ revaluations.$
- (3) For the purpose of subclause (2), where **land** is revalued in accordance with clause 3.7(3), all **land** to which this clause applies that is not **works under construction** must be revalued in accordance with Schedule A as at the same date in respect of which that revaluation was carried out.
- (4) For the purpose of subclause (2), holding costs and net revenue exclude amounts incurred or derived-
  - (a) before the first day of the disclosure year 2010; and
  - (b) on and from the date referred to in subclause (b).
- (5) An excluded asset becomes a works under construction on and from the date at which construction using the excluded asset commences, and the cost of the excluded asset at that date is determined in accordance with subclause (2), provided that-
  - (a) the base value is treated as expenditure relating to the cost of land; and
  - (b) the holding costs less net revenue and tracking revaluations are treated as the cost of property due to the incursion of land conversion costs.
- (6) For the purpose of this clause-
  - 'base value' is the sum of tracking revaluations in respect of all prior disclosure years plus, in the case of-
    - land held on the last day of the disclosure year 2009, the value for that land determined in accordance with Schedule A as on that day;

- (ii) an asset other than land held on the last day of the disclosure year 2009, the value for that asset disclosed in the 2009 disclosure financial statements; and
- (iii) an asset not held on the last day of the disclosure year 2009, its cost as of its date of acquisition determined in accordance with GAAP, but excluding any costs of financing;
- (b) 'holding costs' means the sum of an airport's notional costs of holding the excluded asset for all disclosure years, where the notional cost of holding an excluded asset for the disclosure year in question is determined by applying the airport's estimate of its post-tax WACC to the cost determined in accordance with subclause (2) in respect of the preceding disclosure year;
- (c) 'net revenue' means the sum of amounts, other than those included in total regulatory income under an ID determination or preceding regulatory information disclosure requirements, for all disclosure years derived from holding, or associated with, the excluded asset, where the amount derived from holding the excluded asset in the disclosure year in question is determined in accordance with the formula-

(revenue derived from the excluded asset (other than tracking revaluations) - operating costs incurred in relation to the excluded asset)\*(1 – corporate tax rate); and

- (d) 'tracking revaluations' means the sum of all amounts obtained by-
  - (i) multiplying the revaluation rate for each complete disclosure year in which the excluded asset is not revalued in accordance with Schedule A between the disclosure year in which its base value is established and the disclosure year in which the asset becomes a works under construction, by the base value for that disclosure year; and
  - (ii) subtracting the base value from the revalued amount in respect of each disclosure year in which the excluded asset is revalued in accordance with Schedule A.
- (7) For the avoidance of doubt, for the purpose of subclause (6)(d)(ii), where a revaluation in accordance with Schedule A is undertaken more than once in a disclosure year, 'revalued amount' is determined in respect of the last revaluation undertaken in that disclosure year.

### 3.12 Works under construction

- (1) This clause applies to-
  - (a) land; and
  - (b) real property due to the incursion of land conversion costs,

that are works under construction on the last day of the disclosure year 2009.

- (2) The cost of land to which this clause applies at the date referred to in subclause(1) is the value for that land determined in accordance with Schedule A as on that day.
- (3) The cost of real property described in subclause (1)(b) at the date referred to in subclause (1) is nil, save that Auckland International Airport Limited's cost of constructing the Northern Runway must not exceed \$22.3 million.

# 3.13 Alternative methodologies with equivalent effect

- (1) When completing the RAB roll forward and forecast total revenue requirements of an ID determination, an airport may apply an alternative asset valuation methodology to that specified for asset valuation in clauses 3.3-3.5, 3.7, 3.9 and 3.10.
- (2) An alternative asset valuation methodology applied by an **airport** in accordance with this clause must-
  - (a) be likely to produce an equivalent effect to the methodology that would otherwise apply under this determination; and
  - (b) not detract from the purpose of s 52A of the Act.
- (3) Notwithstanding clauses 3.3-3.5, 3.7, 3.9 and 3.10, when applying an alternative asset valuation methodology under subclause (1), an **airport** may treat the RAB values of all or some of the relevant assets in aggregate rather than separately.

## 3.14 <u>Demonstration that alternative methodologies have equivalent effect</u>

Where an **airport** applies alternative asset valuation methodologies in accordance with clause 3.13, it must do so in accordance with the requirements of the **ID determination**.

