Transpower Information Disclosure Determination 2014

Consolidating all amendments as of 3 April 2018

Publication date: 3 April 2018

Commerce Commission

Wellington, New Zealand
Status of this consolidated information disclosure determination

- We provide consolidated versions of the Commission’s determinations for your reference convenience and they are not the official versions. Official versions of Commission decisions have a decision number and are signed by a member of the Commission.
- The official version of the principal determination and the amendments incorporated into this consolidated version are available on the Commission’s website: http://www.comcom.govt.nz/regulated-industries/electricity/electricity-transmission/
- The official versions of the information disclosure determinations are also available for inspection at the Commission’s office at level 9, 44 The Terrace, Wellington, and printed copies may be purchased at a reasonable price.
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Pursuant to Part 4 of the Commerce Act 1986, the Commission makes the following determination:

**Title**

1.1 This determination is the Transpower Information Disclosure Determination 2014

**Commencement**

2. This determination consolidates all amendments to the principal determination as of 3 April 2018 and applies from 2 November 2017.

**Application**

3. This determination applies to Transpower in relation to the supply of electricity lines services.

**Interpretation**

4. Unless the context otherwise requires—

   (a) words appearing in bold type (except for headings) in this determination are defined terms;

   (b) terms used in this determination that are defined in the IMs, but not in this determination have the meaning given in the IMs;

   (c) terms used in this determination that are defined in the IPP, but not in this determination or the IMs have the meaning given in the IPP;

   (d) terms used in this determination that are defined in the Commerce Act 1986, but not in this determination, in the IMs, or in the IPP, have the meaning given in the Commerce Act 1986;

   (e) financial items must be measured and disclosed in accordance with GAAP, unless otherwise required by this determination, the IMs, or the IPP;

   (f) non-financial items must be measured and disclosed in accordance with standard industry practice unless otherwise required in this determination, the IMs, or the IPP;

   (g) an obligation to do something is deemed to include an obligation to cause that thing to be done; and

   (h) a word which denotes the singular also denotes the plural and vice versa.

5. If there is any inconsistency between the main body of this determination and any attachment or schedule to this determination, the main body of this determination prevails.

6. In this determination—
annual regulatory report means the document containing Transpower’s annual compliance monitoring statement and associated information in fulfilment of its reporting requirements under the IPP determination.

auditor means a person who-

(a) is qualified for appointment as auditor of a company under the Companies Act 1993;

(b) has no relationship with, or interest in Transpower that is likely to involve a conflict of interest;

(c) has not assisted with the compilation of the information or provided advice or opinions (other than in relation to audit reports) on the methodologies or processes used in compiling the information; and

(d) is not associated with nor directed by any person who has provided any such assistance, advice, or opinion.

Capex IM means the Re Transpower Capital Expenditure Input Methodology Determination [2012] NZCC 2

capital contribution means money or the monetary value of other consideration charged to or received from customers or other parties for the purposes of asset construction or enhancement

commencement date means 1 July 2014

customer means any generator, distribution business, consumer, or other entity in New Zealand that is connected, or applies to be connected, to the grid

disclosure year means the 12 month period ending on 30 June of the year the disclosure relates to

Electricity Industry Participation Code means the Code made by the Electricity Authority under section 36 of the Electricity Industry Act 2010 or its successor code

grid means the fixed assets used or owned by Transpower for the purposes of supplying transmission lines services

IMs means the Transpower IM and the Capex IM taken together

information means the information required to be publicly disclosed under this determination

interconnection asset report is the annual disclosure, by Transpower of information on the availability and reliability of interconnection assets as defined in the Electricity Industry Participation Code
investment contract has the same meaning as New Investment Contract in the Transpower IM.

