

PRICING METHODOLOGY DISCLOSURE

For the 12 months commencing 1 April 2018

Pursuant to Electricity Distribution Information Disclosure Determination (Issued 1 October 2012). For compliance with Part 2.4: Disclosure of Pricing and Related Information.

Network Tasman Limited P O Box 3005 RICHMOND 7050



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1 Directors Certificate

Commerce Act (Electricity Distribution Service Information Disclosure) Determination 2012 Schedule 17

Certification for Year-beginning Disclosures

We, Roger Sutton and Sarah-Jane Weir, being directors of Network Tasman Limited certify that, having made all reasonable enquiry, to the best of our knowledge –

- (a)The following attached information of Network Tasman Limited prepared for the purposes of clause 2.4.1 of the Electricity Distribution Information Disclosure Determination 2012 in all material respects complies with that determination;
- (b) The prospective financial or non-financial information included in the attached information has been measured on a basis consistent with regulatory requirements or international standards.

23 Feb 2018. Date: 23 Feb 2018 Date:



2 Introduction

2.1 About Network Tasman

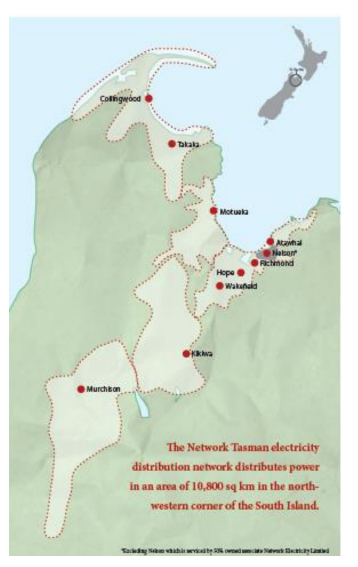
Network Tasman Limited ("NTL") owns and operates the electricity distribution network in the wider Nelson and Tasman areas, excluding Nelson Electricity's supply area in Nelson city. The Network Tasman electricity distribution network distributes power to approximately 39,500 connections.

Total electricity distributed through the network is 651 GWh, with a peak load of 138 MW.¹ The area covered by the network is diverse, ranging from high consumer density urban areas to remote rural areas with low consumer density.

NTL distributes electricity to residential and commercial consumers within its area from Transpower grid exit points at Stoke, Kikiwa and Murchison.

NTL is wholly owned by a consumer trust - the Network Tasman Trust.

The company's mission is to own and operate efficient, reliable and safe electricity networks and other complementary business while increasing consumer value. NTL issues, after consultation with its shareholders, an annual statement of corporate intent, which outlines



the overall intentions and objectives that the company will follow.

2.2 The purpose of this document

This document sets out NTL's pricing methodology and contains the information required for compliance with Part 2.4 of the Electricity Distribution Information Disclosure Determination 2012. It also assesses NTL's pricing methodology against the Distribution Pricing Principles and Information Disclosure Guidelines published by the Electricity Authority ("EA").

¹ Excluding bulk supply to Nelson Electricity.



2.3 Overview of this report

This document is structured as follows:

- A description of our pricing for the year commencing 1 April 2018 is set out in Section 3;
- The regulatory requirements that NTL must comply with are set out in Section 4;
- NTL's pricing principles are discussed in Section 5;
- The methodology used to determine NTL's total revenue requirement and its allocation by load group is discussed in Section 6;
- The methodology used to derive NTL's distribution and transmission prices is set out in Section 7;
- Distributed generation pricing is discussed in Section 8;
- Assessment of NTL's pricing methodology against the EA's Pricing Principles is set out in Section 9; and
- NTL's forward pricing strategy is discussed in Section 10.

3 Our pricing from 1 April 2018

NTL's prices are used to charge electricity retailers in the Tasman region.² Electricity retailers determine how to package these charges together with the energy, metering and other retail costs when setting the retail prices that appear in consumer's power accounts.

NTL's prices cover the cost of its local electricity distribution network, pass-through costs (such as industry levies) and the costs associated with national grid transmission.

