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# [DRAFT] Transpower Input Methodologies Amendments Determination 2019

[2019] NZCC [XX]

The Commission:

Sue Begg Dr Stephen Gale Elisabeth Welson John Crawford

Date of decision:

[Day] [Month] 2019

[Signature]

[Name], Commissioner

Dated at Wellington this [XX]<sup>th</sup> day of [Month] 2019

COMMERCE COMMISSION

Wellington, New Zealand

[Drafting notes:

- This amendments determination amends the Transpower Input Methodologies Determination 2010 ('principal determination').
- The included amendments are made under s 52X of the Commerce Act 1986.
- Amendments to the principal determination are marked as track changes in red.]

Determination history		
Determination date	Decision number	Determination name
29 June 2012	[2012] NZCC 17	Commerce Act (Transpower Input Methodologies)
		Determination 2010 ('principal determination')*
28 August 2014	[2014] NZCC 22	Transpower Input Methodologies Amendments
		Determination 2014
26 September 2014	[2014] NZCC 24	Electricity Lines Services Input Methodologies
		Determination Amendment 2014
29 October 2014	[2014] NZCC 27	Electricity Lines Services and Gas Pipeline Services
		Input Methodologies Determination Amendment
		(WACC percentile for price-quality regulation) 2014
27 November 2014	[2014] NZCC 32	Incremental Rolling Incentive Scheme Input
		Methodology Amendments Determination 2014
27 November 2014	[2014] NZCC 34	Transpower Input Methodologies Amendments
		Determination 2014 (No. 2)
11 December 2014	[2014] NZCC 38	Electricity Lines Services and Gas Pipeline Services
		Input Methodologies Determination Amendment
		(WACC percentile for information disclosure
		regulation) 2014
5 February 2015	[2015] NZCC 3	Transpower Input Methodologies Amendment
		Determination 2015
21 October 2015	[2015] NZCC 27	Transpower Input Methodologies Amendment
		Determination 2015 (No. 2)
20 December 2016	[2016] NZCC 27	Transpower Input Methodologies Amendments
		Determination 2016
[Day] [Month] 2019	[2019] NZCC [XX]	Transpower Input Methodologies Amendments
		Determination 2019

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

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Pursuant to Part 4 of the Commerce Act 1986 the Commerce Commission makes the following determination:

# PART 1 GENERAL PROVISIONS

# 1.1.1 <u>Title</u>

This determination is the Transpower Input Methodologies Amendments Determination 2019.

- 1.1.2 Application
- (1) The **input methodologies** in this determination apply to **electricity transmission services**.

# (2) The input methodologies in-

- (a) Part 2 of this determination apply in relation to information disclosure regulation under Part 4 Subpart 4 of the **Act**; and
- (b) Part 3 of this determination apply in relation to individual price-quality regulation under Part 4 Subpart 7 of the **Act**.
- (3) Amendments to the input methodologies in this determination in-
  - (a) respect of the definition of 'operating cost' and 'pecuniary penalties' apply in relation to information disclosure regulation immediately after the **ID determination** is amended; and
  - (b) Part 3, including any amended definitions in clause 1.1.4(2), apply for an IPP in force from 1 April 2020.
- (4) For the avoidance of doubt, if the **Commission** determines that any forecast values are required to be calculated consistent with Part 3 prior to the application of subclause (3)(b) for the determination of an **IPP** that is to come into effect after the commencement date of any provision in this determination, the provisions in Part 3 and any applicable definitions in clause 1.1.4(2), as amended by this determination, will apply in setting the forecast values at the time when the **Commission** requires the forecast information.

# 1.1.3 Commencement Date

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

# 1.1.4 Interpretation

- (1) In this determination-
  - (a) unless stated otherwise, references to Parts and Subparts are to named and numbered parts and subparts of the determination;
  - (b) references to Subparts are to subparts within the same part in which the reference is made;

- (c) unless the context otherwise requires, a word which denotes the singular also denotes the plural and vice versa; and
- (d) unless stated otherwise, any reference to an allowance, amount, cost, sum or value is a reference to an allowance, amount, cost, sum or value calculated in relation to **Transpower** in respect of a **disclosure year**.
- (2) In this determination, including in the schedule, the words or phrases in bold type bear the following meanings:

67th percentile estimate of WACC	means, for the purpose of-
	<ul> <li>Part 2, the 67th percentile estimate for the post-tax mid- point estimate of WACC, determined in accordance with clause 2.4.5(4);</li> </ul>
	<ul> <li>(b) Part 3, in determining the price path for the IPP, the 67th percentile for the vanilla midpoint estimate of WACC, determined in accordance with clause 3.5.5(1); and</li> </ul>
	<ul> <li>(c) Part 3, in reconciling the opening and closing balances of the EV account, the 67<sup>th</sup> percentile for the post-tax midpoint estimate of WACC, determined in accordance with clause 3.5.5(2);</li> </ul>
2011 thresholds regulatory asset base	means the regulatory asset base as defined in the <b>thresholds notice</b> as of 30 June 2011;
	A
Act	means the Commerce Act 1986;
actual opex	has the meaning specified in clause 3.6.3(8);
adjustment to the opex incentive	means the amount calculated in accordance with clause 3.6.4(1);

amount carried forward	means, for any given <b>disclosure year</b> , the amount determined in accordance with clause 3.6.3;
auditor	means-
	<ul> <li>(a) whilst Transpower is a public entity (as defined in s 4 of the Public Audit Act 2001), the Auditor-General; and</li> <li>(b) where paragraph 0 does not apply, a person who is-</li> </ul>
average debt premium	<ul> <li>(i) qualified for appointment as an auditor of a company under the Companies Act 1993; and</li> <li>(ii) independent;</li> <li>has the meaning specified in, and is the</li> </ul>
	amount determined in accordance with- (a) Part 2, clause 2.4.4(2); and (b) Part 3, clause 3.5.4(2);
	В
base capex	has the same meaning as defined in the <b>Capex IM</b> ;
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;
	С
сар	has the same meaning as defined in the <b>Capex IM</b> ;
Capex IM	means the <i>Transpower Capital</i> <i>Expenditure Input Methodology</i> <i>Determination</i> [2012] NZCC 2, as amended;
capital expenditure	means costs that-

	<ul> <li>(a) have been incurred in the acquisition or development of an asset that is, or is intended to be, commissioned; and</li> <li>(b) are intended to be included in the value of commissioned asset;</li> </ul>
catastrophic event	has the meaning specified in clause 3.7.1;
change event	has the meaning specified in clause 3.7.2;
closing RAB value	means the value determined in accordance with, for the purpose of-
	<ul> <li>(a) Part 2, clause 2.2.3(4); and</li> <li>(b) Part 3, clause 2.2.3(4) as modified pursuant to clause 3.3.1;</li> </ul>
collar	has the same meaning as defined in the <b>Capex IM</b> ;
Commission	has the same meaning as defined in s 2 of the <b>Act</b> ;
commissioned	means used by <b>Transpower</b> to provide electricity transmission services, save that in relation to-
	(a) <b>land</b> that is not <b>easement land</b> ; or
	(b) an <b>easement</b> ,
	'commissioned' means acquired by Transpower where –
	(c) the <b>land</b> or <b>easement</b> is <b>base</b>
	capex, or (d) the acquisition was approved by the–
	(i) Electricity Commission under Part F of the Electricity Governance Rules 2003;

(ii) **Commission** under s 54R(3)(b) of the Act; or **Commission** in (iii) accordance with an input methodology determined pursuant to s 54S of the Act, and 'commission' shall be construed accordingly; commissioning date means the date that an asset is first commissioned; **consumer** has the meaning given in s 52C of the Act; means the rate of income taxation corporate tax rate applying to companies as specified in the tax rules; cost of debt means the amount specified for  $r_d$  in clause 2.4.1(3); customer means any generator, distribution business, consumer, or other entity in New Zealand that is connected, or applies to be connected, to the grid; D debt issuance costs means costs associated with the issuance of debt by a supplier (including, but not limited to, arrangement fees, legal fees, brokerage, advertising, credit rating fees, registry costs, listing fees, syndicate fees, trustee fees, facility fees, line fees, roadshow and marketing costs, paying agency fees and any fee or premium incurred in entering into an interest rate or cross-currency derivative); debt premium for the purpose of Part 2 or Part 3, has the meaning specified in, and is the amount determined in accordance with, clause 2.4.4(5);