IPP means the individual price-quality path determination applicable to Transpower.

opex means operating expenditure as defined in the Transpower IM.

other regulated income means income associated with the supply of transmission lines services other than-

(a) through prices;

(b) investment-related income; or

(c) capital contributions.

prices means-

(a) tariffs, fees or charges; or

(b) components thereof,

exclusive of GST for the supply of electricity transmission services, and includes any discount taken up by a customer.


publicly disclose in relation to any information, means to-

(a) disclose the information to the public on the internet at Transpower’s usual publicly accessible website;

(b) make copies of the information available for inspection by any person during ordinary office hours, at the principal office of Transpower;

(c) within 10 working days of being requested to do so by any person, provide that person with a copy of the information, either by post or for collection (during ordinary office hours) from that principal office, whichever the person prefers; and

(d) within 5 working days after the information is disclosed to the public, provide a copy of the information to the Commission in the form that it is disclosed to the public.

special contract term means-
(a) a non-price term in a contract which materially differs from the terms which the parties in their respective positions would usually include in an arm’s length contract; or

(b) the omission of a material non-price term from a contract, when the parties in their respective positions would usually include that term in an arm’s length contract; or

(c) a non-price term in a contract resulting from a tender process, which materially varies from, or was not included in, the contractual basis on which the tender proposals were requested or the terms proposed by the lowest qualifying tender from an unrelated party, which credibly could have performed the services.

**system operator services** means the **electricity lines services** performed by Transpower as system operator

**transmission lines services** are all **electricity lines services** supplied by Transpower excluding **system operator services** and **investment contracts**

**transmission pricing methodology** has the meaning set out in the Electricity Industry Participation Code

**Transpower IM** means the Transpower Input Methodologies Determination [2012] NZCC 17.

**Applicable input methodologies**

7. **Transpower** must apply the requirements set out in the following subparts of the IMs where applicable when complying with this determination:

   7.1 Subpart 1 of Part 2 of the **Transpower IM** – Cost allocation;

   7.2 Subpart 2 of Part 2 of the **Transpower IM** – Asset valuation;

   7.3 Subpart 3 of Part 2 of the **Transpower IM** – Treatment of taxation;

   7.4 Subpart 4 of Part 2 of the **Transpower IM** – Cost of capital;

   7.5 Subpart 2 of Part 3 of the **Capex IM** – Base capex; and

   7.6 Subpart 3 of Part 3 of the **Capex IM** – Major capex projects.

**Transmission lines services - financial information**

8. **Transpower** must **publicly disclose**, in or as a companion to the annual regulatory report, by the Friday of the third complete week of October after the end of each disclosure year, the following information relating to transmission lines services for that disclosure year:

   8.1 Schedule F1 - Value of the Regulatory Asset Base (RAB roll forward);
8.2 Schedule F2 - Operating Expenditure (Opex): Actual;
8.3 Schedule F3 - Base Capital Expenditure (Base Capex): Actual Commissioned;
8.4 Schedule F4 – Comparison of Forecasts for Opex and Base Capex Commissioning;
8.5 Schedule F5 - Major Capital Expenditure (Major Capex);
8.6 the calculation of the vanilla return on investment (ROI_v) using the formula and the meanings for the applicable terms specified in clause A1 of Attachment A;
8.7 the calculation of the post-tax return on investment (ROI_PT) using the formula and the meanings for the applicable terms specified in clause A2 of Attachment A;
8.8 a comparison of:
  8.8.1 the ROI_v calculated in clause 8.6 with;
  8.8.2 the mid-point estimate of vanilla WACC calculated in accordance with Subpart 4 of Part 2 of the Transpower IM for the disclosure year;
  8.8.3 the 75th percentile of the vanilla WACC range calculated in accordance with Subpart 4 of Part 2 of the Transpower IM for the disclosure year; and
  8.8.4 the vanilla WACC rate used for the purposes of the building blocks calculation of forecast MAR or MAR in the IPP determination for the disclosure year;
8.9 a comparison of:
  8.9.1 the ROI_PT calculated in clause 8.7 with;
  8.9.2 the mid-point estimate of post-tax WACC calculated in accordance with Subpart 4 of Part 2 of the Transpower IM for the disclosure year; and
  8.9.3 the 75th percentile of the post-tax WACC range calculated in accordance with Subpart 4 of Part 2 of the Transpower IM for the disclosure year;
8.10 sufficient explanations for any material differences between:
8.10.1 the ROI_V calculated in clause 8.6 and the 75th percentile of the vanilla WACC range in clause 8.8.3;