The methodology that NTL has used to determine pricing for the 12 months commencing 1 April 2018 is largely the same as what was used for the previous year.³ The total delivered NTL price (including distribution and transmission) will increase by approximately 1.3% for the majority of connections. This is equivalent to 68 cents per month for a residential connection using 8000 kWh per year.

In what follows we discuss these price changes in more detail by firstly describing each consumer load group and the pricing structures that apply and secondly explaining how each pricing component will change by load group.

² There are a small number of large customers that are direct billed by NTL.

³ We note that while the methodology used to determine prices has not materially altered from last year, we have made changes to the way it is presented in this document for the sake of clarity. In particular, the calculation of the total revenue requirement is presented in a way that is closer aligned with the regulatory methodology used for Default Price-Quality Path regulation.

3.1 Consumer load groups and pricing structures

NTL classifies its consumers' connections into load groups primarily according to capacity requirements. Load groups are not generally defined on the basis of consumers' end use of electricity (i.e. business or residential), aside from the Residential Low Fixed Charge (LFC) plans available for Group 2 consumers.

There is no differentiation between regional areas in NTL's line pricing.

3.1.1 Group 0: Unmetered connections

This load group category is for unmetered supplies such as electric fences, phone booths, street lights and other very low loads. The two types of Group 0 connections are:

- Low Capacity supplies (OUNM): These are low capacity connections that are fitted with a small fuse where the consumption is very low. They are intended for connections such as phone boxes, road-site communication cabinets, electric fences etc. Pricing is a fixed charge per day.
- Streetlights (OSTL): This price is used for general street-lighting and is also used for unmetered streetlights that are associated with a standard metered connection. The charge is based on the wattage (W) used by the streetlight(s) installed, and is charged on a \$/W/day basis.

3.1.2 Group 1: Metered connections up to 15kVA

Most residential consumers and some small businesses (ie, those who have supplies with a maximum delivery capacity of 15kVA) are Group 1 consumers. Group 1 fixed charges are set at 15 cents per day (for both small business and residential consumers) to meet government regulatory requirements and to minimise administrative/transactions costs. As a consequence of these requirements, Group 1 pricing does not reasonably reflect the fixed costs of supply to poor load factor⁴ or remotely located consumers in this group. Just 10% of the revenue collected from Group 1 is derived from fixed daily charges, with the remaining 90% from consumption (kWh) charges.

A day/night pricing option is available which is taken up by 1% of Group 1 connections. A further 10% of connections use the night-only option.

More than 75% of connections benefit from the controlled hot water pricing which is less than half of the standard uncontrolled "Anytime" price.

3.1.3 Group 2: Metered connections 20-150kVA

Group 2 consumers have a delivery capacity of between 20kVA and 150kVA. This group tends to consist of business and residential consumers with above average load factors and so greater reliance is placed on capacity based pricing applied to installed ICP fuse sizes.

The Group 2 capacity price is expressed as "dollars per kVA" and is based on the installed fuse capacities (between 20 and 150 kVA) limiting the maximum demands each consumer in this group can place on the network.

⁴ Load factor refers to the average load of a connection divided by the maximum load of the connection.



Variable prices are thus lower than in Group 1. Around 25% of revenue in Group 2 is derived from capacity prices. Group 2 connections are also able to make use of the day/night, night-only and controlled hot water pricing options.

3.1.4 Group 3: Metered connections of 150kVA or more

Group 3 consumers have capacity requirements that are greater than 150kVA. Group 3 contains larger business consumers and so primary reliance is placed on demand pricing. Two different types of demand prices are used:

- Customer Demand: which is measured in kVA based on the highest half hour of Anytime Maximum Demand (AMD) during the previous 12 month calendar period;
- Regional Coincident Peak Demand (RCPD) Demand: which is measured in kW using Transpower's interconnection pricing methodology. That is, the demand of the connection at the top 100 peaks of the Upper South Island (USI) transmission region.