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debt premium reference year	means a 12 month period ending on 31 August;
	Example: 'debt premium reference year 2016' means the twelve month period ending 31 August 2016;
depreciation	in relation to a <b>disclosure year</b> , means the allowance for that <b>disclosure year</b> to account for the diminution in an asset's remaining service life potential in the <b>disclosure year</b> in question determined in accordance with clause 2.2.4(2);
disclosure year	means 12 month period ending on 30 June;
	Example: 'disclosure year 2012' means 12 month period ending on 30 June 2012;
disposed asset	means an asset that, in the <b>disclosure</b> <b>year</b> in question, has been sold or transferred, or has been irrecoverably removed from <b>Transpower's</b> possession without consent, but is not a <b>lost asset</b> ;
document	has the same meaning as defined in s 2 of the <b>Act</b> ;
I	Ē
easement	means a right to use but not possess <b>land</b> belonging to another person or a right to prevent certain uses of another person's <b>land</b> ;
easement land	means <b>land</b> acquired with the intention of-
	<ul> <li>(a) creating an easement in respect</li> <li>of it; and</li> <li>(b) disposing of the land thereafter;</li> </ul>
EDB	has the same meaning as defined in the Electricity Distribution Input Methodologies Determination 2012;

excluded asset	and a second second black in
	determination; means an asset that is-
EV adjustment	determination; has the meaning as defined in an IPP
EV account entry	has the meaning as defined in an IPP
	disclosure year using the post-tax estimate corresponding to WACC;
	balance of that account for each
	from Transpower's customers, and to record interest calculated on the
	tax basis to record each EV account entry not yet returned to or recovered
	maintained by <b>Transpower</b> on an after-
EV account	3.7.3(1); <u>means a memorandum account</u>
error event	has the meaning specified in clause
	capacity; and (c) <b>independent</b> ;
	(b) acting in that professional
	Engineers of New Zealand Act 2002;
	Chartered Professional
	<ul> <li>(a) a chartered professional engineer as defined in s 6 of the</li> </ul>
engineer	means an individual who is-
	'electricity lines services' is defined in s 54C of the <b>Act</b> ) supplied by <b>Transpower</b>
electricity transmission services	means electricity lines services (as
	Governance Board established under s 172M of the Electricity Act 1992 as in force immediately before its substitutio by s 14 of the Electricity Amendment Ac 2004;
Electricity Commission	means the same body as the Electricity
	12 of the Electricity Industry Act 2010;
Electricity Authority	means the authority established under

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last day of the **disclosure year** 2011; or

(b) easement land;

F	
false or misleading information	has the meaning specified in clause 3.7.4(3);
finance lease	has the same meaning as under <b>GAAP</b> ;
fixed life easement	means an easement that-
	<ul> <li>(a) is of fixed duration; or</li> <li>(b) whilst of indefinite duration, is to be held for a fixed period;</li> </ul>
forecast MAR	has the same meaning as defined in the IPP determination;
forecast SMAR	has the same meaning as defined in the IPP determination;
forecast opex	has the meaning specified in clause 3.6.3(7);
found asset	has the meaning specified in clause 2.2.8(1);
G	
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;
GPB	means GDB or GTB, as-
	<ul> <li>(a) 'GDB' is defined in the Gas Distribution Input Methodologies Determination 2012; and</li> <li>(b) 'GTB' is defined in the Gas Transmission Input</li> </ul>

	Methodologies Determination 2012;
<u>grid</u>	<u>has the same meaning as defined in the</u> Capex IM;
grid output	has the same meaning as defined in the <b>Capex IM</b> ;
grid output incentive rate	has the same meaning as defined in the <b>Capex IM</b> ;
	1
ID determination	means an information disclosure determination in relation to <b>Transpower</b> made by the <b>Commission</b> under s 52P of the <b>Act</b> ;
identifiable non-monetary asset	has the same meaning as under <b>GAAP</b> save that goodwill is excluded;
incremental adjustment term	means, for the <b>disclosure year</b> 2016, the amount determined in accordance with this determination before its amendment by the <i>Transpower Input</i> <i>Methodologies Amendments</i> <i>Determination 2016</i> ;
incremental change	means, for a <b>disclosure year</b> of <b>RCP1</b> , the amount determined for the <b>disclosure year</b> in accordance with this determination before its amendment by the <i>Transpower Input Methodologies</i> <i>Amendments Determination 2016</i> ;
independent	means neither in a relationship with, nor having an interest in, <b>Transpower</b> that is likely to involve him, her or it in a conflict of interest between his, her or its duties to <b>Transpower</b> and his, her or its duties to the <b>Commission</b> ;
inflation rate	has the meaning that was specified in this determination immediately before its amendment by the <i>Transpower Input</i> <i>Methodologies Amendments</i> <i>Determination 2016</i> ;

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initial RAB	has the meaning specified in clause 2.2.1;
initial RAB value	means value of an asset in the <b>initial</b> <b>RAB</b> determined in accordance with clause 2.2.2;
input methodology	has the same meaning as defined in s 52C of the <b>Act</b> ;
investment grade credit rated	means endorsed with a credit rating by an established credit rating agency (such as Standard and Poor's) of "investment grade" on that agency's credit rating scale applicable to long-term investments;
IPP	means <b>Transpower's</b> individual price- quality path;
IPP determination	means the individual price-quality determination applying to <b>Transpower</b> made by the <b>Commission</b> under s 52P of the <b>Act</b> ;
	L
	L
land	excludes-
land	-
land <u>large buildup in EV account balance</u>	excludes- (a) buildings; and
	excludes- (a) buildings; and (b) easements; has the meaning specified in clause
large buildup in EV account balance	excludes- (a) buildings; and (b) easements; <u>has the meaning specified in clause</u> <u>3.7.3A;</u> means the ratio of debt capital to total
large buildup in EV account balance	<ul> <li>excludes-</li> <li>(a) buildings; and</li> <li>(b) easements;</li> <li>has the meaning specified in clause</li> <li>3.7.3A;</li> <li>means the ratio of debt capital to total capital and, for the purpose of-</li> <li>(a) Part 2, is the amount specified in clause 2.4.2(1); and</li> <li>(b) Part 3, is the amount specified in</li> </ul>
large buildup in EV account balance leverage	<ul> <li>excludes-</li> <li>(a) buildings; and</li> <li>(b) easements;</li> <li>has the meaning specified in clause 3.7.3A;</li> <li>means the ratio of debt capital to total capital and, for the purpose of-</li> <li>(a) Part 2, is the amount specified in clause 2.4.2(1); and</li> <li>(b) Part 3, is the amount specified in clause 3.5.2(1);</li> <li>means a tax, charge or fee directly</li> </ul>

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	(ii) a class of persons (other than the general public or businesses in general) that includes <b>Transpower</b> ; or
	(b) in relation to <b>electricity</b> transmission services;
listed project	has the same meaning as defined in the <b>Capex IM</b> ;
local authority	has the same meaning as defined in s 5(1) of the Local Government Act 2002;
lost asset	means an asset-
	(a) not included in the <b>initial RAB</b> ; and
	(b) having, in relation to the disclosure year in question, an unallocated opening RAB value,
	but determined by <b>Transpower</b> in that <b>disclosure year</b> never to have been used to provide <b>electricity transmission</b> <b>services</b> ;
	Μ
major capex	has the same meaning as defined in the <b>Capex IM</b> ;
major capex allowance	has the same meaning as defined in the <b>Capex IM</b> ;
major capex project	has the same meaning as defined in the <b>Capex IM</b> ;
mid-point estimate of WACC	means, for the purpose of-
	(a) Part 2, the mid-point estimate of-
	(i) vanilla <b>WACC</b> ; or (ii) post-tax <b>WACC</b> ,
	as the case may be las each is estimated

as the case may be, as each is estimated in accordance with clause 2.4.1; and

	of-
	(i) vanilla <b>WACC</b> ; or (ii) post-tax <b>WACC</b> ,
	as the case may be, as each is estimated in accordance with clause 3.5.1;
multi-rate PIE	has the same meaning as defined in s YA 1 of the Income Tax Act 2007;
Ν	
Nelson-Siegel-Svensson approach	has the meaning specified in clause 2.4.4(9);
network spare	means an asset that is held by <b>Transpower</b> to replace any other asset it holds should that other asset be withdrawn from use owing to failure or damage;
new investment contract	means a contract for the provision of new <b>electricity transmission services</b> between <b>Transpower</b> and another

(b)

Part 3, the mid-point estimate

person in respect of which-

(i) (ii)

the other person has agreed in writing (whether in the same contract or not) that the terms and conditions of the contact-

are reasonable; or

reflect workable or

the provision of the electricity transmission

services; or

**Transpower** demonstrates beyond a reasonable doubt that the terms and conditions of the contract were determined following a process that provided opportunities for-

effective competition for

(a)

(b)

- (i) Transpower's affected customers to make or approve reasonable price-quality trade-offs; and
- the competitive provision of new electricity transmission services by parties other than Transpower;

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means the value determined in accordance with, for the purpose of-

- (a) Part 2, clause 2.2.3(3); and
- (b) Part 3, clause 2.2.3(3) as modified pursuant to clause 3.3.1;

means a cost incurred by **Transpower** relating to the **supply** of **electricity transmission services**, and excludes-

- (a) a cost that is treated as a cost of an asset by GAAP;
- (b) amounts that are depreciation, tax, subvention payments, revaluations or an interest expense, in accordance with their meanings under GAAP; and
- (c) **debt issuance costs**;
- (d) pass-through costs; and
- (e) recoverable costs; and

(e)(f) pecuniary penalties;

means **operating costs** after application of clause 3.2.1;

means the amount determined in accordance with clause 3.6.2(1);

Ρ

has the meaning specified in clause 3.1.2;