## PART 4 TREATMENT OF TAXATION

#### 4.1 Regulatory tax allowance

- Regulatory tax allowance is determined by applying the tax rules and the corporate tax rate to regulatory profit / (loss) before tax.
- (2) For the purpose of subclause (1), 'regulatory profit / (loss) before tax' means the amount of 'regulatory profit / (loss) before tax' as determined in accordance with an ID determination.
- (3) For the purpose of subclause (1), in applying the **tax rules** in respect of particular items of income and expenses included in 'regulatory profit / (loss) before tax'-
  - a tax deduction for interest incurred in relation to debt must be substituted with a tax deduction for notional deductible interest;
  - (b) any tax deduction for depreciation in respect of an asset must be calculated by applying the tax rules to the regulatory tax asset value;
  - any revaluation included in 'regulatory profit / (loss) before tax' must be excluded and ignored; and
  - (d) the effect of any-
    - tax losses (other than those produced from the supply of specified airport services); and
    - (ii) subvention payment,

made by an airport must be ignored.

(4) For the purpose of subclause (3)(a), 'notional deductible interest' means the product of multiplying the sum of all opening RAB values by both leverage and the cost of debt.

# 4.2 Regulatory tax asset value

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

 $\textit{tax asset value} \times \textit{result of asset allocation ratio}.$ 

- (2) For the purpose of subclause (1), 'tax asset value' means, in respect of-.
  - (a) an asset-
    - (i) acquired from a **regulated supplier** who used it to **supply regulated goods or services**; or
    - (ii) 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) In this clause-

- (a) 'adjusted tax value' has the same meaning as in the tax depreciation rules; and
- (b) 'tax depreciation rules' means the tax rules that relate to the determination of depreciation allowances for tax purposes.
- (4) 'Notional tax asset value' means, for the purpose of-
  - (a) subclause (2)(a)(i), value after applying the tax depreciation rules to the tax asset value (as 'tax asset value' is defined in the input methodologies applying to the regulated goods or services in question) in respect of the disclosure year in which the asset was acquired; and
  - (b) subclause (2)(a)(ii), 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.
- (5) 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 3, 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 3 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 3, the value of the asset allocated to the **supply** of **specified airport services** were clause 2.1 to apply to the asset or group of assets.

# 4.3 <u>Alternative methodologies with equivalent effect</u>

An **airport** may apply an alternative RAB roll forward methodology with equivalent effect to that specified for taxation in clauses 4.1-4.2 if an alternative taxation methodology is consistent with an alternative asset valuation methodology for RAB roll forward used in accordance with clause 3.13.

# PART 5 COST OF CAPITAL

- 5.1 Methodology for estimating the weighted average cost of capital
  - (1) The **Commission** will determine a mid-point estimate of vanilla **WACC** for each **disclosure year**-
    - (a) for each airport;
    - (b) in respect of the 5 years commencing on the first day of the disclosure year in question;
    - (c) within 1 month of the start of the disclosure year in question; 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 for each disclosure year-
  - (a) for each airport;
  - (b) in respect of the 5 years commencing on the first day of the disclosure year in question;
  - (c) within 1 month of the start of the disclosure year in question; 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:

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

- $T_c$  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;
- $\theta_e$  is the equity beta; and

TAMRP is the tax-adjusted market risk premium.

(4) For the purpose of this clause-

- (a) the fixed WACC parameters comprising leverage, 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 5.2; and
- (b) the risk-free rate must be estimated in accordance with clause 5.3.

## 5.2 <u>Fixed WACC parameters</u>

- (1) 'Leverage' is 26%.
- (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 5 year period 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, (as 'multi-rate PIE' is defined in s YA 1 of the Income Tax Act 2007).
- (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 5 year period commencing on the first day of the **disclosure year** in question.
- (5) 'Equity beta' is 0.74.
- (6) 'Debt issuance costs' are 0.2%.
- (7) 'Tax-adjusted market risk premium' is, for the 5 year period commencing on the first day of each disclosure year, 7.0%.

### 5.3 Methodology for estimating risk-free rate

The Commission will estimate a risk-free rate in respect of each airport-

- (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 5 years on each business day in the 3 months preceding the start of the airport's 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.