8.10.2 the ROI_V calculated in clause 8.6 and the vanilla WACC rate used for the purposes of the building blocks calculation of forecast MAR or MAR in clause 8.8.4; and

8.10.3 the ROI_PT calculated in clause 8.7 and the 75th percentile of the post-tax WACC range in clause 8.9.3;

8.11 the calculation of the regulatory profit/(loss) before tax using the formula and the meanings for the applicable terms specified in clause A3 of Attachment A;

8.12 the calculation of the regulatory profit/(loss) before tax including EV account movement calculated using the formula and the meanings for the applicable terms specified in clause A4 of Attachment A;

8.13 the regulatory profit/(loss) after tax including EV account movement calculated using the formula and the meanings for the applicable terms specified in clause A5 of Attachment A;

8.14 sufficient explanations for any variances greater than 10 percent or $10 million between actual and forecast opex and actual and forecast base capex disaggregated by category;

8.15 the base capex expenditure adjustment calculated in accordance with clause B1 of Schedule B of the Capex IM, including the values for c, e, f and g;

8.16 The base capex annual policies and processes adjustment calculated in accordance with clause B2 of Schedule B of the Capex IM, including the values for h and h';

8.17 the annual grid output adjustment calculated in accordance with clause B3 of Schedule B of the Capex IM, including the value for m;

8.18 a list of the base capex projects for which Transpower has submitted a major capex proposal to the Commission, and the reduction in the approved base capex for the regulatory period made in respect of the amount of major capex;

8.19 for each approved major capex project where the last asset to be delivered by the project is not yet commissioned or, in the case of non-transmission solutions, the project has not yet reached its completion date as at the end of the disclosure year, a sufficient explanation for any variance:

8.19.1 between the updated expected project cost and the expected project cost specified in the major capex project approval where the variance is greater than 10 percent or 10 million dollars; and
8.19.2 between the **commissioning date assumption** or **completion date assumption** specified in the **major capex project** approval where the variance is greater than 3 months;

8.20 for each **major capex project** that was **commissioned** in the **disclosure year**:

8.20.1 sufficient explanations for any variances between the actual **commissioning dates** of assets associated with the **project** and the forecast **commissioning dates** specified in the **major capex project** approval where the variance is greater than 3 months;

8.20.2 for **non-transmission solutions**, sufficient explanations for any variance from the forecast **recoverable costs** greater than 3 months;

8.20.3 an assessment of the amount of any cost efficiencies achieved in the course of the **project** including explanations of any assumptions made when making the assessment;

8.20.4 the **adjusted major capex allowance** for the project and values for the terms α, ρ, q and r, calculated in accordance with clause B4(4) of Schedule B of the **Capex IM**;

8.20.5 if applicable, the ‘**excess amount**’ for the **project**, as defined in clause B4(3) of Schedule B of the **Capex IM**;

8.20.6 an explanation for any ‘**excess amount**’ identified under clause 8.20.5;

8.20.7 an explanation for any amount of **major capex** to which the **major capex overspend adjustment** does not apply, being item r in clause B4(4) of Schedule B of the **Capex IM**, with the extent of the detail of the explanation being appropriate to the amount of the overspend;

8.20.8 if applicable, the **major capex overspend adjustment** for the **project**, calculated in accordance with clause B4(1) of Schedule B of the **Capex IM**;

8.20.9 the capital expenditure amount for each **project** where the **approved major capex project outputs** were not met, calculated in accordance with the definition of term t in clause B5(1) of Schedule B of the **Capex IM**;

8.20.10 the **major capex project output adjustment** for the **project**, if applicable, calculated in accordance with clause B5(1) of Schedule B of the **Capex IM**;

8.20.11 sufficient explanations of variances from the **approved major capex project outputs** and the reasons why the **approved major capex project outputs** were not met; and
8.20.12 a summary of lessons learned from the project;

8.21 for all transactions with related parties:
  8.21.1 the name of the related party;
  8.21.2 the relationship between the related party and Transpower;
  8.21.3 a description of the transaction;
  8.21.4 the value of the transaction; and
  8.21.5 the basis used for valuing the transaction.