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operating expenditure

opex incentive amount

pass-through cost

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opening RAB value

operating cost

pecuniary penalties	means fines or penalties imposed-
	(a) by a court; or
	(b) by any other body with a
	statutory power to impose such
	fines or penalties;
person	has the same meaning as defined in s 2 of the <b>Act</b> ;
physical asset life	has the meaning specified in clause 2.2.6;
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;
pricing year	means a 12 month period ending on 31 March;
programme	has the same meaning as defined in the Capex IM;
project	has the same meaning as defined in the <b>Capex IM</b> ;
C	
qualifying debt	has the meaning specified in clause 2.4.7;
qualifying issuer	means a New Zealand resident limited liability company-
	(a) that-
	<ul> <li>(i) undertakes the majority of its business activities in Australia and New Zealand; or</li> </ul>

 (ii) is part of a corporate group that undertakes the majority of its business activities in

			Australia and New Zealand;
	(b)	that-	
		(i)	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)	denor	ssues <b>vanilla NZ\$</b> ninated bonds that are ly traded;
qualifying rating	means	S-	
	(a)		idard and Poor's long term rating of the specified ; or
	(b)	rating	uivalent long term credit of another internationally nised rating agency;
R			
RCP1	comm	-	gulatory period on 1 April 2011 and ending 2015;
RCP1 psuedo asset	means the asset calculated in accordance with clause 2.2.9(2);		
recoverable cost	has the meaning specified in clause 3.1.3;		
regulated goods or services		has the same meaning as defined in s 52C of the <b>Act</b> ;	
regulated supplier	means a supplier of <b>regulated goods or</b> services;		
regulatory period	means the period to which an IPP determination relates;		

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regulatory tax allowance	has the meaning specified in clause 2.3.1(1);		
regulatory tax asset value	has the meaning specified in clause 2.3.2(1);		
related party	means-		
	<ul> <li>(a) a person that, in accordance with GAAP, is a related to Transpower, other than as a result of Transpower being a crown-owned entity; or</li> <li>(b) any part of Transpower that does not supply electricity transmission services;</li> </ul>		
remaining asset life	means term remaining of an asset's <b>physical asset life</b> , for the purposes of:		
	<ul> <li>(a) clauses 2.2.4(1)(a) and 2.2.4(2)(a), at the commencement of the disclosure year in question;</li> <li>(b) clauses 2.2.4(1)(b) and 2.2.4(2)(b), at the asset's commissioning date;</li> </ul>		
revenue-linked grid output measure	has the same meaning as defined in the <b>Capex IM</b> ;		
	S		
services	has the same meaning as defined in s 2 of the <b>Act</b> ;		
standard error	means estimated standard deviation;		
standard physical asset life	means life for an asset as specified in Schedule A;		
supply	has the same meaning as defined in s 2 of the <b>Act</b> , and <b>supplied</b> must be construed accordingly;		
system operator	has the same meaning as defined in s 5 of the Electricity Industry Act 2010;		
	Т		

tax rules	means the rules applicable to <b>Transpower</b> for determining income tax payable in the Income Tax Act 2007 (as amended from time to time, and any equivalent preceding legislation, or any subsequent legislation that supplements or replaces that Act);		
term credit spread difference	means the amount determined in accordance with clause 2.4.8(1);		
term credit spread differential	means the amount determined in accordance with, for the purpose of-		
	<ul> <li>(a) Part 2, clause 2.4.9(3); and</li> <li>(b) Part 3, clause 3.5.8(3);</li> </ul>		
term credit spread differential allowance	means the sum of <b>term credit spread</b> differentials;		
thresholds notice	means the Commerce Act (Transpower Thresholds) Notice 2008;		
Transpower	has the same meaning as defined in s 54B of the <b>Act</b> ;		
U			
unallocated closing RAB value	means the value determined in accordance with clause 2.2.3(2);		
unallocated depreciation	means an allowance to account for the diminution in an asset's remaining service life potential in the <b>disclosure</b> <b>year</b> in question determined in accordance with clause 2.2.4(1);		
unallocated initial RAB value	means value of an asset in the <b>initial RAB</b> determined in accordance with clause 2.2.2(1);		
unallocated opening RAB value	means the value determined in accordance with clause 2.2.3(1);		
V	/		
value of commissioned asset	means the value determined in accordance with clause 2.2.7;		

#### value of found asset

#### valuer

#### vanilla NZ\$ denominated bonds

#### WACC

#### working day

#### works under construction

means the value determined in accordance with clause 2.2.8(2);

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) is independent;

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

#### W

means weighted average cost of capital;

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

means an asset, or a collection of assets that-

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

# PART 2 INPUT METHODOLOGIES FOR INFORMATION DISCLOSURE

# SUBPART 1 Cost allocation

- 2.1.1 Cost allocation process
- (1) For the purpose of any requirement in an **ID determination** to disclose-
  - (a) asset values;
  - (b) capital expenditure; or
  - (c) operating costs,

amounts or values thereof allocated to activities undertaken by **Transpower** to **supply electricity transmission services** other than **system operator** services must be net of amounts implicitly or explicitly recoverable by **Transpower** in respect of its **supply** of **system operator** services pursuant to any agreement in respect of such services between **Transpower** and the **Electricity Authority**.

- (2) In this clause, 'asset value' means, in respect of an asset used by **Transpower** in the **supply** of **electricity transmission services**, in-
  - (a) the disclosure year 2011, its unallocated initial RAB value; and
  - (b) all other **disclosure years**, its **unallocated closing RAB value**.

# SUBPART 2 Asset valuation

#### 2.2.1 Composition of initial RAB

Initial RAB means assets included in the 2011 thresholds regulatory asset base, less-

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

#### 2.2.2 Initial RAB values for assets

- (1) Subject to subclause (2), the unallocated initial RAB value of an asset is its value determined as of 30 June 2011 in accordance with the **thresholds notice**.
- (2) For the purpose of subclause (1), where an asset is used by **Transpower** in the **supply** of **system operator** services, the unallocated initial RAB value is the value of the asset had no allocation of asset value relevant to the **thresholds notice** been undertaken.
- (3) The initial RAB value of an asset is determined as the value allocated to **electricity transmission services** as a result of-

- (a) adopting its unallocated initial RAB value; and
- (b) applying clause 2.1.1 to it.
- 2.2.3 RAB roll forward
- (1) Unallocated opening RAB value in respect of an asset in relation to-
  - (a) the disclosure year 2012, is its unallocated initial RAB value; and
  - (b) a **disclosure year** thereafter, is its **unallocated closing RAB value** in the preceding **disclosure year**.
- (2) Unallocated closing RAB value means, in the case of-
  - (a) a found asset, its value of found asset;
  - (b) a **disposed asset**, nil;
  - (c) a **lost asset**, nil;
  - (d) any other asset with an **unallocated opening RAB value**, the value determined in accordance with the formula-

## unallocated opening RAB value - unallocated depreciation;

- (e) an asset to which clause 2.2.7(4)(b)(i) applies, the result of the formula in paragraph (d), increased by the amount of expenditure described in clause 2.2.7(4)(b)(i) in the disclosure year in question; and
- (f) any other asset having a commissioning date in the disclosure year in question, the value determined in accordance with the formulavalue of commissioned asset – unallocated depreciation.
- (3) Opening RAB value in respect of an asset, is, for-
  - (a) the disclosure year 2012, its initial RAB value; and
  - (b) a **disclosure year** thereafter, its **closing RAB value** in the preceding **disclosure year**.
- (4) Closing RAB value, in respect of an asset, is determined as the value allocated to **electricity transmission services** by-
  - (a) adopting its unallocated closing RAB value; and
  - (b) applying 2.1.1 to it.
- 2.2.4 Depreciation
- (1) Unallocated depreciation is determined, subject to subclause (3) and clause 2.2.5, 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
     –

 $[1 \div$  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 (3)(a), in accordance with the formula, in the case of-
  - (a) an asset with an unallocated 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]

x

value allocated to **electricity transmission services** by adopting the **value of commissioned asset** and applying clause 2.1.1 to it as if it were an asset value

×

*the fraction of the* **disclosure year** *from the* **commissioning date** *to the last day of the* **disclosure year**.

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

# 2.2.5 Unallocated depreciation constraint

- (1) For the purpose of clause 2.2.4, and subject to subclause (2), the sum of unallocated depreciation of an asset calculated over its physical asset life may not exceed, in the case of an asset-
  - (a) in the initial RAB, its unallocated initial RAB value; or
  - (b) not in the **initial RAB**, its **value of commissioned asset** or **value of found asset**.

(2) For the purpose of subclause (1), the sum of increases to which clause 2.2.3(2)(e) refers for all **disclosure years** is treated as an increase in the **value of commissioned asset** of the asset in question.

