

ISBN 978-1-869458-17-1 Project no. 14.07/0044374

**Public version** 

## Wellington Electricity Lines Limited Electricity Distribution Customised Price-Quality Path Determination 2018

This consolidated version of the principal determination and amendment determination consolidates all amendments as of 20 May 2020.

Publication date: 20 May 2020

**Commerce Commission** 

Wellington, New Zealand

### **Determination version history**

This determination amends the *Electricity Distribution Services Default Price-Quality Path Determination 2015* [2014] NZCC 33, 28 November 2014, as it applies to Wellington Electricity Lines Limited.

Publication date	Decision No.	Determination name	
28 November 2014	[2014] NZCC 33	Electricity Distribution Services Default Price-Quality Path Determination 2015 [2014] NZCC 33	
26 March 2015	[2015] NZCC 9	Electricity Distribution Services (Top Energy Limited) Default Price-Quality Path Amendment Determination 2015	
9 July 2015	[2015] NZCC 18	Electricity Distribution Services (Powerco Limited) Default Price-Quality Path Amendment Determination 2015	
11 May 2017	[2017] NZCC 9	Electricity Distribution Services Default Price-Quality Path (CPP Window) Amendment Determination 2017	
30 November 2017	[2017] NZCC 27	Electricity Distribution Services Default Price-Quality Path (CPP Window) Amendment Determination November 2017	
28 March 2018	[2018] NZCC 6	Wellington Electricity Lines Limited Electricity Distribution Customised Price- Quality Path Determination 2018	
31 March 2020	[2020] NZCC 5	Wellington Electricity Lines Limited Electricity Distribution Customised Price- Quality Path (Allowable Revenue) Amendments Determination 2020	
9 April 2020	[2020] NZCC 9	Wellington Electricity Lines Limited Electricity Distribution Customised Price- Quality Path (Compliance Statement Due Date and Auditor's Report) Amendments Determination 2020	

### Status of this consolidated determination

- We provide consolidated versions of the Commission's determinations for your reference and convenience. Consolidations are not the official version. Official versions of Commission decisions have a decision number and are signed by a member of the Commission.
- The official version of the principal determination and the amendments incorporated into this consolidated version are available on the Commission's website: <a href="https://comcom.govt.nz/regulated-industries/electricity-lines/projects/wellington-electricitys-20182021-cpp">https://comcom.govt.nz/regulated-industries/electricity-lines/projects/wellington-electricitys-20182021-cpp</a>
- The official versions of determinations are also available for inspection at the Commission's office at level 9, 44 The Terrace, Wellington, and printed copies may be purchased at a reasonable price.

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

### 1. Title

1.1 This determination is the Wellington Electricity Lines Limited Electricity Distribution Customised Price-Quality Path Determination 2018.

### 2. Commencement

2.1 This determination takes effect on 1 April 2018.

### 3. Application

- This determination amends the *Electricity Distribution Services Default Price-Quality Path Determination 2015* [2014] NZCC 33, 28 November 2014, as it applies to **Wellington Electricity** to set the customised price-quality path for **Wellington Electricity**, and is made under sections 53Q and 53V of the **Act**.
- 3.2 This determination applies to **Wellington Electricity**, and replaces all terms of the *Electricity Distribution Services Default Price-Quality Path Determination 2015* [2014] NZCC 33, 28 November 2014 as they apply to **Wellington Electricity**.

### 4. Interpretation

- 4.1 Unless the context otherwise requires:
  - (a) terms in bold type in this determination, including its schedules, have the meaning given to those terms in clause 4.2;
  - (b) terms used in this determination that are defined in the **Act** but not in this determination have the same meanings as in the **Act**;
  - (c) for the avoidance of doubt, references to terms from legislation in this determination have the meaning given in the applicable legislation at the time they are applied;
  - (d) terms used in this determination that are defined in the IM determination but not in this determination have the same meanings as in the IM determination;
  - (e) any reference to a period of time is interpreted in accordance with section 35 of the Interpretation Act 1999; and
  - (f) a word which denotes the singular also denotes the plural and vice versa.
- 4.2 In this determination, unless the context otherwise requires,:

67<sup>th</sup> percentile estimate of posttax WACC has the meaning given in the IM determination;

### Α

### Act

means the Commerce Act 1986;

### Actual allowable revenue

#### means:

- (a) for the first **assessment period**, the amount specified in paragraph (2)(a) of Schedule 1.5; and
- (b) for the second to third assessment **periods**, the amount specified in paragraph (2)(b) of Schedule 1.5;

### Actual net allowable revenue

### means:

- (a) for the first assessment period, the amount specified as forecast net allowable revenue for the first assessment period; and
- (b) for the second to third assessment periods, the amount calculated in paragraph (3) of Schedule 1.5;

## Actual pass-through costs and recoverable costs

### means:

- (a) for the first assessment period, the sum of all pass-through costs and recoverable costs that were incurred in the assessment period); and
- (b) for the second to third assessment periods, the sum of all pass-through costs and recoverable costs that were incurred in the assessment period, excluding any recoverable cost that is a revenue wash-up draw down amount;

### **Actual revenue**

means the sum of actual revenue from prices;

### **Actual revenue from prices**

means the sum of each **price** multiplied by each corresponding actual **quantity**;

	7
Amalgamate and Amalgamation	has the meaning given in the $\ensuremath{\text{IM}}$
	determination;

**Annual compliance statement** means a written statement required to be

made by **Wellington Electricity** in respect of the **wash-up amount** calculation, quality standards and transactions under clause 11.4-

11.6;

Assessment period means:

(a) a 12 month period commencing 1 April and ending on 31 March of the following year during the CPP regulatory period, for which compliance with a price-quality path must be demonstrated;

(b) for the purpose of clause 9.1 and 9.3, a 12 month period commencing 1 April and ending on 31 March of the following year, for which compliance with a price-quality path must be demonstrated;

C

Capex incentive amount has the meaning given in the IM

determination;

Class B interruptions means planned interruptions by Wellington

Electricity;

Class C interruptions means unplanned interruptions originating

within the system fixed assets of Wellington

Electricity;

**Commission** means the Commerce Commission as defined

in section 2 of the Act;

**Consumer** has the meaning given in the **IM** 

determination;

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**CPI** has the meaning given in the **IM** 

determination;

**CPP proposal** has the meaning given in the **IM** 

determination;

**CPP regulatory period** means the **regulatory period** 1 April 2018 to

31 March 2021 during which **Wellington Electricity** is subject to a customised price-

quality path;

D

**Director** has the meaning given in the **IM** 

determination;

**Disclosure year** has the meaning given in the **IM** 

determination;

**DPP regulatory period** means the **regulatory period** 1 April 2015 to

31 March 2020;

Ε

Earthquake readiness has the meaning given in the IM

**expenditure determination**, as varied in accordance with

the agreed IM variations as specified in

Schedule 11;

means a supplier of electricity lines services

other than **Transpower**;

Electricity lines services has the meaning given in the IM

determination;

**Extended reserves allowance** has the meaning given in the **IM** 

determination;

F

### Forecast allowable revenue

means the amount calculated for each assessment period as specified in Schedule 1.4;

### Forecast net allowable revenue

### means:

- (a) in respect of the first assessment period:
  - (i) for the purpose of calculating actual net allowable revenue for the third assessment period, the amount calculated in paragraph (9) of Schedule 1.5; and
  - (ii) for all other purposes, the amount specified for that assessment period in Schedule 1.3; and
- (b) in respect of the second and third assessment periods, the amount specified for the relevant assessment period in Schedule 1.3;

### **Forecast opex**

has the meaning given in the **IM determination**;

## Forecast pass-through and recoverable costs

means the sum of all the forecast passthrough costs and forecast recoverable costs, excluding any recoverable cost that is a revenue wash-up draw down amount;

### Forecast revenue from prices

means the amount calculated for each assessment period as specified in Schedule 1.2;

## Forecast value of commissioned asset

has the meaning given in the **IM determination**, as varied in accordance with the agreed IM variations as specified in Schedule 11;

10 |

**IM** determination

means the Electricity Distribution Services
Input Methodologies Determination 2012
[2012] NZCC 26, including, for the avoidance
of doubt, any amendment in effect at the time
of determination of a default price-quality
path or customised price-quality path;

### Independent auditor

means a person who:

- (a) is qualified for appointment as auditor of a company under the Companies Act 1993; and
- (b) has no relationship with, or interest in, Wellington Electricity that is likely to involve the person in a conflict of interest; and
- (c) has not assisted with the preparation of the annual compliance statement or provided advice or opinions (other than in relation to audit reports) on the methodologies or processes used in preparing the annual compliance statement; and
- (d) has the necessary expertise to properly prepare an assurance report required by clause 11.5(e); but
- (e) need not be the same person as the person who audits Wellington
   Electricity accounts for any other purpose;

### Input methodology

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

### Interruption

means, in relation to the conveyance of electricity to a **consumer** by means of a **prescribed voltage electric line**, the cessation of conveyance of electricity to that **consumer** for a period of 1 minute or longer, or disconnection of that **consumer**, other than:

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- (a) in accordance with any requirements in the Electricity Industry Participation Code 2010 relating to extended reserves; or
- (b) as a result of an automatic under voltage, under frequency, or rolling outage scheme or similar arrangement required as part of the system operator services or other instruction from an authorised regulator; or
- (c) for breach of the contract under which the electricity is conveyed; or
- (d) as a result of a request from the **consumer**; or
- (e) as a result of a request by the **consumer's** electricity retailer; or
- (f) for the purpose of isolating an unsafe installation;

### M

### Major event day

means any day where the daily SAIDI value for Class C interruptions or daily SAIFI value for Class C interruptions exceeds the applicable SAIDI unplanned boundary value or SAIFI unplanned boundary value;

### **Major transaction**

has the meaning given in the **IM determination**;

## Maximum allowable revenue after tax

has the meaning given in the **IM determination**;

### Merger

means a transaction whereby **Wellington Electricity** takes over, or otherwise merges with, any other **non-exempt EDB** other than by an amalgamation under Part 13 of the Companies Act 1993, which without limitation includes:

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- (a) the purchase of all the assets of another non-exempt EDB;
- (b) the acquisition of sufficient shares in another non-exempt EDB to have an interest in the other non-exempt EDB sufficient to enable it, whether directly or indirectly, to exert a substantial degree of influence over the activities of the other non-exempt EDB; or
- (c) a scheme of arrangement under Part15 of the Companies Act 1993 having like effect;

Ν

### New building standards rating

means, in relation to a building, the degree, as expressed as a percentage, to which the building meets the requirements of the building code (made under section 400 of the Building Act 2004):

- (a) that relate to how a building is likely to perform in an earthquake; and
- (b) that would be used to design a new building on the same site; and
- (c) as they applied on the day on which section 133AC of the Building Act 2004 came into force;

Non-exempt EDB

has the meaning given in the **IM determination**;

### Non-reopener transaction

means a transaction, whether contingent or not, where **consumers** are acquired or no longer **supplied** by **Wellington Electricity** and that transaction:

(a) has resulted in, or will result in, the acquisition of, or an agreement to acquire, assets with a value which is equivalent to less than 10% of