9. Transpower must publicly disclose by the last working day of December after the end of each disclosure year, the following information relating to transmission lines services:

Schedule F6 – Regulated Revenue.

Investment contracts

10. Transpower must publicly disclose, in or as a companion to the annual regulatory report, by the Friday of the third complete week of October after the end of each disclosure year, for all investment contracts entered into where the transmission pricing methodology does not apply, the following information for that disclosure year:

  10.1 the name or title of the contract;
  10.2 a brief description of the contract;
  10.3 the name of the contracting customer;
  10.4 the date of the contract;
  10.5 the electrical capacity of the investment; and
  10.6 the estimated build cost.

Transmission lines services - grid management information

11. Transpower must publicly disclose, in or as a companion to the annual regulatory report, by the Friday of the third complete week of October after the end of each disclosure year, the following information relating to transmission lines services for that disclosure year:

  11.1 Schedule G1 – Transmission System Statistics;
  11.2 Schedule G2 - Grid Demand and Injection;
11.3 Schedule G3 - Grid Exit Point (GXP) Connection Capacity and Demand (Actual and Forecast); and

11.4 Schedule G4 - Quality of Supply: Grid Outputs and Performance Measures.

12. **Transpower** must **publicly disclose** by the last working day of December after the end of each disclosure year, the following information relating to transmission lines services for that disclosure year:

Schedule G5 - Quality of Supply: Interconnection Assets.

13. **Transpower** must **publicly disclose**, in or as a companion to the integrated transmission plan for the second disclosure year of a regulatory period submitted under clause 3.1.1(1) of the Capex IM and each integrated transmission plan submitted under clause 2.1.1(1) of the Capex IM, the following information relating to transmission lines services supplied by Transpower for that disclosure year:

13.1 Schedule G6 - Asset Health and Age;

13.2 Schedule G7 - Asset Management Maturity Assessment Tool (AMMAT);

13.3 Schedule G8 - AMMAT Results Summary;

13.4 forecast expenditure for the following categories, including in 5 year intervals from years 10 to 20 and forecast expenditure for greater than 20 years:

13.4.1 HVDC;

13.4.2 power transformers;

13.4.3 high voltage cables;

13.4.4 dynamic reactive support; and

13.4.5 reconductoring;

13.5 all material changes that have occurred since the last published integrated transmission plan that will affect the expenditure trends or amounts of expenditure, and sufficient explanations of the reasons for the changes and their likely impact. This includes, but is not limited to changes to:

13.5.1 **Transpower’s** strategic direction;

13.5.2 **Transpower’s** treasury policy; and

13.5.3 **Transpower’s** strategies, policies and processes.

13.6 to meet the requirements of clause 13.2 and 13.3, **Transpower** may **publicly disclose** an asset management audit report, provided the report addresses all of the assessment areas in the AMMAT, and both the narrative and numerical
results are presented in a consistent format throughout the report and in subsequent reports.

System operator information

14. Transpower must publicly disclose, in or as a companion to the annual regulatory report, by the Friday of the third complete week of October after the end of each disclosure year, the following information relating to system operator services supplied by Transpower for that disclosure year:

Schedule SO1 - System Operator.

Audit and certification requirements

15. Where Transpower is required to publicly disclose any information under sub-clauses 8.1-10.6 and 14, Transpower must:

15.1 procure an assurance report by an auditor in respect of the information, that is prepared in accordance with Standard on Assurance Engagements 3100 – Compliance Engagements (SAE 3100) and International Standard on Assurance Engagements 3000 (ISAE (NZ) 3000) or their successor standards, signed by an auditor (either in his or her own name or that of his or her firm), that:

15.1.1 is addressed to the directors of Transpower and to the Commission as the intended users of the assurance report; and

15.1.2 states:

(a) that it has been prepared in accordance with Standard on Assurance Engagements 3100 – Compliance Engagements (SAE 3100) and International Standard on Assurance Engagements 3000 (ISAE (NZ) 3000) or their successor standards;

(b) the work done by the auditor;

(c) the scope and limitations of the assurance engagement;

(d) the existence of any relationship (other than that of auditor) which the auditor has with, or any interests which the auditor has in, Transpower and/or any of its subsidiaries;