# 2.2.6 Physical asset life

- (1) Physical asset life means a finite period relating to an asset, being, 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) a dedicated asset which is not expected to be used by Transpower to provide electricity transmission services beyond the term of the fixed term agreement relating to the asset between Transpower and the customer, at Transpower's election, the term of that agreement;
  - (c) an extended life asset or a refurbished asset, its physical service life potential as determined by **Transpower**;
  - (d) a stranded asset, the service life potential specified by the **Commission**;
  - (e) a reduced life asset, its physical service life potential determined by an **engineer**, subject to subclause (2);
  - (f) a **found asset** for which a similar asset exists as described in subclause 2.2.8(2)(b)(i), the asset life applying to the similar asset;
  - (g) the HVAC lines pseudo asset described in Schedule 1, clause 3(4)(d) of the **thresholds notice**, five years from 1 July 2011;
  - (h) a non-network asset, its asset life as determined under GAAP;
  - an asset acquired or transferred from a regulated supplier, the asset life that the vendor would have assigned to the asset at the end of its disclosure year had the asset not been transferred;
  - (j) an asset acquired or transferred from an entity other than a **regulated supplier**:
    - (i) where a similar asset exists, the asset life assigned to the similar asset; or
    - (ii) where a similar asset does not exist, the physical service life potential determined by an **engineer**, subject to subclause (2);
  - (k) an asset not referred to in paragraphs (a) to (h)-
    - (i) having a standard physical asset life, its standard physical asset life;
    - (ii) not having a **standard physical asset life**, if there is a similar physical asset in terms of asset type with an **unallocated opening RAB value**, the physical asset life of that similar physical asset; and
    - (iii) in all other cases, its physical service life potential determined by an **engineer**, subject to subclause (2);
  - (I) a composite asset, the average asset life of the assets comprising it determined in accordance with paragraphs (a) to (i), with the

modification that each such asset life must be weighted with respect to the proportion of its respective **opening RAB value** to the sum of the **opening RAB values** of the components in the earliest **disclosure year** in which all component assets were held by **Transpower**; and

- (m) the RCP1 psuedo asset, 31 years.
- (2) For the purpose of subclauses (1)(e) and (1)(k)(iii), a determination of physical service life potential made by an **engineer**-
  - (a) in relation to an asset with an unallocated opening RAB value is deemed applicable to all assets of similar asset type for which there is a requirement in this clause for an engineer's determination of physical service life potential; and
  - (b) must be evidenced by a report written by that engineer that includes an acknowledgement that the report may be publicly disclosed by Transpower pursuant to an ID determination.
- (3) In this clause-
  - (a) 'dedicated asset' means an asset operated for the benefit of a particular customer pursuant to a fixed term agreement for the supply of electricity transmission services between Transpower and that customer;
  - (b) 'extended life asset' means an asset whose physical service life potential is greater than its **standard physical asset life**;
  - (c) 'refurbished asset' means an asset on which work (other than maintenance) has been carried out resulting in an extension to its physical service life potential;
  - (d) 'reduced life asset' means an asset determined by **Transpower** to have a physical service life potential shorter than its **standard physical asset life**;
  - (e) 'stranded asset' means an asset-
    - (i) that has an opening RAB value; and
    - (ii) in respect of which, on application by Transpower and in accordance with any process for the purpose specified in an IPP determination, the Commission has determined a service life potential shorter than its standard physical asset life; and
  - (f) 'composite asset' means a configuration of two or more assets that is not capable of operation in the absence of any of those assets.

# 2.2.7 Value of commissioned assets

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

- (a) an intangible asset, unless it is-
  - (i) a **finance lease**; or
  - (ii) an identifiable non-monetary asset,

is nil;

- (b) an **easement** created by **Transpower** in respect of **easement land**, is limited to the sum of-
  - (i) legal and administrative costs incurred by **Transpower** in relation to the **easement's** creation;
  - (ii) compensation, determined by a valuer, for any amount that would otherwise have been paid by Transpower on arm's-length terms to a third party owner of easement land as compensation for the permanent and material reduction in the value of the land or disruption, on account of the easement's creation; and
  - (iii) the cost of financing the purchase of the **easement land**, determined in respect of the period on and from the date of acquisition until the **easement's** creation,

where any gain or loss made by **Transpower** on the sale or disposal of the **easement land** is ignored;

- (c) easement land, is nil;
- (d) an asset used in providing electricity transmission services pursuant to a new investment contract, is nil;
- (e) a **network spare** whose cost is not treated wholly as or part of the cost of an asset under **GAAP**, is nil;
- (f) an asset-
  - (i) acquired from another regulated supplier; and
  - used by that regulated supplier in the supply of regulated goods or services,

is limited to the unallocated closing RAB value of the asset that would have applied for the other **regulated supplier**, had the asset not been acquired by **Transpower** 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 other **regulated supplier**);

(g) an asset that was previously used by Transpower in its supply of other regulated goods or services is limited to the unallocated opening RAB value of the asset in relation to those other regulated goods or services as on the day before the commissioning date (as 'unallocated opening RAB value' is defined in the **input methodologies** applying to the **regulated goods or services supplied** by **Transpower**); and

- (h) an asset acquired from a **related party** other than an asset to which paragraphs (f) or (g) apply is-
  - (i) its depreciated historic cost in respect of the related party determined by applying GAAP as on the day before the acquisition by the Transpower; or
  - (ii) where sufficient records do not exist to establish this cost, its market value as at its **commissioning date** as determined by a **valuer**.
- (2) When applying **GAAP** for the purpose of subclause (1), the cost of financing-
  - (a) is applicable only in respect of the period commencing on the date the asset becomes a works under construction and terminating on its commissioning date; and
  - (b) calculated using a rate not greater than **Transpower's** weighted average of borrowing costs for each applicable **disclosure year**.
- (3) For the purposes of subclause (2)(b), the 'weighted average of borrowing costs' is calculated for a **disclosure year** using principles set out in **GAAP**, where:
  - the cost of financing rate is the weighted average of the costs applicable to borrowings in respect of capital expenditure that are outstanding during the disclosure year;
  - (b) the total costs applicable to borrowings outstanding, as used in calculating the weighted average, must include costs of borrowings made specifically for the purpose of any particular –
    - (i) capital expenditure projects; or
    - (ii) capital expenditure programmes; and
  - (c) the amount of borrowing costs capitalised during the **disclosure year** must not exceed the amount of borrowing costs incurred during the **disclosure year**.
- (4) For the avoidance of doubt-
  - (a) revenue derived in relation to works under construction that is not included in regulatory income under an ID determination or preceding regulatory information disclosure requirements reduces the cost of an asset by the amount of the revenue where such reduction is not otherwise made under GAAP;
  - (b) where expenditure on an asset which forms part of the cost of that asset under **GAAP** is incurred by **Transpower** after the asset was first

**commissioned**, such expenditure may be treated, at **Transpower's** election, as relating to-

- (i) that asset; or
- (ii) a separate asset.

## 2.2.8 Value of found assets

- (1) Found asset means, in relation to a **disclosure year**, an asset-
  - (a) other than **easement land**;
  - (b) other than an intangible asset, unless it is-
    - (i) a finance lease; or
    - (ii) an identifiable non-monetary asset; and
  - (c) not having a **commissioning date** in the **disclosure year** in question;
  - (d) the value of which-
    - (i) is not included as an **unallocated opening RAB value** in the **disclosure year** in question nor was so included in any prior disclosure year in accordance with clause 2.2.3(1); and
    - (ii) was not included in an **unallocated closing RAB value** in any prior **disclosure year** in accordance with clause 2.2.3(2); and
  - (e) first determined by **Transpower** in the **disclosure year** in question to have a **commissioning date** after the **disclosure year** 2011.
- (2) The value of found asset for a **found asset** is-
  - (a) its cost calculated consistently 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; and
    - (ii) in all other cases, its market value as determined by a valuer as at the date that the asset was first determined by Transpower to have been commissioned in a prior disclosure year after the disclosure year 2011.

#### 2.2.9 Adjustment to asset values and establishment of RCP1 pseudo asset

- (1) Each asset with a **commissioning date** in the period commencing
  - (a) on the first day of **disclosure year** 2012; and
  - (b) ending on the last day of the **disclosure year** 2015

shall have its values calculated pursuant to-

- (c) clause 2.2.3(1); and
- (d) clause 2.2.3(3),

for the **disclosure year** 2016 adjusted by the amounts necessary to produce the value for each asset as if **depreciation** had applied for the **disclosure year** in which the asset's **commissioning date** occurred.

- (2) The 'RCP1 psuedo asset' is an asset established as of the first day of the **disclosure** year 2016 with-
  - (a) an **unallocated opening RAB value** equal to the sum of adjustments for all assets made under subclause (1) in respect of clause 2.2.3(1); and
  - (b) an **opening RAB value** equal to the sum of all adjustments for all assets made under subclause (1) in respect of clause 2.2.3(3).

# SUBPART 3 Treatment of taxation

- 2.3.1 <u>Regulatory tax allowance</u>
- (1) Regulatory tax allowance is determined by applying the **tax rules** and the **corporate tax rate** to the 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) 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; and
  - (c) the effect of any-
    - (i) tax losses (other than those produced from the **supply** of **electricity transmission services**); and
    - (ii) subvention payment,

made by Transpower must be ignored.

(4) For the purpose of subclause (3)(a), 'notional deductible interest' means the amount determined in accordance with the formula-

(*sum of* **opening RAB values** × **leverage** × **cost of debt**) + **term credit spread differential allowance**.