- Wellington Electricity's opening RAB value in the assessment period of acquisition;
- (b) has resulted in, or will result in, the disposal of, or an agreement to dispose of, assets of Wellington Electricity with a value of less than 10% of the opening RAB value in the assessment period of disposal;
- (c) has, or is likely to have, the effect of

  Wellington Electricity acquiring rights

  or interests with a value which is
  equivalent to less than 10% of the
  opening RAB value in the assessment
  period of acquisition; or
- (d) has, or is likely to have, the effect of Wellington Electricity incurring obligations or liabilities or contingent liabilities, excluding loans or borrowing costs in respect of assets, with a value, which is equivalent to less than 10% of the opening RAB value in the assessment period of incurring the obligation;

**Opening RAB value** 

has the meaning given in the **IM determination**;

Opening wash-up account balance

means the amount calculated as specified in paragraph (1) of Schedule 1.6;

**Opex incentive amount** 

has the meaning given in the **IM determination**;

Ρ

Pass-through balance

has the meaning given in the **IM determination**, as varied in accordance with the agreed IM variations as specified in Schedule 11;

Pass-through balance annual means the amount calculated as specified in paragraph (1) of Schedule 1.7;

Page through pasts

Pass-through costs has the meaning given in the IM determination;

**Planned interruption** means any **interruption** other than an

unplanned interruption;

Prescribed voltage electric line means an electric line that is capable of

conveying electricity at a voltage equal to or

greater than 3.3 kilovolts;

Prices has the meaning given in the IM

determination;

Q

Quality incentive adjustment has the meaning given in the IM

determination, and is calculated in

accordance with Schedule 4;

**Quantity** has the meaning given in the **IM** 

determination;

R

**Recoverable costs** has the meaning given in the **IM** 

determination;

**Regulatory period** has the meaning given in the **IM** 

determination;

**Resilience index** means an index spanning from 0 to 100 used

to measure Wellington Electricity's

performance in delivering improvements to its

networks' ability to respond to a major

earthquake;

Resilience index assessed value means the resilience index value for an

assessment period calculated in accordance

with paragraph (8) of Schedule 3;

Resilience index cap

The means the maximum resilience index value used for purposes of calculating the quality incentive adjustment, and is specified in Schedule 4;

Resilience index collar

The means the minimum resilience index value used for purposes of calculating the quality incentive adjustment, and is specified in Schedule 4;

Resilience index minimum

The means the resilience index value against which Wellington Electricity's compliance with the quality standards is assessed, and is

specified in Schedule 3;

Resilience index target means the resilience index value used for purposes of calculating the quality incentive

adjustment, and is specified in Schedule 4;

**Resilience index value** means a value on the **resilience index**;

**Resilience performance value** means a value specified in column C of Schedule 9;

**Retention factor** has the meaning given in the **IM** 

determination;

**Revenue foregone** means:

(a) where the **revenue reduction percentage** is greater than 20%, the
'revenue foregone' must be calculated
in accordance with the formula:

actual net allowable revenue X (revenue reduction percentage – 20%);

(b) where the revenue reduction percentage is not greater than 20%, the 'revenue foregone' is nil;

Revenue reduction percentage is 1 minus (actual revenue from prices ÷ forecast revenue from prices);

Revenue wash-up draw down amount	means the amount calculated as specified in paragraph (4) of Schedule 1.5;
	S
SAIDI assessed value	means the sum of <b>SAIDI values</b> for an assessment period calculated in accordance with Schedule 3;
SAIDI cap	means the maximum <b>SAIDI value</b> used for purposes of calculating the <b>quality incentive adjustment</b> , and is specified in Schedule 4;
SAIDI collar	means the minimum <b>SAIDI value</b> used for purposes of calculating the <b>quality incentive adjustment</b> , and is specified in Schedule 4;
SAIDI limit	means the <b>SAIDI value</b> against which <b>Wellington Electricity's</b> compliance with the quality standards is assessed, and is specified in Schedule 3;
SAIDI target	means the <b>SAIDI value</b> used for purposes of calculating the <b>quality incentive adjustment</b> , and is specified in Schedule 4;
SAIDI unplanned boundary value	means the value specified in Schedule 3;
SAIDI value	means the system average interruption duration index values, where any <b>interruption</b> that spans multiple calendar days accrues to the day on which the <b>interruption</b> began;
SAIFI assessed value	means the sum of <b>SAIFI values</b> for an assessment period calculated in accordance with Schedule 3;
SAIFI cap	means the maximum <b>SAIFI value</b> used for purposes of calculating the <b>quality incentive adjustment</b> , and is specified in Schedule 4;

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SAIFI collar means the minimum SAIFI value used for

purposes of calculating the quality incentive adjustment, and is specified in Schedule 4;

SAIFI limit means the SAIFI value against which

**Wellington Electricity's** compliance with the quality standards is assessed, and is specified

in Schedule 3;

**SAIFI target** means the **SAIFI value** used for purposes of

calculating the quality incentive adjustment,

and is specified in Schedule 4;

**SAIFI unplanned boundary** 

value

means the value specified in Schedule 3;

**SAIFI value** means the system average interruption

frequency index values;

Supply has the meaning given in the IM

determination;

**System fixed assets** means all fixed assets owned, provided,

maintained, or operated by **Wellington Electricity** that are used or intended to be used for the supply of **electricity lines** 

services;

Т

**Transpower** has the meaning set out in section 54B

of the Act;

U

**Unplanned interruption** means any **interruption** in respect of

which less than 24 hours' notice, or no notice, was given either to the public or

to all consumers affected by the

interruption;

**Unregulated services** has the meaning given in the **IM** 

determination;

٧

Voluntary undercharging amount foregone

means the amount as specified in paragraph (5) of Schedule 1.5;

W

Wash-up amount means the amount calculated for each

assessment period as specified in

Schedule 1.5;

Wellington Electricity means Wellington Electricity Lines

Limited's EDB;

Working day has the meaning given in section 2(1) of

the **Act**.

### 5. Customised price-quality path

During the **CPP regulatory period**, **Wellington Electricity** must comply with the customised price-quality path, which consists of:

- (a) the price path specified in clause 8; and
- (b) the quality standards specified in clause 9.

### 6. Applicable input methodologies

- 6.1 The **input methodologies** that apply are the following parts of the **IM determination**:
  - (a) Subpart 1 of Part 3 Specification of price;
  - (b) Subpart 2 of Part 3 Amalgamations;
  - (c) Subpart 3 of Part 3 Incremental rolling incentive scheme;
  - (d) Section 1 of Subpart 3 of Part 5 Determination of annual allowable revenues;
  - (e) Section 2 of Subpart 3 of Part 5 Cost allocation and asset valuation;
  - (f) Section 3 of Subpart 3 of Part 5 Treatment of taxation;
  - (g) Section 4 of Subpart 3 of Part 5 Cost of capital;
  - (h) Section 5 of Subpart 3 of Part 5 Alternative methodologies with equivalent effect; and
  - (i) Subpart 6 of Part 5 Catastrophic events and reconsideration of a customised price-quality path.
- The **input methodologies** that are applied are subject to the variation agreed with **Wellington Electricity**, which is attached as Schedule 11.
- 7. When the customised price-quality path may be reconsidered
- 7.1 The customised price-quality path in this determination may be reconsidered in accordance with clause 5.6.7 of the **IM determination**.

8. Price path

Starting price

8.1 The starting price that applies to **Wellington Electricity** for the **CPP regulatory period** is set out in Schedule 1.1.

Rate of change

The annual rate of change in revenue, relative to the **CPI**, that is allowed during the **CPP regulatory period** is 0%.

Compliance with the price path

8.3 The forecast revenue from prices for each assessment period must not exceed the forecast allowable revenue for the assessment period.

Wash-up amount calculation

8.4 **Wellington Electricity** must calculate the **wash-up amount** for each **assessment period** using the methodology specified in Schedule 1.5.

### 9. Quality standards

Compliance with quality standards

- 9.1 **Wellington Electricity** must, in respect of each **assessment period**, either:
  - (a) comply with the annual reliability assessment specified in clause 9.3 for that assessment period; or
  - (b) have complied with the annual reliability assessment in each of the two preceding **assessment periods**.
- 9.2 **Wellington Electricity** must, in respect of each **assessment period**, comply with the annual resilience assessment specified in clause 9.4 for that **assessment period**.

Annual reliability assessment

- 9.3 For the purpose of clause 9.1(a), to comply with the annual reliability assessment:
  - (a) Wellington Electricity's SAIDI assessed value for the assessment period must not exceed the SAIDI limit specified in Schedule 3; and
  - (b) Wellington Electricity's SAIFI assessed value for the assessment period must not exceed the SAIFI limit specified in Schedule 3.

Annual resilience assessment

9.4 For the purpose of clause 9.2, to comply with the annual resilience assessment, Wellington Electricity's resilience index assessed value for the assessment period must be at or above the resilience index minimum specified in Schedule 3.

### 10. Transactions

Requirement to notify the Commission of an amalgamation, merger or transaction

10.1 Wellington Electricity must notify the Commission in writing within 30 working days after entering into an agreement with another EDB or Transpower for an amalgamation, merger, major transaction or non-reopener transaction.

Impact on the customised price-quality path following an amalgamation, merger or transaction

10.2 If **Wellington Electricity** enters into an agreement with another **EDB** or **Transpower** for an **amalgamation**, **merger**, **major transaction** or **non-reopener transaction**, the **Commission** may amend the customised price-quality path for **Wellington Electricity**.

### 11. Annual compliance statements

Annual price-setting compliance statement

### 11.1 Wellington Electricity must:

- (a) provide to the **Commission** a written 'annual price-setting compliance statement' in respect of **price** setting:
  - (i) for the first **assessment period**, within two months after the start of the first **assessment period**; and
  - (ii) for the second to third assessment period, before the start of each assessment period;
- (b) make the 'annual price-setting compliance statement' and the director's certificate provided under clause 11.2(c) publicly available on its website within five working days after providing it to the Commission; and
- (c) provide to the **Commission** schedules reflecting the **prices** and forecast **quantities** used in the calculation of **forecast revenue from prices**, disclosed in an electronic format that is compatible with Microsoft Excel, with the 'annual price-setting compliance statement'.
- 11.2 The 'annual price-setting compliance statement' must:
  - (a) state whether or not **Wellington Electricity** has complied with the price path in clause 8 for the **assessment period**;
  - (b) state the date on which the statement was prepared; and

- (c) include a certificate in the form set out in Schedule 6, signed by at least one director of Wellington Electricity.
- 11.3 The 'annual price-setting compliance statement' must include the following information:
  - (a) **Wellington Electricity's** calculation of its **forecast revenue from prices** together with supporting information for all components of the calculation;
  - (b) **Wellington Electricity's** calculation of its **forecast allowable revenue** together with supporting information for all components of the calculation;
  - (c) if **Wellington Electricity** has not complied with the price path, the reasons for the non-compliance; and
  - (d) if **Wellington Electricity** has not complied with the price path, any actions taken to mitigate any non-compliance and to prevent similar non-compliance in future **assessment periods**.