# 5.4 Methodology for estimating average debt premium

- 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.
- For the purpose of subclause (1), 'average debt premium' means the unweighted arithmetic average of the five debt premium values estimated in accordance with subclauses (4) and (5) for
  - the current debt premium reference year; and
  - the four previous debt premium reference years.
- 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.
- 'Debt premium' means the spread between
  - the bid yield to maturity on vanilla NZ\$ denominated bonds that
    - are issued by an airport;
    - (ii) are publicly traded;
    - (iii) have a qualifying rating of grade A-; and
    - have a remaining term to maturity of 5 years; and
  - (b) the contemporaneous interpolated bid yield to maturity of benchmark New Zealand government New Zealand dollar denominated nominal bonds having a remaining term to maturity of 5 years.
- For the purposes of subclause (2), the amount of the debt premium will be estimated by
  - identifying publicly traded vanilla NZ\$ denominated bonds issued by a (a) qualifying issuer that are
    - investment grade credit rated; and
    - (ii) of a type described in the paragraphs of subclause (6);
  - (b) in respect of each bond identified in accordance with paragraph (a)
    - obtaining its annualised wholesale market bid yield to maturity;
    - (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-

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Deleted: <#>For the debt premium reference year 2017 or earlier, the following debt premium values apply-¶

2013 = 2.06%;¶

2014 = 1.50%;¶ 2015 = 1.25%;¶ 2016 = 1.05%; and¶

2017 = 1 38% ¶

paragraph (ii) from the yield obtained in accordance with subparagraph (i),

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

- calculating, for each bond identified in accordance with paragraph (a), the unweighted arithmetic average of the daily spreads identified in accordance with paragraph (b)(iii); and
- (d) subject to subclause (6), 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 an airport that is neither 100% owned by the Crown nor a local authority;
  - (ii) is publicly traded;
  - (iii) has a qualifying rating of grade A-; and
  - (iv) has a remaining term to maturity of 5 years.
- (6) For the purpose of subclauses (5)(a) and (5)(d), the **Commission** will have regard, subject to subclause (7), 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 A-; and
    - (ii) are issued by an airport that is neither 100% owned by the Crown nor a local authority;
  - (b) those that-
    - (i) have a qualifying rating of grade A-; and
    - (ii) are issued by an entity other than an airport 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 A-; and
    - (ii) are issued by an **airport** 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 A-; and
    - (ii) are issued by an entity, other than an **airport** that is neither 100% owned by the Crown nor a **local authority**; and
  - (e) those that are-

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- (i) investment grade credit rated; and
- (ii) issued by an entity that is 100% owned by the Crown or a local authority.
- (7) For the purpose of subclause (6)-
  - (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 (6);
  - (b) the spread on any bond of the type described in subclause (6) 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 (6)(b) to (6)(e) to approximate the spread that is likely to have been observed had the bonds in question been of the type described in subclause (6)(a).
- (8) For the purposes of subclause (5)(d), the '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.
- 5.5 <u>Estimating the WACC after a price setting event or when requested by an airport</u>
  - (1) An airport may propose in writing that the Commission determines a mid-point estimate of WACC for a nominated period commencing at the start of any quarter in a disclosure year (the 'nominated WACC period').
  - (2) The Commission will determine a post-tax WACC at price setting event-
    - (a) in order to carry out its function under the **Act**; or
    - (b) in response to an **airport's** proposal in accordance with subclause (1).
  - (3) A 'post-tax WACC at price setting event' under subclause (2) will be a mid-point estimate of post-tax WACC determined by the Commission in accordance with clauses 5.1 to 5.4, where the reference to disclosure years in those clauses is modified as required to mean the price setting period or the nominated WACC period.
  - (4) If the Commission determines a post-tax WACC at price setting event in accordance with subclause (2), it will determine a mid-point estimate of vanilla WACC, calculated in accordance with clauses 5.1(1)(b) and 5.1(1)(d).
- 5.6 WACC percentile equivalents

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- (1) 'WACC percentile equivalent for forecast cost of capital' means an equivalent to the disclosed estimate that is calculated as the cumulative area under the standard normal distribution for Z where-
  - (a) 'Z' is the Z score that corresponds with the inverse of the standard normal cumulative distribution for the percentile of the disclosed estimate, which is calculated as-

 $Z = \frac{\textit{disclosed estimate-midpoint estimate of WACC}}{\textit{standard error of midpoint estimate of WACC}}$ 

- (b) 'mid-point estimate of WACC' means the post-tax WACC at price setting event:
- (c) the 'standard error of mid-point estimate of WACC' is 0.0153; and
- (d) 'disclosed estimate' means forecast cost of capital.
- (2) 'WACC percentile equivalent for forecast post-tax IRR' means an equivalent to the disclosed estimate that is calculated as the cumulative area under the standard normal distribution for Z where-
  - (a) 'Z' is the Z score that corresponds with the inverse of the standard normal cumulative distribution for the percentile of the disclosed estimate, which is calculated as-

 $Z = \frac{\textit{disclosed estimate-midpoint estimate of WACC}}{\textit{standard error of midpoint estimate of WACC}}$ 

- (b) 'mid-point estimate of WACC' means the post-tax WACC at price setting event:
- (c) the 'standard error of mid-point estimate of WACC' is 0.0153; and
- (d) 'disclosed estimate' means the forecast post-tax internal rate of return in the Forecast Total Asset Base Revenue Requirements as disclosed in accordance with an ID determination.