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

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

tax asset value  $\times$  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) 'tax depreciation rules' means the **tax rules** that relate to the determination of depreciation allowances for tax purposes;
  - (b) 'adjusted tax value' has the same meaning as in the tax depreciation rules.
- (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.
- (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 Subpart 2, the value obtained in accordance with the formula-

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

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

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

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

## SUBPART 4 Cost of capital

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

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

- (2) The **Commission** will determine a mid-point estimate of post-tax **WACC** for each **disclosure year** -
  - (a) in respect of the 5 years commencing on the first day of the **disclosure year** in question;
  - (b) within 1 month of the start of the disclosure year in question; and
  - (c) in accordance with the formula-

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

(3) In this clause-

#### L is leverage;

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

 $r_{f} + p + d;$ 

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

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

 $T_c$  is the average corporate tax rate;

- $r_f$  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;

 $\beta_e$  is the equity beta; and

TAMRP is the tax-adjusted market risk premium.

- (4) For the purpose of this clause-
  - (a) the 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 values specified in or determined in accordance with clause 2.4.2; and
  - (b) the risk-free rate must be estimated in accordance with clause 2.4.3.

# 2.4.2 Fixed WACC parameters

- (1) Leverage is 42%.
- (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**.
- (4) The 'average corporate tax rate' is the average of the **corporate tax rates** that, as at the date that the estimation is made, will apply during the 5 year period commencing on the first day of the **disclosure year** in question.
- (5) 'Equity beta' is 0.60.
- (6) 'Debt issuance costs' are 0.2%.
- (7) 'Tax-adjusted market risk premium' is, for a 5 year period commencing on the first day of a **disclosure year**, 7.0%.

# 2.4.3 Methodology for estimating risk-free rate

The Commission will estimate a risk-free rate-

- (a) for each **disclosure year**; and
- (b) within 1 month of the start of the disclosure year in question,

by-

- (c) obtaining, for notional benchmark New Zealand government New Zealand dollar denominated nominal bonds the wholesale market linearly-interpolated bid yield to maturity, for a residual period to maturity equal to 5 years on each **business day** in the 3 months preceding the start of the **disclosure year**;
- (d) calculating the annualised interpolated bid yield to maturity for each **business day**; and

- (e) calculating the unweighted arithmetic average of the daily annualised interpolated bid yields to maturity.
- 2.4.4 Methodology for estimating average debt premium
- (1) The **Commission** will determine an estimate of an amount for the **average debt premium**-
  - (a) for each **disclosure year**; and
  - (b) within 1 month of each disclosure year.
- (2) For the purpose of subclause (1), 'average debt premium' means the simple arithmetic average of the five **debt premium** values estimated in accordance with subclauses (4), (5) and (6) for:
  - (a) the current **debt premium reference year**; and
  - (b) the four previous **debt premium reference years**.
- (3) For the purpose of subclause (2)(a), 'current debt premium reference year' refers to the **debt premium reference year** that contains the start of the **disclosure year**.
- (4) For the **debt premium reference year** 2017 or earlier, the following **debt premium** values apply-
  - (a) 2013 = 2.24%;
  - (b) 2014 = 2.04%;
  - (c) 2015 = 1.76%;
  - (d) 2016 = 1.59%; and
  - (e) 2017 = 1.59%.
- (5) Debt premium means the spread between-
  - (a) the bid yield to maturity on vanilla NZ\$ denominated bonds that-
    - (i) are issued by an **EDB** or a **GPB**;
    - (ii) are publicly traded;
    - (iii) have a qualifying rating of grade BBB+; and
    - (iv) have a remaining term to maturity of 5 years; and
  - (b) the contemporaneous interpolated bid yield to maturity of benchmark New Zealand government New Zealand dollar denominated nominal bonds having a remaining term to maturity of 5 years.
- (6) For the purpose of subclause (2), the amount of the debt premium will be estimated by-
  - (a) identifying publicly traded vanilla NZ\$ denominated bonds issued by a qualifying issuer that are-

- (i) investment grade credit rated; and
- (ii) of a type described in the paragraphs of subclause (7);
- (b) in respect of each bond identified in accordance with paragraph (a)-
  - (i) obtaining its wholesale market annualised 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 subparagraph (ii) from the yield obtained in accordance with subparagraph (i),

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

- (c) 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 (7), 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 **EDB** or a **GPB** that is neither 100% owned by the Crown nor a **local authority**;
  - (ii) is publicly traded;
  - (iii) has a qualifying rating of grade BBB+; and
  - (iv) has a remaining term to maturity of 5 years.
- For the purpose of subclauses (6)(a) and (6)(d), the Commission will have regard, subject to subclause (8), to the spreads observed on the following types of vanilla NZ\$ denominated bonds issued by a qualifying issuer:
  - (a) those that-
    - (i) have a qualifying rating of grade BBB+; and
    - (ii) are issued by an EDB or a GPB that is neither 100% owned by the Crown nor a local authority;
  - (b) those that-

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- (i) have a **qualifying rating** of grade BBB+; and
- (ii) are issued by an entity other than an EDB or a GPB that is neither 100% owned by the Crown nor a local authority;
- (c) those that-
  - (i) have a qualifying rating of a grade different to BBB+; and
  - (ii) are issued by an **EDB** or a **GPB** that is neither 100% owned by the Crown nor a **local authority**;
- (d) those that-
  - (i) have a **qualifying rating** of a grade different to BBB+; and
  - (ii) are issued by an entity other than an **EDB** or a **GPB** that is neither 100% owned by the Crown nor a **local authority**; and
- (e) those that are-
  - (i) investment grade credit rated; and
  - (ii) issued by an entity that is 100% owned by the Crown or a **local authority**.
- (8) For the purpose of subclause (7) -
  - (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 (7);
  - (b) the spread on any bond of the type described in subclause (7) that has a remaining term to maturity of less than 5 years will ordinarily be considered to be the minimum spread that would reasonably be expected to apply on an equivalently credit-rated bond issued by the same entity with a remaining term to maturity of 5 years; and
  - (c) the **Commission** will adjust spreads observed on bonds described under subclauses (7)(b) to (7)(e) to approximate the spread that is likely to have been observed had the bonds in question been of the type described in subclause (7)(a).
- (9) For the purposes of subclause (6)(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.
- 2.4.5 Methodology for estimating the WACC range and the 67th percentile of WACC
- (1) The Commission will determine a WACC range for each mid-point estimate of WACC-
  - (a) for each disclosure year; and

- (b) within 1 month of the start of the disclosure year in question.
- (2) For the purpose of subclause (1), 'WACC range' means the values falling between the 25th percentile and 75th percentile, inclusive, of the **mid-point estimate of WACC**.
- (3) For the purpose of subclause (2)-
  - (a) the **mid-point estimate of WACC** must be treated as the 50th percentile; and
  - (b) the
    - (i) 75th percentile must be determined in accordance with the formulamid-point estimate of WACC + 0.674 x standard error; and
    - (ii) 25th percentile must be determined in accordance with the formulamid-point estimate of WACC - 0.674 x standard error,

where the **standard error** of the relevant **mid-point estimate of WACC** is 0.0101.

- (4) The **Commission** will determine a 67th percentile estimate of vanilla **WACC** and posttax **WACC** –
  - (a) for each **disclosure year**; and
  - (b) within 1 month of the start of the **disclosure year** in question.
- (5) For the purpose of subclause (4)-
  - (a) the **mid-point estimate of WACC** must be treated as the 50th percentile; and
  - (b) the 67th percentile must be determined in accordance with the formulamid-point estimate of WACC + 0.440 x standard error,

where the **standard error** of the relevant **mid-point estimate of WACC** is 0.0101.

#### 2.4.6 Publication of estimates relating to cost of capital

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

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

#### 2.4.7 Qualifying debt

- (1) Qualifying debt means a line of debt-
  - (a) with an original tenor greater than 5 years; and
  - (b) issued by **Transpower**.

2.4.8 Term credit spread difference

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

 $T \times U$ ,

where-

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

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

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

whichever is the shorter.

- 2.4.9 Methodology for estimating term credit spread differential
- (1) This clause applies to the determination of the amount of any term credit spread differential in respect of a qualifying debt for the purpose of disclosure pursuant to an ID determination of a-
  - (a) term credit spread differential allowance; or
  - (b) term credit spread differential.
- (2) Disclosure to which this clause applies may only be made by **Transpower** if its debt portfolio, as at the date of its most recently published audited financial statements, has a weighted average original tenor greater than 5 years.
- (3) Term credit spread differential is the amount determined in accordance with the formula-

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

where-

- (a) 'A' is the sum of the **term credit spread difference** and debt issuance cost re-adjustment;
- (b) 'B' is the book value of Transpower's total interest-bearing debt as at Transpower's balance date in its audited financial statements published in the disclosure year;
- (c) 'C' is **leverage**; and
- (d) 'D' is the average of-
  - (i) the sum of opening RAB values; and

- (ii) the sum of closing RAB values.
- (4) For the purpose of subclause (3)(a), the 'debt issuance cost re-adjustment' is the amount determined in accordance with the formula-

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

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

## PART 3 INPUT METHODOLOGIES APPLYING TO INDIVIDUAL PRICE-QUALITY PATH

## SUBPART 1 Specification of price

#### 3.1.1 Price

For the purpose of s 53M(1)(a) of the **Act**, the maximum revenues that may be recovered by **Transpower** will be specified in a s 52P determination as a total revenue cap, net of-

- (a) the sum of **pass-through costs**; and
- (b) the sum of **recoverable costs**.