Annual compliance statement in respect of the wash-up amount calculation, quality standards and transactions

### 11.4 **Wellington Electricity** must:

- (a) provide to the Commission a written 'annual compliance statement' in respect of the wash-up amount calculation, quality standards and transactions within 50 working days following the end of each assessment period, except in the case of the assessment period ending on 31 March 2020 for which Wellington Electricity must provide the 'annual compliance statement' by 17 August 2020;
- (b) make the 'annual compliance statement' publicly available on its website within 5 working days after providing it to the Commission; and
- (c) provide to the **Commission** schedules reflecting the **prices** and actual **quantities** used to calculate the **wash-up amount**, disclosed in an electronic format that is consistent with Microsoft Excel, with the 'annual compliance statement'.

### 11.5 The 'annual compliance statement' must:

- (a) state whether or not **Wellington Electricity** has:
  - (i) complied with the requirements to calculate the **wash-up amount** in clause 8.4 for the **assessment period**; and
  - (ii) complied with the quality standards in clause 9 for the **assessment period**;
- (b) state the day on which the statement was prepared;

- (c) state whether or not **Wellington Electricity** has entered into any agreement with another **EDB** or **Transpowe**r for an **amalgamation**, **merger**, **major transaction or non-reopener transaction** in the **assessment period**;
- include a certificate in the form set out in Schedule 7, signed by at least one director of Wellington Electricity; and
- (e) be accompanied by an assurance report meeting the requirements in Schedule 8, in respect of all information contained in the 'annual compliance statement'.
- 11.6 The 'annual compliance statement' must include any information reasonably necessary to demonstrate whether **Wellington Electricity** has complied with clause 8.4, clause 9, and clause 10.1, including, but not limited to:

### Wash-up amount calculation

(a) details of the **wash-up amount** calculation as specified in clause 8.4, together with supporting information for all components of the calculation;

### Quality standards compliance

- (b) if **Wellington Electricity** has not complied with the annual reliability assessment in clause 9.3 for the **assessment period**, the reasons for not complying;
- (c) if **Wellington Electricity** has not complied with the annual resilience assessment in clause 9.4 for the **assessment period**, the reasons for not complying;
- actions taken to mitigate any non-compliance and to prevent similar noncompliance in future assessment periods;
- (e) for the annual reliability assessment, the SAIDI assessed value, SAIFI assessed value, SAIDI limit, SAIFI limit, SAIDI unplanned boundary value, SAIFI unplanned boundary value, SAIDI cap, SAIDI collar, SAIDI collar, SAIDI target and SAIFI target for the assessment period, and any supporting calculations (including those in Schedule 3) and the annual reliability assessments for the two previous assessment periods;
- (f) a description of the policies and procedures which Wellington Electricity has used for capturing and recording Class B interruptions and Class C interruptions, and for calculating SAIDI assessed values and SAIFI assessed values for the assessment period;
- (g) the cause of each major event day within the assessment period;
- (h) for the annual resilience assessment, the resilience index assessed value, resilience index minimum, resilience index cap, resilience index collar and

- **resilience index target** for the **assessment period**, and any supporting calculations (including those in Schedule 3);
- (i) for each resilience performance value used in calculating the resilience indexed assessed value, an explanation of how Wellington Electricity has demonstrated that the measure specified in column B of Schedule 9 is met for that assessment period; and
- (j) for each 'attained resilience performance value' determined in accordance with paragraph (5) of Schedule 3, 'RPV attained', 'NBS target', 'NBS assess', 'NBS start' and 'RPV max' and any supporting calculations (including those in paragraph (5) of Schedule 3)) for that **assessment period**.

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## **Schedule 1.1: Starting price**

Clause 8.1

The starting price for the CPP regulatory period, specified as actual net allowable revenue for the first assessment period, is \$105,206,000.

## Schedule 1.2: Calculation of forecast revenue from prices

Clause 8.3

- (1) When setting **prices** for an **assessment period**, **Wellington Electricity** must calculate the 'forecast revenue from prices' for the **assessment period**.
- (2) When calculating the 'forecast revenue from prices', Wellington Electricity must prepare a forecast of quantities for the assessment period to which the prices for the assessment period will apply.
- (3) The 'forecast revenue from prices' must be calculated as the sum of each **price** multiplied by each corresponding forecast **quantity**.
- (4) All forecast **quantities** used to calculate the 'forecast revenue from prices' must be demonstrably reasonable.

## Schedule 1.3: Forecast net allowable revenue

Clause 8.3

Assessment period ending	Forecast net allowable revenue (\$000)
31 March 2019	105,206
31 March 2020	107,383
31 March 2021	91,697

# Schedule 1.3A: Maximum allowable revenue after tax following WACC change of 25 September 2019

Assessment period ending	Maximum allowable revenue after tax (\$000)	
31 March 2021	83,796	

### Schedule 1.4: Calculation of forecast allowable revenue

Clause 8.3

- (1) When setting **prices** for an **assessment period**, **Wellington Electricity** must calculate the 'forecast allowable revenue'.
- (2) When calculating the 'forecast allowable revenue', **Wellington Electricity** must prepare a forecast of **pass-through costs** and a forecast of **recoverable costs**, excluding any **recoverable cost** that is a **revenue wash-up draw down amount**.
- (3) All forecasts of **pass-through costs** and **recoverable costs** used to calculate the 'forecast allowable revenue' must be demonstrably reasonable.
- (4) For the purposes of paragraph (3), 'recoverable costs' include the amounts specified in Schedule 2.1.
- (5) The 'forecast allowable revenue' for an **assessment period** must be determined in accordance with the formula:
  - forecast net allowable revenue + forecast pass-through and recoverable costs + opening wash-up account balance + pass-through balance annual recovery

### Schedule 1.5: Calculation of wash-up amount for an assessment period

Clause 8.4

Formula for wash-up amount

(1) The 'wash-up amount' must be calculated in accordance with the formula:

actual allowable revenue – actual revenue – revenue foregone

Actual allowable revenue

- (2) For the purposes of paragraph (1), 'actual allowable revenue' means:
  - (a) for the first assessment period:

    actual net allowable revenue plus actual pass-through costs and recoverable costs plus pass-through balance annual recovery
  - (b) for the second to third assessment periods: actual net allowable revenue plus actual pass-through costs and recoverable costs plus revenue wash-up draw down amount plus pass-through balance annual recovery
- (3) For the purposes of paragraph (2)(b), 'actual net allowable revenue' for the second to third **assessment periods** means, subject to paragraph (6), the amount calculated using the following formula:

'actual net allowable revenue' of the previous assessment period  $\times$  (1+  $\Delta$ CPI<sub>t</sub>)  $\times$  (1 – X)

where:

 $\Delta$ CPI is the derived change in the **CPI** to be applied for the **assessment period**, calculated in accordance with the formula:

$$\Delta CPI = \frac{CPI_{Jun,t-1} + CPI_{Sep,t-1} + CPI_{Dec,t-1} + CPI_{Mar,t}}{CPI_{Jun,t-2} + CPI_{Sep,t-2} + CPI_{Dec,t-2} + CPI_{Mar,t-1}} - 1$$

where:

CPI<sub>q,t-n</sub> is the CPI for the quarter year ending q in the 12 month period n years prior to year t;
 t is the year in which the assessment period ends;
 X is the annual rate of change, as specified in clause 8.2.

- (4) For the purpose of paragraph (2)(b), 'revenue wash-up draw down amount' is:
  - (a) for the second **assessment period**, nil, including **voluntary undercharging amount foregone**; and

- (b) For the third **assessment period**, the 'opening wash-up account balance' calculated in accordance with Schedule 1.6, including **voluntary undercharging amount foregone**.
- (5) The 'voluntary undercharging amount foregone' for the second to third **assessment periods** is nil.
- (6) For the third **assessment period**, the "'actual net allowable revenue' of the previous **assessment period**" referred to under paragraph (3) is calculated under paragraph (7).
- (7) For the purpose of paragraph (6), "'actual net allowable revenue' of the previous assessment period" means the amount calculated using the following formula:

actual net allowable revenue for the first assessment period x ( $(1+\Delta CPI_{2020}) \times (1-X)$ )

### where:

 $\Delta$ CPI<sub>2020</sub> has the meaning specified for ' $\Delta$ CPI' in paragraph (3) that applied in respect of the second **assessment period**; and X has the meaning specified for 'X' in paragraph (3).

- (8) For the purpose of paragraph (7), 'actual net allowable revenue for the first assessment period' means the forecast net allowable revenue for the first assessment period.
- (9) For the purpose of paragraph (8), 'forecast net allowable revenue' for the first assessment period means the amount calculated using the following formula:

\$91.697 million 
$$\div$$
 ((1+ $\Delta$ CPI<sub>2020</sub>)  $\times$  (1+ $\Delta$ CPI<sub>2021</sub>)  $\times$  (1-X)<sup>2</sup>)

### where:

$\Delta \text{CPI}_{2020}$	has the meaning specified for ' $\Delta$ CPI' in paragraph (3) that applied
	in respect of the second assessment period;
$\Delta CPI_{2021}$	has the meaning specified for 'ΔCPI' in paragraph (3) that applied
	in respect of the third assessment period; and
Χ	has the meaning specified for 'X' in paragraph (3).

## Schedule 1.6: Calculation of opening wash-up account balance

Clause 8.4

- (1) The 'opening wash-up account balance' means:
  - (a) for the first assessment period, nil; and
  - (b) for second to third **assessment periods**, the *closing wash-up account balance* of the previous **assessment period**.
- (2) For the purpose of paragraph (1)(b), the 'closing wash-up account balance' means:
  - (a) for the first **assessment period**, nil; and
  - (b) for the second to third **assessment periods**, the amount calculated in accordance with the formula:

wash-up amount for the previous assessment period  $\times$  (1 + 67<sup>th</sup> percentile estimate of post-tax WACC)<sup>2</sup>

### Schedule 1.7: Calculation of pass-through balance annual recovery

Clause 8.4

- (1) The 'pass-through balance annual recovery' means:
  - (a) for the first assessment period:
    - (i) for the purposes of calculating the 'forecast allowable revenue' in accordance with Schedule 1.4:

$$\frac{-\$9,634,000}{3}$$
 × (1 + **WACC**)

(ii) for the purposes of calculating the 'actual allowable revenue' in accordance with Schedule 1.5:

$$\frac{-1 \times \text{pass through balance}}{3} \times (1 + \text{WACC})$$

(b) for the second **assessment period**, for the purposes of calculating the 'forecast allowable revenue' and 'actual allowable revenue':

$$\frac{-1 \times \text{pass through balance}}{3} \times (1 + \text{WACC})^2$$

(c) for the third **assessment period**, for the purposes of calculating the 'forecast allowable revenue' and 'actual allowable revenue':

$$\frac{-1 \times \text{pass through balance}}{3} \times (1 + \text{WACC})^3$$

Where 'WACC' means 67th percentile estimate of post-tax WACC.