Example: if the disclosed estimate was 6.00% and the mid-point estimate of WACC was 5.00%, Z would be 0.65. The cumulative area under the standard normal distribution, obtained from a standard normal distribution table, for a Z-score of 0.65 is 0.7422, so in this example the disclosed estimate would be approximately equivalent to the 74th percentile of the Commission's WACC distribution.

# 5.7 <u>Publication of estimates</u>

- (1) The Commission will publish all determinations and estimates that it is required to make by this Part on its website no later than 1 month after having made them.
- (2) The determinations published in accordance with subclause (1) will reference the **disclosure year** or other period to which they apply.

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# SCHEDULE A AIRPORT LAND VALUATION METHODOLOGY

## A1 Interpretation

- (1) This schedule sets out the mandatory requirements for a valuer to apply when undertaking a valuation of land held by an airport for the purposes of this determination.
- (2) In this schedule, words or phrases in bold type that are not otherwise defined in clause 1.4(2) of this determination bear the following meanings:

**highest and best alternative use** means the most probable use of **land**, which use-

- (a) is not the supply of specified airport services;
- (b) is not a use to the extent that it is influenced by the supply of specified airport services;
- (c) is physically possible;
- (d) is appropriately justified;
- (e) is legally permissible;
- (f) is financially feasible; and
- (g) results in the highest estimated value of the land in question;

land has the meaning given in clause 1.4(2);

MVAU means the market value of land in its highest and best alternative use or uses determined in accordance with this schedule;

**special assumption** has the same meaning as defined in IVS 102 – Implementation;

valuation and property standards means the following material which is hereby incorporated by reference, subject to any amendments to, or replacement of, the material in accordance with Schedule 5 of the Act:

IVS 101 – Scope of Work;

IVS 102 - Implementation;

IVS 103 - Reporting;

ANZVGN 1 – Valuation Procedures Real Property;

valuer has the meaning given in clause 1.4(2).

### A2 Professional valuation framework

(1) An MVAU valuation must be undertaken by a valuer.

- (2) The valuer must undertake an MVAU valuation in accordance with the valuation and property standards, subject to any modifications, additions, or variations to those standards specified in this Schedule.
- (3) Valuation and property standards with 'mandatory practice' status must be adhered to by the valuer.
- (4) **Valuation and property standards** with 'best/good practice' status must be adhered to by the **valuer** when reasonably practicable.
- (5) The valuer must -
  - base the estimate of value on data and circumstances appropriate to the valuation;
  - (b) use appropriate methods and techniques for the estimate of value;
  - develop the MVAU valuation with sufficient information to fully support the analysis and conclusions; and
  - (d) obtain the advice of a suitably qualified independent expert on any material assumption of the MVAU valuation, including any special assumption, on which the valuer is not suitably experienced or qualified to provide an expert opinion.

#### A3 Valuation requirements

- (1) In undertaking an MVAU valuation, the valuer must make the special assumptions set out in clause A4.
- (2) The valuer must include in the MVAU valuation the likelihood, timing, and costs (both direct and indirect if any) of moving from the special assumption for land zoning to the zoning required for the development of the land in its highest and best alternative use.
- (3) The valuer must disclose in the valuation report how they determined the special assumption for land zoning and the likelihood, timing, and costs (both direct and indirect if any) of moving from the special assumption for land zoning to the zoning required for the development of the land in its highest and best alternative use.
- (4) The valuer may rely on evidence of sales of land as comparable marketbased data only to the extent the sales were unaffected by the supply of specified airport services.
- (5) The **valuer** may rely on evidence of sales of **land** to, or by, the **airport** only to the extent the transactions in question:
  - (a) occurred on an arm's-length basis; and
  - (b) the price and other terms of the sales were unaffected by the supply of **specified airport services**.

- (6) The valuer must assume an orderly sale of the aggregated land (in economically manageable parcels) over such time as would likely be needed to achieve the highest and best alternative use of the land.
- (7) The **valuer** must give consideration to the physical characteristics of the **land** (including contiguity), existing title and easement arrangements, zoning, any other restrictions or impediments, and adjoining **land** uses, when determining the **highest and best alternative use**, so as to maximise the value in the **land's** alternate use and market value.
- (8) The valuer must disclose all material assumptions and special assumptions made in undertaking the MVAU valuation in the valuation report.
- (9) The **valuer** must include or attach to the valuation report any expert opinion obtained by the **valuer** in accordance with subclause A2(5)(d).