#### 3.1.2 Pass-through cost requirements

- (1) A pass-through cost is a cost that-
  - (a) is listed in subclause (2); or
  - (b) is a **levy**, other than one listed in subclause (2), that meets the criteria specified in subclause (3).
- (2) For the purpose of subclause (1)(a), the costs are-
  - (a) rates on system fixed assets paid or payable by **Transpower** to a **local authority** under the Local Government (Rating) Act 2002; and
  - (b) levies payable under regulations made under-
    - (i) <u>under regulations made under s 53ZE of the Act;-or</u>
    - (ii) under regulations made under the Electricity Industry Act 2010-; or
       (iii)(iii)by all members of the Energy Complaints Scheme operated by
       Utilities Disputes Limited being the approved scheme under
       Schedule 4 of the Electricity Industry Act 2010.
- (3) For the purpose of subclause (1)(b), the criteria are that the **levy**-
  - (a) is-
    - (i) associated with the provision of electricity transmission services;
    - (ii) outside the control of **Transpower**;
    - (iii) not a **recoverable cost**;
    - (iv) appropriate to be passed through to Transpower's customers; and
    - (v) one in respect of which provision for its partial or full recovery is not made explicitly or implicitly in the **IPP**;
  - (b) was reasonably unforeseen at the time the **IPP determination** was made; and
  - (c) comes into effect during any **disclosure year** commencing in a **regulatory period**.

# (4) In this clause, 'levy' means a tax, charge or fee directly imposed by or under legislation-

#### <del>(a) on-</del>

#### (i) Transpower alone; or

(ii) a class of persons (other than the general public or businesses in general) that includes **Transpower**; or

#### (b) in relation to electricity transmission services.

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

#### (1) A recoverable cost is a cost that is-

- (a) any amount that is-
  - (i) an **opex incentive amount**; or
  - (ii) a positive net balance determined in accordance with clause 3.6.6(2), provided that any requirements pursuant to an **ID determination** regarding **auditor** certification of any value determined in accordance with that clause have been met;
- (b) subject to subclause (2), an instantaneous reserves availability charge, being a charge allocated to **Transpower** under-
  - (i) clause 8.59 of the Electricity Industry Participation Code; or
  - (ii) any Act or regulations that replace that rule,

net of any rebate received by **Transpower** in accordance with clause 8.65 of the Electricity Industry Participation Code;

- (c) a transmission alternative operating cost, subject to the requirements in subclause (3), not to exceed the-
  - (i) actual transmission alternative operating cost incurred by **Transpower**; or
  - (ii) upper limit of transmission alternative operating costs approved in accordance with subclause (3),
     whichever is lower;
- (d) in relation to a major capex project that has been approved by the Commission under the Capex IM, and subject to the requirements in subclause (3), any operating costs
  - (i) incurred after the date of approval of the **major capex project** and in relation to the **major capex project**;
  - (ii) are not otherwise able to be recovered as part of the major capex allowance on the basis that the costs are not capital expenditure; and

- (iii) where the sum of the operating costs and the major capex approved by the Commission in relation to the major capex project does not exceed the major capex allowance; and
- (e) an amount determined by the **Commission** and specified in the **IPP determination** following a reconsideration and amendment of the **IPP** under clauses 3.7.4(1)(a)(i) and 3.7.5(1) for the prudent net additional operating costs, in excess of those provided in the **IPP determination**, incurred in responding to a **catastrophic event-**; and
- (e)(f) any levy payable to Fire and Emergency New Zealand under the Fire and Emergency New Zealand Act 2017.
- (2) For the purpose of subclause (1)(b), an instantaneous reserves availability charge excludes-
  - (a) any 'event charges' payable by Transpower, as defined under-
    - (i) rule 8.64 of the Electricity Industry Participation Code, or
    - (ii) any Act or regulations that replace that rule;
  - (b) 50% of any such charge incurred by Transpower, except one incurred as a direct result of decommissioning of Pole 1 of the HVDC link, in relation to an asset remaining out of service after an initial period of 14 consecutive days out of service, insofar as the cumulative amount so incurred is less than or equal to 1% of Transpower's forecast MAR for the disclosure year in which the event causing the asset to be out of service commences, as specified in the IPP determination;
  - (c) any such charge treated as capital expenditure (in accordance with GAAP) by Transpower in relation to the control systems integration of Pole 2 and the commissioning of Pole 3 of the HVDC link; and
  - (d) any such charge that is treated as having been inefficiently incurred under **GAAP**.
- (3) For the purpose of subclause (1)(c) and subclause (1)(d), the requirements are that the cost must-
  - (a) be operating expenditure;
  - (b) be incremental to the **operating expenditure** allowance specified by the **Commission** in the **IPP determination**; and
  - (c) have been approved by the-
    - (i) **Electricity Commission** under Part F of the Electricity Governance Rules 2003;
    - (ii) Commission in accordance with s 54R(3)(b) of the Act; or
    - (iii) **Commission** in accordance with any input methodology determined pursuant to s 54S of the **Act**.

- (4) In this clause-
  - (a) 'Act' and 'Regulations' have the same meanings as defined in s 29 of the Interpretation Act 1999; and
  - (b) 'Electricity Industry Participation Code' has the same meaning as 'code' is defined in the Electricity Industry Act 2010.

## SUBPART 2 Cost allocation

- 3.2.1 Cost allocation
- (1) For the purpose of making an IPP determination, information provided to the Commission by Transpower regarding Transpower's operating costs and capital expenditure, whether actual or forecast, must be provided in accordance with clause 2.1.1 with necessary modifications.
- (2) For the avoidance of doubt, in applying subclause (1), any reference to 'any requirement in an **ID determination**' in Subpart 1 of Part 2 means 'any requirement specified by the **Commission**'.

## SUBPART 3 Asset valuation

#### 3.3.1 Asset valuation

For the purpose of making an IPP determination-

- (a) the value of an asset; and
- (b) any allowance for depreciation,

must be determined in accordance with the **input methodologies** specified in Subpart 2 of Part 2, with necessary modifications to allow-

- (c) such values or allowances to be calculated on a forecast basis where required; and
- (d) for the purposes of determining forecast MAR and associated annual wash-ups, the determination of the value of commissioned asset by reference to approved amounts of capital expenditure.

## SUBPART 4 Treatment of taxation

#### 3.4.1 <u>Treatment of taxation</u>

(1) For the purpose of making an IPP determination, Transpower's regulatory tax allowance whether on an actual or forecast basis, must be determined in accordance with the input methodologies specified in Subpart 3 of Part 2 with necessary modifications. (2) For the avoidance of doubt, in applying subclause (1), 'as determined in accordance with an **ID determination'** in clause 2.3.1(2) shall be construed as 'as specified by the **Commission**'.

## SUBPART 5 Cost of capital

- 3.5.1 Methodology for estimating weighted average cost of capital
- (1) The Commission will determine a mid-point estimate of vanilla WACC-
  - (a) as of the first **business day** of the month 7 months prior to the start of each **regulatory period**;
  - (b) in respect of a 5 year period;
  - (c) no later than 6 months prior to the start of each regulatory period; and
  - (d) in accordance with the formula-

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

- (2) The Commission will determine a mid-point estimate of post-tax WACC-
  - (a) as of the first business day of the month 7 months prior to the start of each regulatory period;
  - (b) in respect of a 5 year period;
  - (c) no later than 6 months prior to the start of each regulatory period; and
  - (d) in accordance with the formula $r_d (1 - T_c)L + r_e (1 - L).$
- (3) In this clause-
  - L is **leverage**;
  - $r_d$  is the cost of debt and is estimated in accordance with the formula:

 $r_{f} + p + d;$ 

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

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

- $T_c$  is the average corporate tax rate;
- *r<sub>f</sub>* is the risk-free rate;
- *p* is the **average debt premium**;
- *d* is the debt issuance costs;
- $T_i$  is the average investor tax rate;
- $\beta_e$  is the equity beta; and

TAMRP is the tax-adjusted market risk premium.

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- (4) For the purpose of this clause-
  - (a) the fixed WACC parameters comprising average investor tax rate, equity beta, the debt issuance costs and tax-adjusted market risk premium are the values specified in or determined in accordance with clause 3.5.2;
  - (b) the risk-free rate must be estimated for the first **business day** of the month 7 months preceding the start of the **regulatory period** in accordance with clause 3.5.3; and
  - (c) the amount of the average debt premium must be estimated for the first business day of the month 7 months preceding the start of the regulatory period in accordance with clause 3.5.4.

## 3.5.2 Fixed WACC parameters

- (1) Leverage is 42%.
- (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 **regulatory period** in question.
- (3) For the purpose of subclause (2), 'investor tax rate' is, for each **disclosure year**, the maximum **prescribed investor rate** that, as at the date that the estimation is made, will apply at the start of the **regulatory period** to an individual who is-
  - (a) resident in New Zealand; and
  - (b) an investor in a **multi-rate PIE**.
- (4) 'Equity beta' is 0.60.
- (5) 'Debt issuance costs' are 0.2%.
- (6) 'Tax-adjusted market risk premium' is, for a 5 year period commencing on the first day of the **regulatory period**, 7.0%.