### Schedule 2.1: Recoverable costs

- (1) The **forecast opex** used for calculating the **opex incentive amount** is specified in paragraph (1) of Schedule 2.2.
- (2) The **forecast value of commissioned assets** and **retention factor** used for calculating the **capex incentive amount** are specified in paragraphs (2)-(3) of Schedule 2.2.
- (3) The CPP proposal application fee, specified in clause 3.1.3(1)(h) of the **IM determination**, for **Wellington Electricity** is \$23,000.
- (4) The fee, specified in clause 3.1.3(1)(i) of the IM determination, for Wellington Electricity is the amount which the Commission notifies to Wellington Electricity in the CPP regulatory period as being payable in respect of the Commission's assessment of the CPP proposal and the determination of the customised pricequality path.
- (5) The CPP verifier fee, specified in clause 3.1.3(1)(j) of the **IM determination**, for **Wellington Electricity** is nil.
- (6) The CPP auditor fee, specified in clause 3.1.3(1)(k) of the **IM determination**, for **Wellington Electricity** is \$71,386.05.
- (7) The **extended reserves allowance** for **Wellington Electricity** must be approved in accordance with Schedule 5.
- (8) The quality incentive adjustment for Wellington Electricity must be calculated in accordance with Schedule 4.
- (9) The 'capex wash-up adjustment', specified in clause 3.1.3(1)(p) of the **IM** determination, as varied in accordance with the agreed IM variations as specified in Schedule 11, is \$489,000 for disclosure year 2019, \$518,000 for disclosure year 2020 and \$350,000 for disclosure year 2021.

### Schedule 2.2: Specified amounts for the incremental rolling incentive scheme

(1) For the purposes of calculating the **opex incentive amount** for **Wellington Electricity** for the **CPP regulatory period**, the **forecast opex**, and the **assessment period** to which it applies, is set out in Table 2.2.1.

Table 2.2.1: Forecast opex for assessment periods of the CPP regulatory period 1 April 2018 – 31 March 2021

Assessment period ending	Forecast opex (\$000)	
31 March 2019	34,131	
31 March 2020	35,184	
31 March 2021	34,039	

(2) For the purposes of calculating the capex incentive amount for Wellington Electricity for the CPP regulatory period, the forecast value of commissioned assets, and the assessment period to which it applies, is set out in Table 2.2.2.

Table 2.2.2: Forecast value of commissioned assets for assessment periods of the CPP regulatory period 1 April 2018

– 31 March 2021

Assessment period ending	Forecast value of commissioned assets (readiness and non-readiness expenditure) (\$000)
31 March 2019	39,516
31 March 2020	42,355
31 March 2021	44,485

- (3) Under the agreed IM variations as specified in Schedule 11, forecast value of commissioned assets for the purposes of Part 3, Subpart 3, Section 3 of the IM determination, is comprised of:
  - (a) the 'forecast aggregate value of commissioned assets' determined by the Commission, for the relevant disclosure year, where the value of earthquake readiness expenditure is nil; and

(b) the 'forecast value of commissioned assets' specified by the Commission for the relevant disclosure year, where the value only reflects earthquake readiness expenditure to be incurred in the CPP regulatory period,

where values for the components specified in paragraph (3)(a) and (3)(b) and the assessment period to which they apply are set out in Table 2.2.3.

Table 2.2.3: Forecast aggregate value of commissioned assets (non-readiness) and forecast value of commissioned assets (readiness) for assessment periods of the CPP regulatory period 1 April 2018 – 31 March 2021

Assessment period ending	Forecast aggregate value of commissioned assets (non-readiness) (\$000)	Forecast value of commissioned assets (readiness) (\$000)
31 March 2019	31,197	8,319
31 March 2020	31,209	11,146
31 March 2021	32,603	11,882

(4) For the purposes of calculating the **capex incentive amount** for **Wellington Electricity** for the **CPP regulatory period**, the **retention factor** is 15%.

### **Schedule 3: Quality standards**

Clause 9

(1) The SAIDI limit, SAIFI limit, SAIDI unplanned boundary value, SAIFI unplanned boundary value and resilience index minimum for Wellington Electricity for the CPP regulatory period are as set out in Table 3.1.

Table 3.1: SAIDI limit, SAIFI limit, SAIDI unplanned boundary value, SAIFI unplanned boundary value, and resilience index minimum

for the CPP regulatory period 1 April 2018 – 31 March 2021

Wellington Electricity	18/19	19/20	20/21
SAIDI limit	40.630	40.630	40.630
SAIDI unplanned boundary value	2.103	2.103	2.103
SAIFI limit	0.625	0.625	0.625
SAIFI unplanned boundary value	0.031	0.031	0.031
Resilience index minimum	20.0	40.0	60.0

Calculation of the SAIDI assessed value

(2) Wellington Electricity's SAIDI assessed value ( $SAIDI_{assess}$ ) for an assessment period is calculated in accordance with the formula:

$$SAIDI_{assess} = (0.5 \times SAIDI_B) + SAIDI_C$$

where:

SAIDI<sub>B</sub> is the sum of the daily **SAIDI** values for **Class B interruptions** commencing within the **assessment period**; and

SAIDIc is the sum of the daily SAIDI values for Class C interruptions commencing within the assessment period, where any daily SAIDI value for Class C interruptions greater than the SAIDI unplanned boundary value equals the SAIDI unplanned boundary value.

Calculation of the SAIFI assessed value

(3) Wellington Electricity's SAIFI assessed value (SAIFI<sub>assess</sub>) for an assessment period is calculated in accordance with the formula:

$$SAIFI_{assess} = (0.5 \times SAIFI_B) + SAIFI_C$$

where:

SAIFI<sub>B</sub> is the sum of the daily **SAIFI** values for **Class B interruptions** commencing within the **assessment period**; and

SAIFI<sub>C</sub> is the sum of the daily SAIFI values for Class C interruptions commencing within the assessment period, where any daily SAIFI value for Class C interruptions greater than the SAIFI unplanned boundary value equals the SAIFI unplanned boundary value.

Calculation of the resilience index assessed value

- (4) Where **Wellington Electricity** can reasonably demonstrate that a measure in column B of Schedule 9 has been met as at the last day of the relevant **assessment period**, the corresponding **resilience performance value** is an 'attained resilience performance value' for the purposes of assessing a **resilience index assessed value** for that **assessment period**.
- (5) The 'attained resilience performance value' ("RPV<sub>attained</sub>") for each of the buildings specified in Schedule 10 is determined as follows:
  - (a) where either  $NBS_{assess}$  or  $NBS_{start}$  has not been determined in the manner set out below,  $RPV_{attained}$  will be zero.
  - (b) where both  $NBS_{assess}$  and  $NBS_{start}$  have been determined in the manner set out below,  $RPV_{attained}$  is determined in accordance with the formula:

$$RPV_{attained} = (NBS_{assess} - NBS_{start}) \times \left(\frac{RPV_{max}}{NBS_{target} - NBS_{start}}\right)$$

RPV<sub>attained</sub> is the attained resilience performance value for a specific building used for the purposes of calculating **Wellington Electricity's resilience index** assessed value in accordance with paragraph (8)

$$NBS_{target}$$
 is 67% (i.e. 0.67)

 $NBS_{assess}$  is **new building standards rating** for a building in column D of Schedule 10, where for the purposes of this clause any **new building standards rating** above 67% is deemed to be 67%

 $NBS_{start}$  for a building in column D of Schedule 10 is either:

- (a) the corresponding 'NBS start value' in column G of Schedule 10; or
- (b) where no such value is available, the new building standards rating that Wellington Electricity can reasonably demonstrate was determined prior to commencement of any seismic strengthening work during the CPP regulatory period

- $RPV_{max}$  = is the maximum resilience performance value that can be attained for the building, which is specified in column F of Schedule 10.
- (6) The **new building standards rating** of a building must be determined by either:
  - (a) a detailed seismic assessment of the building in accordance with the 'EPB methodology', as specified under section 133AK of the Building Act 2004; or
  - (b) an alternative methodology approved by the **Commission**.
- (7) The **new building standards rating** of a building for an **assessment period** must be determined on or before the final day of that **assessment period**.
- (8) Wellington Electricity's resilience index assessed value (*RESIL*<sub>assess</sub>) for an assessment period is the sum of 'attained resilience performance values' for that assessment period.

### Schedule 4: How to calculate the quality incentive adjustment

- (1) The quality incentive adjustment must be calculated by Wellington Electricity within 50 working days following the expiration of the assessment period in accordance with paragraph (5), adjusted for the time-value of money using the 67<sup>th</sup> percentile estimate of post-tax WACC, and is a recoverable cost in the assessment period following that in which it was calculated.
- (2) The **SAIDI target**, **SAIDI collar** and **SAIDI cap** for **Wellington Electricity** during the **CPP** regulatory period 1 April 2018 to 31 March 2021 are as set out in Table 4.1.

Table 4.1: SAIDI quality incentive measures for the CPP regulatory period 1 April 2018 – 31 March 2021

Wellington Electricity	18/19	19/20	20/21
SAIDI target	35.4358	35.4358	35.4358
SAIDI collar	30.2414	30.2414	30.2414
SAIDI cap	40.6302	40.6302	40.6302

(3) The **SAIFI target**, **SAIFI collar**, and **SAIFI cap** for **Wellington Electricity** during the **CPP** regulatory period 1 April 2018 to 31 March 2021 are as set out in Table 4.2.

Table 4.2: SAIFI quality incentive measures for the CPP regulatory period 1 April 2018 – 31 March 2021

Wellington Electricity	18/19	19/20	20/21
SAIFI target	0.5465	0.5465	0.5465
SAIFI collar	0.4682	0.4682	0.4682
SAIFI cap	0.6248	0.6248	0.6248

(4) The resilience index target, resilience index collar, and resilience index cap for Wellington Electricity during the third assessment period are as set out in Table 4.3.

Table 4.3: resilience quality incentive measures for the third assessment period

Wellington Electricity	20/21

41	
Resilience index	
target	100
Resilience index	
collar	0
Resilience index	
cap	100

(5) The 'quality incentive adjustment' is calculated in accordance with the following formula:

$$S_{TOTAL} = S_{SAIDI} + S_{SAIFI} + S_{RESILIENCE}$$

where:

STOTAL is the 'quality incentive adjustment' applicable as a recoverable cost;  $S_{SAIDI}$ is the amount calculated in accordance with paragraph (6);  $S_{SAIFI}$ is the amount calculated in accordance with paragraph (8); and Sresilience is the amount calculated in accordance with paragraph (10).

- (6) For the purposes of paragraph (5):
  - S<sub>SAIDI</sub> is the amount, subject to subparagraph (b), calculated in accordance (a) with the following formula:

$$S_{SAIDI} = SAIDI_{IR} \times (SAIDI_{target} - SAIDI_{assess})$$

where:

SAIDIIR is the amount calculated in accordance with paragraph (7);

**SAIDI**<sub>target</sub> is the SAIDI target specified for Wellington Electricity for

the assessment period; and

is the SAIDI assessed value for the assessment period, **SAIDI**<sub>assess</sub> calculated in accordance with Schedule 3, subject to subparagraph (b).