### A4 Special assumptions

- (1) The land must be valued as an aggregated parcel (which may be made up of multiple titles) of a size equal to that attributed to the supply of specified airport services.
- (2) The land must be assumed to be notionally vacant and clear of airportrelated improvements.
- (3) The land zoning must be assumed to be the zoning that is most likely to apply if the airport did not exist.
- 4) The land zoning most likely to apply if the airport did not exist must be determined by having regard to:
  - the current zoning (other than zoning for aeronautical services or zoning influenced by the presence of the airport);
  - (b) the existing zoning of the land surrounding the airport;
  - the zoning that applied prior to the land being zoned for aeronautical services; and
  - (d) any other relevant matters including:
    - (i) the physical features of the land;
    - (ii) local authority planning objectives and policies, including consistency with regional policy directions;
    - (iii) likely permissibility under the Resource Management Act 1991 and any other statutory or regulatory requirements or considerations.

- (5) Relevant development costs, including construction costs, holding costs, and the developer's or investor's profit and risk, must be included in the MVAU valuation.
- (6) The costs of converting the land to an airport must be excluded from the MVAU valuation, including:
  - (a) costs of resource consents for airport development;
  - (b) holding costs during airport development;
  - (c) costs of earthworks necessary for the formation of the level airport platform;
  - (d) costs of any land reclamation or dredging;
  - (e) costs of sea-wall or other coastal protection systems;
  - (f) cost of airport-specific drainage systems, including retention ponds;
  - (g) professional fees, including those for surveyors, engineers, and planners, with respect to the above-mentioned activities; and
  - (h) any other costs incurred in the conversion of land to provide aeronautical services.
- (7) Costs for remediation or demolition expenditure must be excluded from the MVAU valuation, including the costs of-
  - demolition, crushing and removal of concreted and sealed surfaces including runways, taxiways, aprons, roading, kerbs, and channels;
  - (b) demolition and debris removal of airport-specific buildings and structures including terminals, hangars, fire rescue buildings, control towers, and fuel depots;
  - (c) removing above- and below-ground utilities, including pipelines and cabling required for airport-specific activities like fuel pipelines, tanks, runway drainage and lighting, and approach lighting; and
  - (d) clean-up of potential site contamination, including contamination occurring through aircraft and maintenance operations by spills of aircraft and vehicle fuels, paints/solvents, firefighting foams, underground and above ground storage tanks, radioactive materials, asbestos, PCBs, pesticides and herbicides or battery acids, or through the operation of waste disposal facilities, vehicle storage, dredging operations, building construction and underground and above ground utility lines/pipes.

### A5 MVAU valuation steps

In undertaking an MVAU valuation the valuer must-

- establish and compile a schedule of the land parcels that are to be included in the MVAU valuation;
- (b) confirm ownership, tenure and aggregated land area;
- (c) determine the special assumption for land zoning;
- (d) consider and determine the highest and best alternative use;
- (e) determine the zoning of the land for the highest and best alternative use, and the likelihood, timing, and cost (both direct and indirect, if any) of moving from the special assumption for land zoning to the zoning required for the development of the land in its highest and best alternative use;
- (f) consider resource management (including reserve contribution) requirements, amenities in the area, and access to services;
- (g) for notional subdivision / residual value approaches-
  - (i) prepare a land development plan (in conjunction with a planner, where considered necessary by the valuer), which must demonstrate the valuer's view of the likely highest and best alternative use development of the land, and provide evidence for the assessment of inputs into the notional subdivision / residual value approaches;
  - (ii) determine market demand for the proposed development and the time period for the sale or realisation of the developed land in a notional subdivision or development, including, where material to the valuation, economic analysis to support the market demand and the time period for the sale or realisation of the developed land;
  - (iii) determine the direct costs of developing the land; and
  - (iv) determine any indirect costs of developing the land, including the developer's holding costs or local authority rates;
- (h) undertake market research and obtain comparable sales information to support the alternate land uses selected including both block sales and developed land sales if both a direct sales comparison and notional subdivision / residual value approaches are to be used;
- apply suitable adjusted market evidence to airport land as required, and taking account of whether a direct sales comparison or notional subdivision / residual value approaches are to be used;
- reconcile the results of the valuation approaches used and determine a final value for the highest and best alternative use; and

(	(k)	prepare a valuation report, incorporating all disclosures required by the relevant <b>valuation standards</b> and this Schedule.	
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