#### 3.5.3 <u>Methodology for estimating risk-free rate</u>

The Commission will estimate a risk-free rate-

- (a) as of the first **business day** of the month 7 months prior to the start of each **regulatory period**;
- (b) in respect of a 5 year period; and
- (c) no later than 6 months prior to the start of each regulatory period,

by-

- (d) obtaining, for notional benchmark New Zealand government New Zealand dollar denominated nominal bonds the wholesale market linearly-interpolated bid yield to maturity, for a residual period to maturity equal to 5 years on each **business day** in the 3 month period of 8 to 10 months prior to the start of each **regulatory period**;
- (e) calculating the annualised interpolated bid yield to maturity for each **business day**; and

- (f) calculating the unweighted arithmetic average of the daily annualised interpolated bid yields to maturity.
- 3.5.4 Methodology for estimating average debt premium
- (1) The **Commission** will determine an estimate of an amount for the **average debt premium**-
  - (a) for each **regulatory period**; and
  - (b) no later than 6 months prior to the start of each regulatory period.
- (2) For the purpose of subclause (1), 'average debt premium' means the simple arithmetic average of the five **debt premium** values estimated in accordance with clause 2.4.4(6) for-
  - (a) the current **debt premium reference year**; and
  - (b) the four previous **debt premium reference years**.
- (3) For the **debt premium reference year** 2017 or earlier, the following **debt premium** values apply-
  - (a) 2013 = 2.24%;
  - (b) 2014 = 2.04%;
  - (c) 2015 = 1.76%;
  - (d) 2016 = 1.59%; and
  - (e) 2017 = 1.59%.
- 3.5.5 Methodology for estimating 67th percentile of vanilla and post-tax WACC
- (1) The Commission will determine a 67th percentile estimate of vanilla WACC-
  - (a) for each **regulatory period**; and
  - (b) no later than 6 months prior to the start of each **regulatory period**.
- (2) The Commission will determine a 67<sup>th</sup> percentile estimate of post-tax WACC-
  - (a) for each regulatory period; and
  - (b) no later than 6 months prior to the start of each regulatory period.
- (3) For the purposes of subclause (1) or (2), the 67th percentile must be determined in accordance with the formula-

#### mid-point estimate of WACC + 0.440 × standard error,

#### where the standard error of the mid-point estimate of WACC is 0.0101.

#### 3.5.6 Publication of estimates

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

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

#### 3.5.7 Use of published estimates of WACC

For the purpose of setting a price path in an **IPP determination**, the **WACC** published in accordance with clause 3.5.6 most recently prior to the start of the **regulatory period** in question must be applied in respect of each **disclosure year** commencing in the **regulatory period**.

#### 3.5.8 Methodology for estimating term credit spread differential

- (1) This clause applies to the determination of the amount of any **term credit spread differential** in respect of a **qualifying debt** for the purpose of determining a **term credit spread differential allowance** in an **IPP determination**.
- (2) The Commission will only determine a term credit spread differential allowance if Transpower's debt portfolio, as at the date of its most recently published audited financial statements, has a weighted average original tenor greater than 5 years.
- (3) Term credit spread differential is the amount determined in accordance with the formula-

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

where-

- (a) 'A' is the sum of the **term credit spread difference** and debt issuance cost re-adjustment;
- (b) 'B' is the book value of Transpower's total interest-bearing debt as at the balance date of Transpower's financial statements audited and published most recently before the IPP determination is made;
- (c) 'C' is **leverage**; and
- (d) 'D' is the average of-
  - (i) the sum of opening RAB values; and
  - (ii) the sum of closing RAB values.
- (4) For the purpose of subclause (3)(a), the 'debt issuance cost re-adjustment' is determined in accordance with the formula-

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

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

## SUBPART 6 Incremental rolling incentive scheme

## SECTION 1 Annual IRIS incentive amounts for operating expenditure

3.6.1 <u>Calculation of annual IRIS incentives for operating expenditure as recoverable costs</u>

- (1) **Transpower** must calculate an **opex incentive amount** for each **disclosure year** of each **regulatory period**, subject to subclause (2).
- (2) **Transpower** shall not calculate an **opex incentive amount** for any **disclosure year** commencing prior to 1 April 2020.

#### 3.6.2 How to calculate opex incentive amounts

- (1) The 'opex incentive amount' for a disclosure year is an amount equal to the sum of-
  - (a) all **amounts carried forward** into that **disclosure year** from a **disclosure year** in a preceding **regulatory period**; and
  - (b) where an adjustment to the opex incentive is applicable under clause 3.6.4(1), the amount calculated in accordance with the following formula for a disclosure year in the regulatory period-

the amount calculated in accordance with the following formula for a **disclosure year** in the **regulatory period**-

$$\begin{pmatrix} Adjustment to the opex incentive \\ l-1 \end{pmatrix} \times (1+r)^{y+0.5} \\ \begin{pmatrix} Adjustment to the opex incentive \\ l-1 \end{pmatrix} \times (1+r)^{y-1}$$

where-

- *I* is the number of **disclosure years** in the **regulatory period**;
- *r* is the **cost of debt** applying to the **IPP** in question; and
- y is the number of **disclosure years** preceding the **disclosure year** in question in the **regulatory period**.

```
(i) where subclause (2) applies, nil.
```

- (2) For the purpose of subclause 3.6.2(1)(b)(ii), 'nil' applies for-
  - (a) the first disclosure year of the regulatory period; or
  - (b) a **disclosure year** in a **regulatory period** commencing prior to 1 April 2020.

#### 3.6.3 How to calculate the amount carried forward to subsequent disclosure years

- (1) An 'amount carried forward' must be calculated for each **disclosure year** of a **regulatory period**, subject to subclause (5).
- (2) The 'amount carried forward' for the first **disclosure year** of a **regulatory period** is calculated in accordance with the formula–

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forecast  $opex_t - actual opex_t$ 

where-

- *t* means the **disclosure year** in question.
- (3) The 'amount carried forward' for a **disclosure year** that is not the first or last **disclosure year** of a **regulatory period** is calculated in accordance with the formula–

(forecast opex<sub>t</sub> - actual opex<sub>t</sub>) - (forecast opex<sub>t-1</sub> - actual opex<sub>t-1</sub>)

where-

- t means the **disclosure year** in question; and
- *t-1* means the **disclosure year** preceding the **disclosure year** in question.
- (4) The 'amount carried forward' for the last **disclosure year** of a **regulatory period** is nil.
- (5) **Transpower** shall not calculate an **amount carried forward** for any **disclosure year** commencing prior to 27 November 2014.
- (6) Each **amount carried forward** is notionally carried forward from the **disclosure year** in respect of which it is calculated into each of the subsequent 5 **disclosure years**.
- (7) 'Forecast opex', subject to clause 3.6.5, is, for a disclosure year, the amount of forecast operating expenditure specified by the Commission for the relevant disclosure year in an IPP determination for the purpose of calculating an opex incentive amount.
- (8) 'Actual opex' is the amount of **operating costs** allocated to **electricity transmission services** for the relevant **disclosure year** calculated in accordance with Part 2.
- 3.6.4 <u>How to calculate the adjustment to the opex incentive in the second year of a</u> regulatory period
- (1) An adjustment to the opex incentive must be calculated for the second disclosure year of the regulatory period in accordance with the formula–

base year adjustment term + baseline adjustment term.

(2) The 'base year adjustment term' is calculated in accordance with the formula-

$$\left(\frac{(\text{forecast opex}_{t-1} - \text{actual opex}_{t-1}) - (\text{forecast opex}_{t-2} - \text{actual opex}_{t-2})}{(1 + WACC)^4}\right)$$

where-

- WACC means the 67<sup>th</sup> percentile estimate of WACC as determined by the Commission and as applied by the Commission in determining the price path for Transpower's current IPP;
- *t-1* means the **disclosure year** immediately prior to the current **regulatory period**; and

- *t-2* means the **disclosure year** commencing two years prior to the current **regulatory period**.
- (3) The 'baseline adjustment term' is calculated in accordance with the formula-

```
non-recurrent differences in penultimate year
```

```
×
((1-(1+WACC)<sup>-6</sup>)/WACC)
×
(1+WACC)<sup>2</sup>
where–
non-recurrent differences
```

non-recurrent differences in penultimate year means the amount calculated in accordance with subclause (4); and

- WACC means the 67<sup>th</sup> percentile estimate of WACC as determined by the Commission and as applied by the Commission in determining the price path for Transpower's current IPP.
- (4) 'non-recurrent differences in penultimate year' is an amount determined by the Commission, having regard to the views of interested persons, attributable to the impact of non-recurrent factors which cause differences between forecast opex and actual opex in the penultimate disclosure year of the preceding regulatory period, and notified to Transpower.

## SECTION 2 Price-quality path amendments and other events

- 3.6.5 <u>Calculating incentive adjustments for IPP amendments and other events</u>
- (1) Where an **IPP** is amended following–
  - (a) a **catastrophic event**;
  - (b) a change event;
  - (c) an error event; or
  - (d) provision of false or misleading information,

the **forecast opex** required to be used by **Transpower** to calculate the **amount carried forward** for the **disclosure year** in which the event occurred and each subsequent **disclosure year** prior to the effective date of the amendment to the **IPP**, is the amount specified by the **Commission** in the amended **IPP**.