- (b) Where SAIDIassess is:
  - (i) greater than the SAIDIcap, SAIDIassess equals the SAIDIcap;
  - (ii) less than the SAIDIcollar, SAIDIassess equals the SAIDIcollar.

(7) For the purposes of paragraph (6), 'SAIDI<sub>IR</sub>' is the amount calculated in accordance with the following formula:

$$SAIDI_{IR} = \frac{0.5 \times REV_{RISK}}{SAIDI_{cap} - SAIDI_{target}}$$

where:

SAIDIcap is the SAIDI cap specified for Wellington Electricity for the

assessment period;

SAIDI<sub>target</sub> is the **SAIDI** target specified for **Wellington Electricity** for the

assessment period; and

REV<sub>RISK</sub> is 1% of the actual net allowable revenue for Wellington Electricity

for the first assessment period specified in Schedule 1.1.

(8) For the purposes of paragraph (5):

(a) S<sub>SAIFI</sub> is the amount, subject to subparagraph (b), calculated in accordance with the following formula:

$$S_{SAIFI} = SAIFI_{IR} \times (SAIFI_{target} - SAIFI_{assess})$$

where:

 $SAIFI_{IR}$  is the amount calculated in accordance with paragraph (8);

*SAIFI* target specified for **Wellington Electricity** for

the assessment period; and

SAIFI<sub>assess</sub> is the **SAIFI** assessed value for the assessment period,

calculated in accordance with Schedule 3, subject to

subparagraph (b).

(b) Where SAIFIassess is:

- (i) greater than the SAIFI<sub>cap</sub>, SAIFI<sub>assess</sub> equals the SAIFI<sub>cap</sub>;
- (ii) less than the SAIFI<sub>collar</sub>, SAIFI<sub>assess</sub> equals the SAIFI<sub>collar</sub>.
- (9) For the purposes of paragraph (8), 'SAIFI<sub>IR</sub>' is the amount calculated in accordance with the following formula:

$$SAIFI_{IR} = \frac{0.5 \times REV_{RISK}}{SAIFI_{cap} - SAIFI_{target}}$$

where:

SAIFIcap is the SAIFI cap specified for Wellington Electricity for the assessment period;

SAIFI<sub>target</sub> is the SAIFI target specified for Wellington Electricity for the assessment period; and

REV<sub>RISK</sub> is 1% of the actual net allowable revenue for Wellington Electricity for the first assessment period specified in Schedule 1.1.

- (10) For the purposes of paragraph (5):
  - (a) Sresilience is:
    - (i) for the first assessment period and the second assessment period, nil; and
    - (ii) for the third **assessment period**, the amount, subject to subparagraph (b), calculated in accordance with the following formula:

$$S_{RESILIENCE} = RESIL_{IR} \times (RESIL_{target} - RESIL_{assess})$$

where:

RESILIR is the amount calculated in accordance with paragraph (11);

RESILtarget is the resilience index target specified for Wellington

Electricity for the assessment period; and

RESIL<sub>assess</sub> is the **resilience index assessed value**, calculated in

accordance with Schedule 3, subject to subparagraph (b).

- (b) Where RESIL<sub>assess</sub> is:
  - (i) greater than the RESIL<sub>cap</sub>, RESIL<sub>assess</sub> equals the RESIL<sub>cap</sub>;
  - (ii) less than the RESIL<sub>collar</sub>, RESIL<sub>assess</sub> equals the RESIL<sub>collar</sub>.
- (11) For the purposes of paragraph (10), ' $RESIL_{IR}$ ' is the amount calculated in accordance with the following formula:

$$RESIL_{IR} = \frac{-1 \times REV_{RISK}}{RESIL_{cap} - RESIL_{collar}}$$

where:

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RESIL<sub>cap</sub> is the **resilience index cap** specified for **Wellington** 

**Electricity** for the assessment period;

RESIL<sub>collar</sub> is the **resilience index collar** specified for **Wellington** 

Electricity for the assessment period; and

 $REV_{RISK}$  is \$34,567,000 × 15%.

### Schedule 5: Approval of extended reserves allowances

- (1) Wellington Electricity must, no later than 70 working days following the end of an assessment period, submit an application for approval of an extended reserves allowance if any amounts were incurred or received in that assessment period in accordance with any requirements in the Electricity Industry Participation Code 2010 relating to extended reserves.
- (2) The application for approval must include:
  - (a) all compensation payments made by **Wellington Electricity** in the **assessment period** in accordance with any requirements in the Electricity Industry Participation Code 2010 relating to extended reserves;
  - (b) all compensation payments and revenue received by Wellington Electricity in the assessment period in accordance with any requirements in the Electricity Industry Participation Code 2010 relating to extended reserves;
  - (c) an estimate of the compensation payments and revenue received by Wellington Electricity in the assessment period in accordance with any requirements in the Electricity Industry Participation Code 2010 relating to extended reserves that should be associated with unregulated services, along with reasons for such treatment; and
  - (d) any other explanatory material or supporting information reasonably necessary to demonstrate costs incurred and amounts payable or receivable in accordance with any requirements in the Electricity Industry Participation Code 2010 relating to extended reserves.
- (3) The **Commission** may request additional information, independent evidence, **director** certificates, or audit statements relating to the information provided in the application.
- (4) The **Commission** may approve by notice in writing to **Wellington Electricity**, subject to clause 3.1.3(7) of the **IM determination**, an allowance for costs incurred and amounts payable, or for amounts receivable, under any extended reserves regulations made under the Electricity Industry Act 2010, as determined by the **Commission**.
- (5) The amount approved by the **Commission** is an 'extended reserves allowance' recoverable cost under clause 3.1.3(1)(n) of the **IM determination** in the assessment period to which the application relates.

## Schedule 6: Form of director's certificate for annual price-setting compliance statement

Clause 11.2(c)

I/We, [insert full name/s], being director/s of Wellington Electricity certify that, having made all reasonable enquiry, to the best of my/our knowledge and belief, the attached annual price-setting compliance statement of Wellington Electricity, and related information, prepared for the purposes of the Wellington Electricity Lines Limited Electricity Distribution Customised Price-Quality Path Determination 2018 has been prepared in accordance with all the relevant requirements, and all forecasts used in the calculations for forecast revenue from prices and forecast allowable revenue are reasonable\*[except in the following respects].

\*[insert description of non-compliance]

[Signatures of directors]

[Date]

\*Delete if inapplicable.

Note: Section 103(2) of the Commerce Act 1986 provides that no person shall attempt to deceive or knowingly mislead the Commission in relation to any matter before it. It is an offence to contravene section 103(2) and any person who does so is liable on summary conviction to a fine not exceeding \$100,000 in the case of an individual or \$300,000 in the case of a body corporate.

### Schedule 7: Form of director's certificate for annual compliance statement

Clause 11.5(d)

I/We, [insert full name/s], being director/s of Wellington Electricity certify that, having made all reasonable enquiry, to the best of my/our knowledge and belief, the attached annual compliance statement of Wellington Electricity, and related information, prepared for the purposes of the Wellington Electricity Lines Limited Electricity Distribution Customised Price-Quality Path Determination 2018 has been prepared in accordance with all the relevant requirements\*[except in the following respects].

\*[insert description of non-compliance]

[Signatures of directors]

[Date]

\*Delete if inapplicable.

Note: Section 103(2) of the Commerce Act 1986 provides that no person shall attempt to deceive or knowingly mislead the Commission in relation to any matter before it. It is an offence to contravene section 103(2) and any person who does so is liable on summary conviction to a fine not exceeding \$100,000 in the case of an individual or \$300,000 in the case of a body corporate.

### Schedule 8: Independent auditor's report on annual compliance statement

Clause 11.5(e)

For the purpose of clause 11.5(e), **Wellington Electricity** must procure an assurance report by an **independent auditor** in respect of the **annual compliance statement** that is prepared in accordance with Standard on Assurance Engagements 3100 – Compliance Engagements (SAE 3100) and International Standard on Assurance Engagements (New Zealand) 3000 (ISAE (NZ) 3000), signed by the **independent auditor** (either in his or her own name or that of his or her firm), and that:

- (a) is addressed to the **directors** of **Wellington Electricity** and to the **Commission** as the intended users of the assurance report;
- (b) states:
  - (i) that it has been prepared in accordance with Standard on Assurance Engagements 3100 Compliance Engagements (SAE 3100) and International Standard on Assurance Engagements (New Zealand) 3000 (ISAE (NZ) 3000);
  - (ii) the work done by the **independent auditor**;
  - (iii) the scope and limitations of the assurance engagement;
  - (iv) the existence of any relationship (other than that of auditor) which the independent auditor has with, or any interests which the independent auditor has in, Wellington Electricity or any of its subsidiaries;
  - (v) whether the **independent auditor** has obtained sufficient recorded evidence and explanations that he or she required and, if not, the information and explanations not obtained; and
  - (vi) whether, in the independent auditor's opinion, as far as appears from an examination, the information used in the preparation of the annual compliance statement has been properly extracted from Wellington Electricity's accounting and other records, sourced from its financial and non-financial systems; and
- (c) states whether (and, if not, the respects in which it has not), in the independent auditor's opinion, Wellington Electricity has complied, in all material respects, with the Wellington Electricity Lines Limited Electricity Distribution Customised Price-Quality Path Determination 2018 in preparing the annual compliance statement. However, the Independent Auditor is not required to provide an opinion on issues arising from Wellington Electricity's recording of SAIDI and SAIFI due to successive interruptions, where successive interruptions refers to an interruption that follows an initial interruption that either:

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- (i) relates directly to that initial **interruption**; or
- (ii) occurs as part of the process of restoring supply of **electricity lines services** following that initial **interruption**.