(e) whether the auditor has obtained sufficient recorded information and explanations that he or she required and, if not, the information and explanations not obtained;

(f) whether in the auditor’s opinion, as far as appears from the examination, the information used in the preparation of the information has been properly extracted from Transpower’s
accounting and other records, sourced from its financial and non-financial systems;

(g) whether, in the auditor’s opinion, as far as appears from an examination of them, proper records to enable the complete and accurate compilation of the information required by this determination have been kept by Transpower and, if not, the records not so kept; and

(h) whether in the auditor’s opinion, Transpower has complied, in all material respects, with this determination in preparing the information, and, if not, the respects in which it has not done so; and

15.2 publicly disclose the assurance report prepared in accordance with sub-clause 15.1 above at the same time as Transpower publicly discloses the information.

16. Where Transpower is required to publicly disclose any information, Transpower must at that time publicly disclose a certificate in the form set out in Schedule Cert1 in respect of that information, duly signed by no fewer than 2 directors of Transpower.

Related party transactions

17. For the purpose of sub-clauses 8.21.4 and 8.21.5 the cost of any commissioned asset acquired by Transpower from a related party must be as determined in accordance with sub-clause 2.2.7(1)(g)-(h) of the Transpower IM.

18. For the purpose of sub-clauses 8.21.4 and 8.21.5 the cost of any service or goods (other than a transaction relating to a commissioned asset) acquired by Transpower from a related party must be:

18.1 the directly attributable cost incurred by the related party in accordance with the cost allocation process set out in clause 2.1.1 of the Transpower IM, provided that the cost incurred by the related party in providing the service to Transpower:

18.1.1 is fair and reasonable to Transpower; and

18.1.2 is substantially the same as the cost incurred by the related party in providing the same type of goods or services to unrelated parties; or

18.2 the price paid by Transpower where:

18.2.1 the price paid for all services and goods acquired from that related party is less than one percent of Transpower’s total revenue from the supply of electricity lines services for that year; and
18.2.2 the total price paid for all related party transactions is less than five percent of Transpower’s total revenue from the supply of electricity lines services for that year; or

18.3 the price paid by Transpower to the related party following a competitive tender process, provided that-

18.3.1 the price is no more than five percent higher than the price of the lowest qualifying proposal received;

18.3.2 all relevant tender specifications and material to enable unrelated parties to submit a proposal was provided to unrelated parties, or made available upon the request of unrelated parties;

18.3.3 at least one other qualifying proposal was received; and

18.3.4 the final agreement for the provision of the services or goods by the related party does not include any special contract terms; or

18.4 the price paid by Transpower, provided no fewer than 2 Transpower directors provide a written certification that they are satisfied that the price(s) paid for all such services and, goods acquired from related parties reflect the price(s) that would be paid in an arm’s-length transaction; or

18.5 nil.

19. For the purpose of sub-clauses 8.21.4 and 8.21.5 the price received by Transpower for any sale or supply of services, goods, or assets to a related party, must be one of the following:

19.1 if the related party is another regulated supplier required to publicly disclose the price paid or cost incurred in accordance with another Commission determination, then the price received must be that disclosed by the related party; or

19.2 the price received from the related party, provided that no fewer than 2 directors of Transpower provide a written certification that they are satisfied that the price(s) received for all services, goods, or assets provided to related parties reflect the price(s) that would be received in an arm’s length transaction; or

19.3 at the cost incurred by Transpower in providing the service, good, or asset.
Retention and continuing disclosures

20. **Transpower** must continuously **publicly disclose** the **information** required to be published by this determination for at least 7 years from the date the **information** is first required to be **publicly disclosed**.

21. **Transpower** must retain sufficient information to recreate its **public disclosures** for at least 7 years from the date the **information** is first required to be **publicly disclosed**.

Exemptions

22. The **Commission** may at any time, by way of written notice to **Transpower**:

   22.1 exempt **Transpower** from any or all of the requirements of this determination, for a period and on such terms and conditions as the **Commission** specifies in the notice; and

   22.2 amend or revoke any such exemption.