- (2) Where an alteration to Part 2 or **ID determination** requirements affecting the quantification of **operating costs** allocated to **electricity transmission services** occurs in a **disclosure year** and–
  - (a) the **Commission** considers; or
  - (b) Transpower satisfies the Commission upon application,

that the alteration has, or is likely to have, a material effect on the calculation of the **opex incentive amount** that would otherwise have been calculated by **Transpower**, then the **forecast opex** required to be used by **Transpower** to calculate the **amount carried forward** for that **disclosure year** and each subsequent **disclosure year** in the **regulatory period** may be determined by the **Commission**, and notified to **Transpower**, in order to preserve, to the extent appropriate—

- (c) the correct outcomes for expenditure efficiencies achieved before the event; and
- (d) the relevant incentive properties after the event.

## SECTION 3 Transitional provisions

- 3.6.6 Determination of amount to be taken into account as a recoverable cost
- (1) Each **incremental change** and **incremental adjustment term** is carried forward from the **disclosure year** in respect of which it was determined into each of the subsequent 5 **disclosure years** by applying the **inflation rate**.
- (2) In each of the **disclosure years** into which an amount has been carried pursuant to subclause (1), a net balance must be determined by addition of-
  - (a) any incremental changes carried forward into that disclosure year; and
  - (b) any incremental adjustment term carried into that disclosure year.

## SUBPART 7 Reconsideration of an individual price-quality path

3.7.1 Catastrophic event

Catastrophic event means an event-

- (a) beyond the reasonable control of **Transpower**;
- (b) that could not have been reasonably foreseen by **Transpower** at the time the most recent **IPP determination** was made; and
- (c) in respect of which-
  - action required to rectify its adverse consequences cannot be delayed until a future regulatory period without the grid outputs associated with the revenue-linked grid output measures being outside the range specified by the relevant cap and collar in the remaining disclosure years of the regulatory period;
  - (ii) remediation requires either or both of capital expenditure or operating expenditure during the regulatory period;
  - (iii) the full costs of remediation are not provided for in that **IPP determination**; and
  - (iv) the cost of remediation net of any insurance or compensatory entitlements has had or will have an impact on the price path over

the **disclosure years** of the **IPP** remaining on and after the first date at which a remediation cost is proposed to be or has been incurred, by an amount at least equivalent to 1% of the aggregated **forecast MARs** for the **disclosure years** of the **IPP** in which the cost was or will be incurred.

#### 3.7.2 Change event

Change event means-

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

legislative or regulatory requirement applying to **Transpower** the effect of which-

- (c) must take place during the current **regulatory period**;
- (d) is not explicitly or implicitly provided for in the **IPP**; and either-
- (e) necessitates incurring additional reasonable costs in responding to the change or new requirement that has had or will have an impact on the price path of the **disclosure years** of the **regulatory period** in which the change or new requirement applies of at least 1% of the aggregate amount of the **forecast MARs** for the **disclosure years** in which the net costs are or will be incurred; or
- (f) causes an **input methodology** to become incapable of being applied.

#### 3.7.3 Error event

- (1) 'Error event' means, subject to subclause (2), a clearly unintended circumstance identified by the **Commission** where the **IPP** was determined or amended based on an error, including where:
  - (a) incorrect data was used in setting the price path, revenue-linked grid output measure or a quality standard; or
  - (b) data was incorrectly applied in setting the price path, revenue-linked grid output measure or a quality standard.
- (2) For the purposes of subclause (1), an error relating to-
  - (a) the price path will not constitute an error event unless the error has an impact on the price path of an amount equivalent to at least 1% of the aggregate forecast MAR for the affected disclosure years of the IPP; and

(b) the metrics by which quality standards or grid output measures are specified in the IPP will not constitute an error event unless it is an error in the value of the metric.

## 3.7.3A Large buildup in EV account balance

<u>'Large buildup in EV account balance' means a situation where **Transpower** or the **Commission** forecast that the **EV account** balance as of the last day of a **regulatory period** would be, when divided by the number of years in that **regulatory period**, greater than 10% of the **forecast SMAR** for the final **pricing year** in that **regulatory period**.</u>

- 3.7.4 When price-quality paths may be reconsidered
- (1) Transpower's IPP may be reconsidered by the Commission if-
  - (a) the **Commission** considers, or **Transpower** applies to the **Commission** and satisfies the **Commission**, that-
    - (i) subject to subclause (2), a catastrophic event has occurred;
    - (ii) there has been an **error event**;
    - (iii) a change event has occurred; or

(iv) false or misleading information has been provided; or
 (iv)(v)subject to subclauses (5)-(6), a large buildup in EV account balance has been forecasted.

- (2) For the purpose of subclause (1)(a)(i), where the costs to rectify the adverse consequences of a **catastrophic event** are fully covered by-
  - (a) the **IPP** (*e.g.* through an **operating expenditure** allowance for self-insurance); or
  - (b) commercial insurance held by Transpower,

the **Commission** will only reconsider the **grid output targets**, **caps**, **collars**, and **grid output incentive rates** associated with **revenue-linked grid output measures**.

- (3) For the purpose of subclause (1)(a)(iv), 'false or misleading information' means-
  - (a) false or misleading information relating to the making or amending of an **IPP determination** has been knowingly-
    - (i) provided by **Transpower** or any of its agents to the **Commission**; or
    - disclosed pursuant to an ID determination or information disclosure requirements under Subpart 3 of Part 4A of the Act, as continued in force by s 54W of the Act; and
  - (b) the **Commission** relied on that information in making an **IPP** determination.

- (4) The **Commission** will reconsider, in each **disclosure year** commencing in a **regulatory period**, save the last **disclosure year**, the **IPP** in respect of the remaining **disclosure years** commencing in the **regulatory period** to take account of-
  - (a) the revenue impact of major capex approved by the **Commission**; and
  - (b) the revenue impact of any **base capex** approved by the **Commission** for a **listed project**<sub>*i*</sub><del>; and</del>
  - (c)(b) an EV adjustment,

#### on forecast <u>SMAR</u>.

- (5) **Transpower** may only apply for reconsideration of the IPP in respect of the remaining disclosure years commencing in a regulatory period to take account of a forecast of a large buildup in EV account balance within 80 working days after the end of the-
  - (a) first **disclosure year** commencing in that **regulatory period**, in respect of the third to final **pricing years** of that **regulatory period**; or
  - (b) second **disclosure year** commencing in that **regulatory period**, in respect of the fourth **pricing year** of that **regulatory period** and in respect of the fifth **pricing year** of that **regulatory period**, where the **regulatory period** is more than 4 years; or
  - (c) third disclosure year commencing in that regulatory period, in respect of the fifth pricing year of that regulatory period, where the regulatory period is more than 4 years.
- (6) For the purpose of subclause (1)(a)(v), the **Commission** may only reconsider **Transpower's IPP** where a **large buildup in EV account balance** is forecasted prior to-
  - (a) the third **pricing year** commencing in a **regulatory period**, in respect of the remaining **pricing years** of that **regulatory period**; or
  - (b) the fourth pricing year commencing in a regulatory period, in respect of the remaining pricing year or pricing years of that regulatory period; or
  - (d)(c) the fifth **pricing year** commencing in a **regulatory priod**, in respect of the remaining **pricing year** of that **regulatory period**, where the **regulatory period** is more than 4 years.
- 3.7.5 Amending price-quality path after reconsideration
- (1) Where, after reconsidering an IPP, the Commission determines that the IPP should be amended, the Commission may amend either or both of the price path or the grid output targets, caps, collars and grid output incentive rates associated with revenue-linked grid output measures, subject to subclauses (2) and (3).
- (2) The **Commission** must not amend the-
  - (a) price path more than is reasonably necessary to take account of the change in costs net of any insurance or compensatory entitlements; and

- (b) grid output targets, caps, collars and grid output incentive rates associated with revenue-linked grid output measures to mitigate the effect of-
  - (i) the catastrophic event;
  - (ii) the change event;
  - (iii) the error event;
  - (iv) the provision of false or misleading information; or
  - (v) the amendment required to forecast SMAR to account for-
    - (A) the revenue impact of **major capex** approved by the **Commission**; or
      - (B) the revenue impact of any **base capex** approved by the **Commission** for a **listed project**; or
      - (C) an large-buildup in EV account adjustment balance,

as the case may be.

(3) Where the Commission's reconsideration of the IPP was triggered by a catastrophic event, in determining the extent of the amendment required, the Commission will consider the extent to which Transpower has demonstrated that it has reviewed its capital expenditure and operating expenditure plans for the remainder of the regulatory period and made such substitutions as is possible without adversely affecting its ability to meet the grid output targets associated with revenue-linked grid output measures.

# SCHEDULE A STANDARD PHYSICAL ASSET LIVES

## Standard Physical Asset Lives for Transpower

ASSET DESCRIPTION	STANDARD PHYSICAL ASSET LIFE (YEARS)
Substations	55
Transformers	55
Oil Containment	45
Switchgear	45
Reactive Power Plant:	
220/110/66 kV Two Zone Bus Protection	15
22/11 kV Neutral Earthing Resistor	45
Transmission Lines	55