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### Schedule 9: How to assess performance on resilience index

A	В	С
Mobile substations		
Resilience performance	Measured by demonstrating	Resilience performance value
Ability to get a key Hutt area substations downed in and earthquake up and running	Wellington Electricity has one mobile 10MVA substation +11KV portable switch board deployed in the Hutt region	9.17
Ability to get key CBD substations downed in and earthquake up and running	Wellington Electricity has one mobile 10MVA substation deployed in the Wellington Central Business District Area	6.55
Emergency hardware		
Resilience performance	Measured by demonstrating	Resilience performance value
Capability to replace 33kV fluid filled cables, damaged in and earthquake, with overhead lines.	Spare hardware required to construct at least <b>4km</b> emergency overhead power lines to replace 33kV fluid filled cable damage.	3.26
	Spare hardware required to construct at least <b>8km</b> emergency overhead power lines to replace 33kV fluid filled cable damage.	3.26
	Spare hardware required to construct at least <b>12km</b> emergency overhead power lines to replace 33kV fluid filled cable damage.	3.26
	Spare hardware required to construct at least <b>16km</b> emergency overhead power lines to replace 33kV fluid filled cable damage.	3.26
	Spare hardware required to construct at least <b>19km</b> emergency overhead power lines to replace 33kV fluid filled cable damage.	2.45
Capability to repair damaged 33KV XLPE cable damaged in an earthquake	Wellington Electricity holds stock of 12 cable joining kits and 500m 33KV cable lengths.	0.27
Ability to respond to 11KV cable a	ind equipment faults	
Resilience performance	Measured by demonstrating	Resilience performance value
Capability to respond to 11KV cable and equipment faults	WELL holds 12 11kV transformers and 30 units of 11kV switchgear available for deployment in the case of an earthquake.	3.22
	WELL holds three sets of cable fault location equipment available for deployment in the case of an earthquake.	2.01
	WELL holds 200 11kV cable joint repair kits available for deployment in the case of an earthquake.	1.95
	WELL holds 400 11kV cable joint repair kits available for deployment in the case of an earthquake.	1.95
	WELL holds 600 11kV cable joint repair kits available for deployment in the case of an earthquake.	1.95
	WELL holds 800 11kV cable joint repair kits available for deployment in the case of an earthquake.	1.95
A	В	С

Resilience performance	Measured by demonstrating	Resilience performance value
	WELL holds 1018 11kV cable joint repair kits available for deployment in the case of an earthquake.	2.13
	WELL holds 4,090m of spare 11kV cable available for deployment in the case of an earthquake.	0.94
	WELL holds a generation connection transformer available for deployment in the case of an earthquake.	0.34
Communication systems		
Resilience performance	Measured by demonstrating	Resilience performance value
Ability to maintain communications and run network systems following a major earthquake	WELL has established a containerised data centre at Haywards with back up generation of 500kVA.	2.93
	WELL has established a containerised data centre in Newtown with back up generation of 500kVA.	5.01
	WELL has established a containerised data centre Porirua with back up generation of 500kVA.	5.01
	WELL has a communications connection between the primary control centre at Petone head office and disaster recovery control centre at Haywards, as well as between the other two data centres; and	2.85
	WELL has a system in place that will allow field service providers access to the Push-Wireless Digital Network in the case of a major earthquake.	1.68

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# Schedule 10: How to assess strengthening of key substations' performance on resilience index

D	E	F	G
Seismic strengtl	hening of substation buildings		
Substation building	Target resilience standard	Maximum resilience performance value	NBS start value
Customhouse Quay 40	Customhouse Quay 40 Zone substation building strengthened to at least 67% of NBS	0.60	55%
174 Victoria Street (TS847 & TS743)	174 Victoria Street (TS847 & TS743) Zone substation building strengthened to at least 67% of NBS	0.50	50%
Flagstaff hill (Flagstaff Line Street)	Flagstaff hill (Flagstaff Line Street) Zone substation building strengthened to at least 67% of NBS	0.80	45%
Frederick Street	Frederick Street Zone substation building strengthened to at least 67% of NBS	0.73	16%
Wallace Street	Wallace Street Zone substation building strengthened to at least 67% of NBS	0.67	56%
Wha Street (TS703)	Wha Street (TS703) Zone substation building strengthened to at least 67% of NBS	0.27	58%
209 Hutt Road	209 Hutt Road Zone substation building strengthened to at least 67% of NBS	0.20	40%
69 Miramar Avenue	69 Miramar Avenue Zone substation building strengthened to at least 67% of NBS	0.47	49%
Messines Road (TS718) 6	Messines Road (TS718) 6 Zone substation building strengthened to at least 67% of NBS	0.40	41%
Upland Road 59	Upland Road 59 Zone substation building strengthened to at least 67% of NBS	0.33	45%
139 Thorndon Quay	139 Thorndon Quay Zone substation building strengthened to at least 67% of NBS	0.47	48%
Chaytor Street	Chaytor Street Zone substation building strengthened to at least 67% of NBS	0.40	48%
22 Donald Street	22 Donald Street Zone substation building strengthened to at least 67% of NBS	0.23	58%
92 Washington Avenue	92 Washington Avenue Zone substation building strengthened to at least 67% of NBS	0.20	40%
Palm Grove	Palm Grove Zone substation building strengthened to at least 67% of NBS	0.00	67%
Moore Street	Moore Street Zone substation building strengthened to at least 67% of NBS	0.66	40%
36 Dixon Street	36 Dixon Street Zone substation building strengthened to at least 67% of NBS	0.37	38%
Karori	Karori Zone substation building strengthened to at least 67% of NBS	0.53	40%
2 Awa Road	2 Awa Road Zone substation building strengthened to at least 67% of NBS	0.20	40%
Colway Street	Colway Street Zone substation building strengthened to at least 67% of NBS	0.17	40%
215 The Terrace	215 The Terrace Zone substation building strengthened to at least 67% of NBS	0.33	40%
D	E	F	G

Substation building	Target resilience standard	Maximum resilience performance value	NBS start value
Hataitai	Hataitai Zone substation building strengthened to at least 67% of NBS	0.28	60%
37 Mersey Street	37 Mersey Street Zone substation building strengthened to at least 67% of NBS	0.17	40%
Nairn Street	Nairn Street Zone substation building strengthened to at least 67% of NBS	0.53	43%
The Terrace	The Terrace Zone substation building strengthened to at least 67% of NBS	0.00	70%
Bowen Hospital	Bowen Hospital Zone substation building strengthened to at least 67% of NBS	0.28	45%
Wayside West	Wayside West Zone substation building strengthened to at least 67% of NBS	0.20	49%
Ira Street 8	Ira Street 8 Zone substation building strengthened to at least 67% of NBS	0.86	34%
Waikowhai	Waikowhai Zone substation building strengthened to at least 67% of NBS	0.71	40%
University	University Zone substation building strengthened to at least 67% of NBS	0.60	1
MacDonald Crescent	MacDonald Crescent Zone substation building strengthened to at least 67% of NBS	0.53	-
Makara Radio	Makara Radio Zone substation building strengthened to at least 67% of NBS	0.33	-
Wainuiomata	Wainuiomata Zone substation building strengthened to at least 67% of NBS	0.66	39%
Gracefield	Gracefield Zone substation building strengthened to at least 67% of NBS	1.00	47%
Seaview	Seaview Zone substation building strengthened to at least 67% of NBS	0.53	34%
Petone	Petone Zone substation building strengthened to at least 67% of NBS	0.53	37%
Korokoro	Korokoro Zone substation building strengthened to at least 67% of NBS	0.52	45%
Waterloo	Waterloo Zone substation building strengthened to at least 67% of NBS	0.63	45%
Trentham	Trentham Zone substation building strengthened to at least 67% of NBS	0.53	45%
Maidstone	Maidstone Zone substation building strengthened to at least 67% of NBS	0.53	45%
Brown Owl	Brown Owl Zone substation building strengthened to at least 67% of NBS	0.57	40%
Ngauranga	Ngauranga Zone substation building strengthened to at least 67% of NBS	0.66	-
Johnsonville	Johnsonville Zone substation building strengthened to at least 67% of NBS	0.53	55%
Tawa	Tawa Zone substation building strengthened to at least 67% of NBS	0.50	42%
Kenepuru	Kenepuru Zone substation building strengthened to at least 67% of NBS	0.80	20%
D	E	F	G

Substation building	Target resilience standard	Maximum resilience performance value	NBS start value
Porirua	Porirua Zone substation building strengthened to at least 67% of NBS	0.40	60%
Waitangirua	Waitangirua Zone substation building strengthened to at least 67% of NBS	0.40	60%
Titahi Bay	Titahi Bay Zone substation building strengthened to at least 67% of NBS	0.53	45%
Mana	Mana Zone substation building strengthened to at least 67% of NBS	0.33	-
Plimmerton	Plimmerton Zone substation building strengthened to at least 67% of NBS	0.00	75%
Whitemans Road	Whitemans Road Zone substation building strengthened to at least 67% of NBS	0.27	55%
Queen Street	Queen Street Zone substation building strengthened to at least 67% of NBS	0.20	55%
41 Barber Grove	41 Barber Grove Zone substation building strengthened to at least 67% of NBS	0.27	45%
Marsden Street	Marsden Street Zone substation building strengthened to at least 67% of NBS	0.17	61%
Downer Street	Downer Street Zone substation building strengthened to at least 67% of NBS	0.17	60%
Park Street B	Park Street B Zone substation building strengthened to at least 67% of NBS	0.13	55%
Johnsonville Town Centre	Johnsonville Town Centre Zone substation building strengthened to at least 67% of NBS	0.20	45%
Main Road 24	Main Road 24 Zone substation building strengthened to at least 67% of NBS	0.23	45%
9 Semple Street	9 Semple Street Zone substation building strengthened to at least 67% of NBS	0.20	37%
415 Adelaide Road	415 Adelaide Road Zone substation building strengthened to at least 67% of NBS	0.30	-
130 Rintoul Street	130 Rintoul Street Zone substation building strengthened to at least 67% of NBS	0.30	-
254 Willis Street	254 Willis Street Zone substation building strengthened to at least 67% of NBS	0.33	-
Kings Crescent	Kings Crescent Zone substation building strengthened to at least 67% of NBS	0.27	-
Haywards Load Control	Haywards Load Control Zone substation building strengthened to at least 67% of NBS	0.50	-
3 Wall Place	3 Wall Place Zone substation building strengthened to at least 67% of NBS	0.27	-
Broken Hill Road A	Broken Hill Road A Zone substation building strengthened to at least 67% of NBS	0.27	-
Housing Corporation	Housing Corporation Zone substation building strengthened to at least 67% of NBS	0.40	-
Hutt Park Road B	Hutt Park Road B Zone substation building strengthened to at least 67% of NBS	0.28	-
Dulux	Dulux Zone substation building strengthened to at least 67% of NBS	0.27	-
D	E	F	G

Substation building	Target resilience standard	Maximum resilience performance value	NBS start value
BP Terminal	BP Terminal Zone substation building strengthened to at least 67% of NBS	0.43	-
Hutt Rec A	Hutt Rec A Zone substation building strengthened to at least 67% of NBS	0.23	-
Knights Road	Knights Road Zone substation building strengthened to at least 67% of NBS	0.30	-
Waterloo Road A	Waterloo Road A Zone substation building strengthened to at least 67% of NBS	0.27	-
VIC	VIC Zone substation building strengthened to at least 67% of NBS	0.30	-
66 Mabey Road	66 Mabey Road Zone substation building strengthened to at least 67% of NBS	0.27	-
Eastern Hutt Road A	Eastern Hutt Road A Zone substation building strengthened to at least 67% of NBS	0.27	1
Fergusson Drive A	Fergusson Drive A Zone substation building strengthened to at least 67% of NBS	0.23	1
Bathurst Street	Bathurst Street Zone substation building strengthened to at least 67% of NBS	0.23	1
26 Gower Street (TS801)	26 Gower Street (TS801) Zone substation building strengthened to at least 67% of NBS	0.30	1
Islington Street	Islington Street Zone substation building strengthened to at least 67% of NBS	0.27	1
Fire Station	Fire Station Zone substation building strengthened to at least 67% of NBS	0.50	1
Keys Street	Keys Street Zone substation building strengthened to at least 67% of NBS	0.30	-
Whakatiki Street A	Whakatiki Street A Zone substation building strengthened to at least 67% of NBS	0.30	1
Whakatiki Street B	Whakatiki Street B Zone substation building strengthened to at least 67% of NBS	0.27	-
Bill Cutting Place	Bill Cutting Place Zone substation building strengthened to at least 67% of NBS	0.30	-
32 Dragon Street	32 Dragon Street Zone substation building strengthened to at least 67% of NBS	0.43	ı
Awatea Street A	Awatea Street A Zone substation building strengthened to at least 67% of NBS	0.40	-
Lyttelton Avenue B	Lyttelton Avenue B Zone substation building strengthened to at least 67% of NBS	0.33	-
St Andrews Road	St Andrews Road Zone substation building strengthened to at least 67% of NBS	0.47	-
41 Bloomfield Terrace	41 Bloomfield Terrace Zone substation building strengthened to at least 67% of NBS	0.23	-
25 Mein Street	25 Mein Street Zone substation building strengthened to at least 67% of NBS	0.27	-

### Schedule 11: IM variation

Clause 6.2

### Deed to vary the Input Methodologies that will apply to Wellington Electricity Lines Limited's CPP determination

This is a deed between **Wellington Electricity Lines Limited** (Wellington Electricity) and the **Commerce Commission** (Commission) with regard to an agreed variation in accordance with s 53V(2)(c) of the Commerce Act 1986 (the Act).