23. Without limiting the generality of clause 22, if **Transpower** considers it necessary or desirable for prudent business reasons to amend or replace an internal methodology or business process such that it is no longer reasonable or possible to meet one or more of the information requirements in this determination;

   **Transpower** may explain its reasons for adopting the amended or replacement methodology or process to the **Commission** and apply for an exemption from the relevant requirements under clause 22.1.

Form of disclosure

24. All financial and numerical **information** required to be **publicly disclosed** must be publicly available in an electronic Microsoft Excel file or similar format capable of a ‘copy and paste’ function being applied to it.

25. All other **information** must be made publicly available in an electronic Microsoft Word, Microsoft Excel or Adobe PDF file capable of a ‘copy and paste’ function being applied to it.

26. The disclosure obligations in this determination are the minimum **information** requirements. **Transpower** may explain or make additional disclosures pertaining to **information** disclosed in accordance with this determination.
Attachment A: Calculation of return on investment and regulatory profit/(loss)

A1  The vanilla return on investment (ROI_V) is solved in accordance with the following formula:

\[
\text{opening RAB value} = \frac{\text{revenue}}{(1 + ROI_ V)^{127/365}} - \sum \text{VCA} - \frac{\text{operating expenditure} + \text{pass-through costs} + \text{recoverable costs}}{(1 + ROI_ V)^{182/365}} - \frac{\text{regulatory tax allowance} - \text{disposed asset proceeds} + \text{TCSD}}{(1 + ROI_ V)^{182/365}} + \frac{\text{other regulated income}}{(1 + ROI_ V)^{182/365}} + \frac{\text{adjusted closing RAB value}}{(1 + ROI_ V)} + \frac{\text{EV account movement}}{(1 + ROI_ V)^{182/365}}
\]

where:

\[
\text{adjusted closing RAB value} = \text{closing RAB value} - \text{value of found assets} + \text{value of lost assets} - \text{adjustment to opening RAB value resulting from change in cost allocation}
\]

and:

\[
\text{EV account movement} = \text{closing EV account balance} - \text{opening EV account balance}
\]
\[ \sum_{VCA} = \frac{VCA\_JUL}{(1 + ROI\_v)^{16.5/365}} + \frac{VCA\_AUG}{(1 + ROI\_v)^{47.5/365}} + \frac{VCA\_SEP}{(1 + ROI\_v)^{77.5/365}} + \frac{VCA\_OCT}{(1 + ROI\_v)^{108.5/365}} + \frac{VCA\_NOV}{(1 + ROI\_v)^{138.5/365}} + \frac{VCA\_DEC}{(1 + ROI\_v)^{169.5/365}} + \frac{VCA\_JAN}{(1 + ROI\_v)^{200.5/365}} + \frac{VCA\_FEB}{(1 + ROI\_v)^{228.5/365}} + \frac{VCA\_MAR}{(1 + ROI\_v)^{259.5/365}} + \frac{VCA\_APL}{(1 + ROI\_v)^{289.5/365}} + \frac{VCA\_MAY}{(1 + ROI\_v)^{320.5/365}} + \frac{VCA\_JUN}{(1 + ROI\_v)^{350.5/365}} \]

and:
adjustment to opening RAB value resulting from a change in cost is the total for all assets included in the opening RAB value of the difference between the opening RAB value and the amount calculated by applying to the unallocated opening RAB value the cost allocation

closing EV account balance means the net sum of the EV accounts at the end of the disclosure year, with a net amount owing to customers being a negative value

disposed asset proceeds is the total of the proceeds of disposal of disposed assets net of their unaccrued disposal costs in the disclosure year

opening EV account balance means the net sum of the EV accounts at the start of the disclosure year, with a net amount owing to customers being a negative value

operating expenditure has the meaning specified in the Transpower IM

other regulated income is the sum of other regulated income for the disclosure year

pass-through cost has the meaning specified in the Transpower IM

recoverable cost has the meaning specified in the Transpower IM

regulatory tax allowance is the income tax amount determined by applying the tax rules to the regulatory profit/(loss) before tax in accordance with Part 2 Subpart 3 of the Transpower IM for the disclosure year

revenue is the sum of HVAC transmission revenue plus HVDC transmission revenue plus recovered pass-through costs plus recovered recoverable costs received by Transpower through prices in the pricing year

ROIv means the vanilla return on investment for the disclosure year

TCSD is the term credit spread differential allowance as specified in Part 2 Subpart 4 of the IM determination for the disclosure year

value of found assets is the sum of the values of each found asset as specified in Part 2 Subpart 2 of the Transpower IM for the disclosure year

value of lost assets is the sum of the values for each lost asset its opening RAB value less its depreciation for the disclosure year

VCA [MONTH] is the sum of value of commissioned asset for each asset having a commissioning date in the applicable month of the disclosure year.
A2 The post-tax return on investment (ROI_{PT}) is calculated in accordance with the following formula:

$$ROI_{PT} = ROI_v - (rd \times Tc \times L)$$

where:

- $ROI_v$ has the meaning used in clause A1
- $rd$ means the cost of debt specified in Part 2 Subpart 4 of the Transpower IM
- $Tc$ means the average corporate tax rate specified in Part 2 Subpart 4 of the Transpower IM
- $L$ means the leverage percentage specified in Part 2 Subpart 4 of the Transpower IM

A3 The regulatory profit/(loss) before tax is calculated in accordance with the following formula:

$$\text{regulatory profit/(loss) before tax} = \text{revenue}$$

$$+ \text{other regulated income}$$

$$- \text{operating expenditure}$$

$$- \text{pass-through costs}$$

$$- \text{recoverable costs}$$

$$- \text{depreciation}$$

$$- \text{TCSD}$$

where:

- $\text{depreciation}$ has the meaning specified in the Transpower IM
- $\text{operating expenditure}$ has the meaning used in clause A1
- $\text{other regulated income}$ has the meaning used in clause A1
- $\text{pass-through cost}$ has the meaning used in clause A1
- $\text{recoverable cost}$ has the meaning used in clause A1
- $\text{revenue}$ has the meaning used in clause A1
- $\text{TCSD}$ has the meaning used in clause A1
A4  The regulatory profit/(loss) before tax including EV account movement is calculated in accordance with the following formula:

\[
\text{regulatory profit/(loss) before tax including EV account movement} = \text{regulatory profit/(loss) before tax} + \frac{EV \text{ account movement}}{(1 - Tc)}
\]

where:

- \( Tc \) has the meaning used in clause A2
- \( EV \text{ account movement} \) has the meaning used in clause A1
- \( \text{regulatory profit/(loss) before tax} \) is specified in clause A3.

A5  The regulatory profit/(loss) after tax including EV account movement is calculated in accordance with the following formula:

\[
\text{regulatory profit/(loss) after tax including EV account movement} = \text{regulatory profit/(loss) before tax including EV account movement} - \text{regulatory tax allowance} - \frac{Tc \times EV \text{ account movement}}{(1 - Tc)}
\]

where:

- \( Tc \) has the meaning used in clause A2
- \( EV \text{ account movement} \) has the meaning used in clause A1
- \( \text{regulatory profit/(loss) before tax including EV account movement} \) is specified in clause A4
- \( \text{regulatory tax allowance} \) has the meaning used in clause A1.
Schedules F1-6, G1-8 and S01

Schedule Cert1: Certification of disclosures

We, [insert full names], being directors of Transpower New Zealand Ltd (Transpower) certify that, having made all reasonable enquiry, to the best of our knowledge and belief-

(a) the information disclosed in [insert details] for the period [insert disclosure year] and dated [insert date] complies with the requirements of the Transpower Information Disclosure Determination 2014 *[except in the following respects]; and

(b) the costs and revenues recorded for related party transactions reasonably reflect the price(s) that would have been paid or received had these transactions been at arm’s length. **

*[insert description of non-compliance if applicable]

** [delete if inapplicable]

[Signatures of directors]

[Date]
## Appendix: Location of the defined terms used in the determination

<table>
<thead>
<tr>
<th>Defined Term</th>
<th>Location of Definition</th>
</tr>
</thead>
<tbody>
<tr>
<td>adjusted major capex allowance</td>
<td>Capex IM determination</td>
</tr>
<tr>
<td>annual regulatory report</td>
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