#### Background

On 5 December 2017, Wellington Electricity submitted an application for a customised price-quality path to the Commission. The Commission is currently in the process of evaluating Wellington Electricity's customised price-quality path proposal for the purpose of making a determination, as required by s 53T and 53V of the Act.

In accordance with s 52S of the Act, the Commission must apply all relevant input methodologies.

The Commission and Wellington Electricity have agreed to the following variations to the input methodologies in accordance with s 53V(2)(c) of the Act that will apply to the Commission's determination under s 52P of the Act.

#### Deed

- This deed varies the Electricity Distribution Services Input Methodologies
   Determination 2012 [2012] NZCC 26 (the IM Determination) as it applies to the
   Commission's customised price-quality path determination for Wellington
   Electricity's customised price-quality path proposal of 5 December 2017.
- 2. Clause 1.1.4(2) of the IM Determination is varied so that:
  - 2.1 A new definition for '2015 DPP determination' is added to read:
    - "means the Electricity Distribution Service Default Price-Quality Path Determination 2015 [2014], NZCC 33, including all amendments as of 9 July 2015;"
  - 2.2 A new definition for '2015 DPP financial model' is added to read:
    - "means the spreadsheet entitled 'Financial-model-EDB-DPP-2015-2020' published by the Commission alongside the 2015 DPP determination;"
  - 2.3 The definition of 'building blocks allowable revenue before tax' is varied by replacing the existing text with the following text:

"means, for-

- (a) disclosure years 2019 and 2020, the sum of-
  - (i) MAR<sub>bt</sub> (DPP), determined in accordance with clause 5.3.2(7); and
  - (ii) BBAR<sub>bt</sub> (readiness), determined in accordance with clause 5.3.2(1);

- (b) disclosure year 2021, the sum of-
  - (i) BBAR<sub>bt</sub> (DPP), determined in accordance with clause 5.3.2(8); and
  - (ii) BBAR<sub>bt</sub> (readiness), determined in accordance with clause 5.3.2(1);"
- 2.4 The definition of 'capex wash-up adjustment' is varied by replacing the existing text with the following text:

'means the amount specified in a CPP determination';

2.5 The definition of 'CPP regulatory period' is varied by replacing the existing text with the following text:

"means-

- in relation to a CPP proposal, the period beginning on the first day of disclosure year
   2019 and terminating on the last day of disclosure year 2021; and
- (b) in relation to a particular CPP, the period to which the relevant CPP determination relates;"
- 2.6 A new definition for 'DPP Other Regulated Income and Disposed Assets Model' is added to read-

"means the spreadsheet entitled 'other-regulated-income-and-disposed-assets-model-EDB-DPP-2015-2020' published by the **Commission** alongside the **2015 DPP determination**;"

2.7 A new definition for 'earthquake readiness expenditure' is added to read:

"means those **commissioned assets** and **operating expenditure** which reflect additional expenditure to improve Wellington Electricity Lines Limited's readiness to respond in the event of a major earthquake;"

2.8 The definition of 'forecast regulatory tax allowance' is varied by replacing the existing text with the following text:

"means, the sum of-

- (a) forecast regulatory tax allowance (DPP), determined in accordance with clause 5.3.13(5); and
- (b) forecast regulatory tax allowance (readiness), determined in accordance with clause 5.3.13(1);"
- 2.9 The definition of 'forecast value of commissioned asset' is varied by replacing the existing text with the following text:

"means, for the purposes of-

- (a) Part 3, Subpart 3, Section 3, for-
  - (i) disclosure years 2019 and 2020, the sum of-

the forecast aggregate value of commissioned assets determined by the Commission for the relevant disclosure year in the 2015 DPP determination; and

the 'forecast value of commissioned assets' specified by the Commission for the relevant disclosure year, where the value reflects earthquake readiness expenditure to be incurred during the CPP regulatory period;

(ii) disclosure year 2021, the sum of-

the forecast aggregate value of commissioned assets determined by the Commission for disclosure year 2021, where for the purposes of determining this value, the value of earthquake readiness expenditure is nil; and

the 'forecast value of commissioned assets' specified by the Commission for disclosure year 2021, where the value only reflects earthquake readiness expenditure to be incurred during the CPP regulatory period;

- (b) all other sections, the value determined in accordance with clause 5.3.11;"
- 2.10 The definition of 'next period' is varied by replacing the existing text with the following text:

"means the period beginning on the first day of disclosure year 2019 and terminating on the last day of disclosure year 2021;"

2.11 A new definition of 'pass-through balance' is added to read-

"has the meaning specified in clause 3.1.1(12);"

2.12 A new definition of 'pass-through balance annual recovery' is added to read-

"has the meaning specified in clause 3.1.1(14);"

2.13 A new definition of 'pass-through prices' is added to read-

"means the portion of prices attributable to pass-through costs and recoverable costs;"

- Clause 3.1.1(4) of the IM Determination is varied by replacing the existing text with the following text:
  - "(4) For the purpose of this subpart, 'forecast allowable revenue' as specified in a DPP determination or CPP determination includes-
    - (a) forecast net allowable revenue;
    - (b) forecast pass-through costs;
    - (c) forecast recoverable costs, excluding any revenue wash-up draw down amount under clause 3.1.3(1)(v) for the disclosure year, referred to in subclause (1);
    - (d) the balance of the wash-up account available for draw down; and

- (e) pass-through balance annual recovery."
- 4. Clause 3.1.1(12) is added to read:
  - "(12) 'Pass-through balance' is the cumulative difference between the revenue from pass-through prices and the sum of pass-through costs and recoverable costs, calculated in accordance with clause 8.6 of the 2015 DPP determination, for the 'assessment period' (as defined in that determination) ending 31 March 2018."
- 5. Clause 3.1.1(13) is added to read:
  - "(13) The pass-through balance must be returned, or in the case of a negative amount recovered, over the CPP regulatory period as the pass-through balance annual recovery, as specified in a CPP determination."
- 6. Clause 3.1.1(14) is added to read:
  - "(14) 'Pass-through balance annual recovery' means an amount which an EDB must calculate for each disclosure year in accordance with the method specified in a CPP determination, where the CPP determination methodology allows for the recovery or return of the pass-through balance over the CPP regulatory period and includes any time value of money adjustment using a rate equal to the 67th percentile estimate of WACC."
- Clause 3.1.3(1)(p) of the IM Determination is varied by replacing the existing text with the following text:
  - "(p) a capex wash-up adjustment;"
- 8. Clause 3.1.3(8) and 3.1.3(9) are deleted.
- Clause 3.1.3(13)(e) of the IM Determination is varied by replacing the existing text with the following text:
  - "(e) 'actual allowable revenue' means, for a disclosure year, an amount calculated in accordance with a DPP determination or CPP determination that includes-
    - (i) actual net allowable revenue;
    - (ii) pass-through costs;
    - recoverable costs, including any revenue wash-up draw down amount; and
    - (iv) pass-through balance annual recovery;"
- Clause 3.1.3(13)(f) of the IM Determination is varied by replacing the existing text with the following text:
  - "(f) 'actual revenue' means, for a disclosure year, the revenue amount calculated in accordance with a DPP determination or CPP determination that includes actual revenue from prices;"
- 11. Clause 3.1.3(13)(I) is deleted.

- 12. Clause 3.3.2(1) and 3.3.2(2) of the IM Determination is varied by replacing the existing text with the following text:
  - "(1) An opex incentive amount must be calculated for each disclosure year of a regulatory period, subject to subclause (3).
  - (2) The 'opex incentive amount' for a disclosure year is an amount equal to the sum of-
    - 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 during the regulatory period under clause 3.3.4(1)-
      - the amount calculated in accordance with the following formula for a disclosure year in the regulatory period-

$$\left(\frac{\text{Adjustment to the opex incentive}}{l-1}\right) \times (1+r)^{y+0.5}$$
where-

- is the number of disclosure years in the regulatory period;
- is the cost of debt applying to the DPP or CPP in question; and
- y is the number of disclosure years preceding the disclosure year in question in the regulatory period."
- 13. Clause 3.3.2(3) is deleted.
- 14. Clause 3.3.2(4) is renumbered as clause 3.3.2(3).
- 15. Clause 3.3.11 of the IM Determination is varied by replacing the existing text with the following text:
  - "(1) The 'capex wash-up' is an amount equal to the present value of the differences in the series of building blocks allowable revenue before tax for the preceding DPP regulatory period, subject to subclause (2) and clauses 3.3.13 and 3.3.14 from adopting—
    - (a) the sum of the value of commissioned assets for each disclosure year of that preceding DPP regulatory period,

instead of-

- (b) for each disclosure year of the preceding DPP regulatory period in which the EDB was subject to a DPP, the forecast aggregate value of commissioned assets determined by the Commission in respect of those disclosure years; and
- (c) for each disclosure year of the preceding DPP regulatory period in which the EDB was subject to a CPP, the sum of the forecast value of commissioned assets determined by the Commission in respect of those disclosure years.
- (2) For the purpose of subclause (1)-
  - the present value must be determined by discounting the series of building blocks allowable revenue before tax to the end of the preceding DPP regulatory period

using a discount rate equal to the WACC applied by the Commission in setting prices for each disclosure year for the relevant DPP or CPP in the preceding DPP regulatory period:

- (b) the series of building blocks allowable revenue before tax for each disclosure year of the preceding DPP regulatory period must-
  - be calculated using the same methodology that was applied by the Commission in setting starting prices for the EDB for the relevant DPP or CPP, subject to subparagraphs (ii), (iii), (iv), (v) and (vi);
  - for the purpose of subparagraph (i), adopt the sum of depreciation calculated under Part 2 in respect of each disclosure year for assets having a commissioning date in the preceding DPP regulatory period; and
  - (iii) for the purpose of subparagraph (i), adopt the same values for all other inputs to the calculation of building blocks allowable revenue before tax; and
  - (iv) for the purpose of subparagraph (i), for the disclosure years in which Wellington Electricity Lines Limited is subject to a CPP, building blocks allowable revenue before tax is equal to the sum of-
    - (1) BBAR<sub>bt</sub>(DPP), determined in accordance with subparagraph (v);
    - BBAR<sub>bt</sub>(readiness), determined in accordance with clause 5.3.2(1); and
  - (v) for the purpose of subparagraph (IV), 'BBAR<sub>bt</sub>(DPP)' means-
    - (1) for disclosure years 2019 and 2020, the value determined in accordance with the formula for 'BBAR before tax in revenue date terms', for Wellington Electricity Lines Limited for the applicable disclosure year, specified in the 2015 DPP Financial Model; and
    - for disclosure year 2021, the value determined in accordance with clause 5.3.2(8); and
  - (vi) for the purpose of subparagraphs (i), (ii), (iv) and (v)-
    - (1) BBAR<sub>bt</sub>(DPP) is calculated using the sum of the value of commissioned assets and the sum of depreciation excluding that relating to earthquake readiness expenditure; and
    - (2) BBAR<sub>bt</sub>(readiness) is calculated using the sum of the value of commissioned assets and the sum of depreciation for earthquake readiness expenditure; and
- (c) where the series of building blocks allowable revenue before tax from adopting the sum of value of commissioned assets exceed the series of building blocks allowable revenue before tax from using the forecast values of commissioned assets (as determined using the forecast aggregate value of commissioned assets for each disclosure year in which the EDB was subject to a DPP and sum of the forecast

value of commissioned assets for each disclosure year in which the EDB was subject to a CPP) then the difference is a positive amount of capex wash-up; and

- (d) where the series of building blocks allowable revenue before tax from adopting the sum of value of commissioned assets is less than the series of building blocks allowable revenue before tax from using the forecast value of commissioned assets (as determined using the forecast aggregate value of commissioned assets for each disclosure year in which the EDB was subject to a DPP and sum of the forecast value of commissioned assets for each disclosure year in which the EDB was subject to a CPP) then the difference is a negative amount of capex wash-up."
- 16. Clause 5.3.2(1) of the IM Determination is varied by replacing the existing text with the following text:
  - "(1) 'BBAR<sub>bt</sub> (readiness)' for each disclosure year of the next period is determined in accordance with the formula-

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

- + (total depreciation × (1 corporate tax rate × TF)
- + forecast operating expenditure × TF × (1 corporate tax rate)
- + (closing deferred tax opening deferred tax) × (TF-1)
- + (permanent differences + regulatory tax adjustments utilised tax losses) × corporate tax rate × TF) ÷ ( $TF_{rev}$  corporate tax rate × TF)

where the values of each term specified in this formula, and the terms used to calculate those values, only reflect earthquake readiness expenditure incurred during the CPP regulatory period."

- 17. Clause 5.3.2(7) is renumbered to 5.3.2(9);
- 18. A new clause 5.3.2(7) is added to read:
  - "(7) 'MAR<sub>bt</sub> (DPP)' means for disclosure year 2019 and disclosure year 2020, the value for 'maximum allowable revenue before tax in revenue-date terms for applicable X factor', for Wellington Electricity Lines Limited for the applicable disclosure year, specified in the 2015 DPP financial model less an adjustment for actual CPI under the 2015 DPP determination, being \$2,893,000 for disclosure year 2019 and \$3,664,000 for disclosure year 2020."
- 19. Clause 5.3.2(8) is added to read:
  - "(8) 'BBAR<sub>bt</sub> (DPP)' means the value determined in accordance with the formula for 'BBAR before tax in revenue date terms, calculation not referencing tax', as applied in the 2015 DPP financial model for disclosure year 2020, applied to disclosure year 2021-
    - (a) where the value for disclosure year 2021 of each term in the formula specified for 'BBAR before tax in revenue date terms, calculation not referencing tax' is determined in accordance with the respective formulas applied in the 2015 DPP financial model for disclosure year 2020, applied to disclosure year 2021; and

- (b) for terms with no formula in the 2015 DPP financial model, the value for disclosure year 2021 is determined as follows-
  - (i) 'operating expenditure' means, in relation to a CPP proposal-

that has not been assessed by the Commission, the amount of operating expenditure for the relevant disclosure year included by the CPP applicant in its opex forecast; or

that is undergoing assessment by the Commission, the amount of operating expenditure determined for the relevant disclosure year by the Commission:

(ii) 'value of commissioned assets' means, in relation to a CPP proposal-

that has not been assessed by the Commission, the forecast aggregate value of commissioned assets for the relevant disclosure year included by the CPP applicant in its CPP proposal; or

that is undergoing assessment by the Commission, the forecast aggregate value of commissioned assets determined for the relevant disclosure year by the Commission:

(iii) 'forecast changes in CPI used for revaluations' is determined in accordance with the following methodology-

Forecast CPI for revaluations is:

for a quarter prior to the quarter for which the vanilla WACC applicable to the relevant DPP regulatory period was determined, CPI as per paragraph (a) of the 'CPI' definition and excluding any adjustments made under paragraph (b) of the CPI definition arising as a result of an event that occurs after the issue of the Monetary Policy Statement referred to in the paragraph directly below;

for each later quarter for which a forecast of the change in headline CPI has been included in the Monetary Policy Statement last Issued by the Reserve Bank of New Zealand prior to the date for which the vanilla WACC applicable to the relevant DPP regulatory period was determined, the CPI last applying under the paragraph directly above extended by the forecast change; and

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

 'disposed assets' is the value of that term for disclosure year 2021 specified in the DPP Other Regulated Income and Disposed Assets Model;

(v) 'other regulated income' is the value of that term for disclosure year 2021 specified in the DPP Other Regulated Income and Disposed Assets Model,

where, for the purposes of determining BBAR<sub>bt</sub> (DPP), the value of earthquake readiness expenditure is nil."

- 20. Clause 5.3.12 of the IM Determination is varied by replacing the existing text with the following text:
  - "(1) 'Opening works under construction' means, in respect of-
    - (a) the first disclosure year of the next period, nil; and
    - (b) any year other than the first disclosure year of the next period, closing works under construction of the preceding disclosure year.
  - (2) 'Closing works under construction' is the amount determined in accordance with the

opening works under construction + capital expenditure - forecast value of commissioned assets,

where the values of each term specified in this formula and the terms used to calculate those values only reflect earthquake readiness expenditure incurred during the CPP regulatory period."

- 21. Clause 5.3.13(1) of the IM Determination is varied by replacing the existing text with the following text:
  - "(1) 'Forecast regulatory tax allowance (readiness)' is, where forecast regulatory net taxable income is-
    - (a) nil or a positive number, the tax effect of forecast regulatory net taxable income;
    - (b) a negative number, nil."
- 22. Clause 5.3.13(1A) is added to read:
  - "(1A) The value of forecast regulatory net taxable income in subclause (1), and the terms used to calculate that value, must only reflect earthquake readiness expenditure incurred during the CPP regulatory period."
- 23. Clause 5.3.13(5) is added to read:
  - "(5) 'Forecast regulatory tax allowance (DPP)' means, for-
    - disclosure years 2019 and 2020, the value for 'regulatory tax allowance', for Wellington Electricity Lines Limited for the applicable disclosure year, specified in the 2015 DPP Financial Model;
    - (b) disclosure year 2021, the value determined in accordance with the formula for 'regulatory tax allowance', as applied in the 2015 DPP Financial Model for disclosure year 2020, applied to disclosure year 2021-

- where the value for disclosure year 2021 of each term in the formula for 'regulatory tax allowance' is determined in accordance with the respective formulas applied in the 2015 DPP Financial Model for disclosure year 2020, applied to disclosure year 2021; and
- for terms with no formulas in the 2015 DPP Financial Model, the value for disclosure year 2021 is determined as follows-

'operating expenditure' means, in relation to a CPP proposal-

that has not been assessed by the Commission, the amount of operating expenditure for the relevant disclosure year included by the CPP applicant in its opex forecast; or

undergoing assessment by the Commission, the amount of operating expenditure determined for the relevant disclosure year by the Commission;

'value of commissioned assets' means, in relation to a CPP proposal-

that has not been assessed by the Commission, the forecast aggregate value of commissioned assets for the relevant disclosure year included by the CPP applicant in its CPP proposal; or

undergoing assessment by the Commission, the forecast aggregate value of commissioned assets determined for the relevant disclosure year by the Commission;

'forecast changes in CPI used for revaluations' is determined in accordance with the following methodology-

Forecast CPI for revaluations is:

for a quarter prior to the quarter for which the vanilla WACC applicable to the relevant DPP regulatory period was determined, CPI as per paragraph (a) of the 'CPI' definition and excluding any adjustments made under paragraph (b) of the CPI definition arising as a result of an event that occurs after the issue of the Monetary Policy Statement referred to in the paragraph directly below;

for each later quarter for which a forecast of the change in headline CPI has been included in the Monetary Policy Statement last issued by the Reserve Bank of New Zealand prior to the date for which the vanilla WACC applicable to the relevant DPP regulatory period was determined, the CPI last applying under the paragraph directly above extended by the forecast change; and

in respect of later quarters, the forecast last applying under the paragraph directly above adjusted such that an equal increment or decrement made to that forecast for each of the following three years results in the forecast for the last of those years being equal

to the target midpoint for the change in headline **CPI** set out in the Monetary Policy Statement referred to in the paragraph directly above;

'disposed assets' is the value of that term for disclosure year 2021 specified in the DPP Other Regulated Income and Disposed Assets Model;

'other regulated income' is the value of that term for disclosure year 2021 specified in the DPP Other Regulated Income and Disposed Assets Model,

where, for the purpose of determining 'forecast regulatory tax allowance (DPP)', the value of earthquake readiness expenditure is nil."

by Wellington Electricity Lines Limited	
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Name of authorised representative	Name of authorised representative or 29 falkirk Are witness (and address, if witnessed)  Sestom
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### **Explanatory note**

- (1) The purpose of the Wellington Electricity Lines Limited Electricity Distribution Customised Price-Quality Path Determination 2018 ("the Determination") is to set a customised price-quality paths for Wellington Electricity Lines Limited ("Wellington Electricity") for the three years beginning 1 April 2018 and ending 31 March 2021, pursuant to Part 4 of the Commerce Act 1986 ("the Act").
- (2) Pursuant to section 53N of the Act, Wellington Electricity is required to provide to the Commerce Commission ("the Commission"), separate compliance statements relating to price setting, the wash-up account calculation, performance against quality standards and transactions. Wellington Electricity must state whether or not it has complied with the customised price-quality path set out in the Determination, provide its wash-up amount calculation, and supporting evidence. The two compliance statements must both be accompanied by a director's certificate. The compliance statement for the wash-up amount calculation, quality standards and transactions must also be accompanied by an auditor's report. Wellington Electricity must publish its compliance statements on its website within five working days after submitting them to the Commission.
- (3) A reasons paper providing detailed background to, and analysis of, the Determination can be found at:
  - http://comcom.govt.nz/regulated-industries/electricity/cpp/cpp-proposals-and-decisions/
- (4) Copies of this Determination are available for inspection free of charge at the Commission (during ordinary office hours), on the Commission's website at the above link, or for purchase at a reasonable price at the Commission.