Around 50% of the distribution revenue is derived from these demand based charges. The remaining 50% is collected through consumption (kWh) prices which vary according to season (Summer/Winter) and time-of-day (Day/Night).

3.1.5 Group 6: Individually priced customers with capacity > 3MVA

Group 6 consumers have capacity requirements in excess of 3MVA. Group 6 consumers have fully fixed charges reflecting high levels of asset dedication. These consumers essentially pay an annual fixed rental for the assets dedicated for their supply irrespective of their load profiles.

Transmission charges are passed through to Group 6 consumers.

3.1.6 Summary of pricing by group

The following table summarises the pricing applied for each of the key metered consumer load groups.

Consumer	Maximum capacity	Number	of	Pricing structure		
Group	requirement	connections				
Group 1	Group 1 Fused at less than 36,350		Fixed daily price (15c per day) + kWh			
	or equal to 15 kVA			consumption		
				Discounted hot water heating rate		
				Optional day/night rate. Night rate also		
				available for night boost.		
Group 2	Fused between 20	2,790		Capacity price (applied to fused capacity size)		
	kVA and 150 kVA			+ kWh consumption		
				Discounted hot water heating rate		
				Optional day/night rate. Night rate also		
				available.		
Group 3	Capacity	apacity 161		Anytime Maximum Demand + RCPD + kWh		
	requirements			kWh rates vary according to Summer/Winter		
greater than				and Day/Night		

 Table 1: Summary of NTL metered consumer groups and applicable pricing

	150kVA (half-hour metering is required)		
Group 6	>= 3000 kVA + 11kV half hour metering	2	Fixed price for distribution + pass-through of transmission charges

The unmetered consumer group, Group 0, consists of:

- Low capacity connections: Electric fences, communications etc. The price applied to these connections is a fixed daily price. There are 84 connections of this type.
- Streetlight connections: The price for streetlight connections is applied per W per day. There are 23 streetlight-only connections, and an overall total of 154 streetlight connections.

3.2 Network Tasman pricing from 1 April 2018

NTL reviews its line pricing annually, with new pricing taking effect from 1 April. Our pricing schedule is set out in Appendix C. Charges for new loads can be found in our new load policy, available on our website.⁵

3.2.1 Price changes by component

Distribution price component

From 1 April 2018, the distribution component of NTL's prices will increase by 1.8% for all connections in all load groups to reflect increases in underlying costs. This increase reflects cost increases and is equivalent to the rate of inflation that has occurred over the past year.

Pass-through and recoverable price component

The portion of prices associated with pass-through and recoverable costs has not changed materially and accounts for a very small percentage of prices.

Transmission price component

Transmission prices primarily cover the cost of the national grid, which is owned and operated by Transpower. Some components of Transpower's prices (eg, charge for connection assets) have increased while others have decreased. Most notable is that the Interconnection Charge reduced from \$123.98 per kW in 2017/18 to \$113.77 per kW in 2018/19. However, an increase in RCPD chargeable demand levels recorded in 2017 has resulted in little change to total transmission charges payable by NTL. As a result, NTL's transmission price component per kWh has not changed for most consumer connections. For large connections (Groups 3 and 6), Transpower's interconnection pricing is passed through as a demand charge.

⁵ http://www.networktasman.co.nz/documents/services/Connection%20of%20New%20Loads%20Policy.pdf

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3.2.2 Price level changes for individual load groups

Appendix C contains a complete list of NTL's prices for the 12 months commencing 1 April 2018, as compared with pricing for the prior year. The following discussion summarises the impact on connections in each load group.

Group 0, 1, 2 and HLF

From 1 April 2018, prices for groups 0, 1, 2 and HLF will increase by an average of 1.3%. As discussed above, the distribution component of prices is increasing at the rate of inflation (1.8%). The other price component for Group 0, 1, 2 and HLF consumers will be unchanged from the prices that applied from 1 April 2017.

Group 3

The distribution component of Group 3 pricing has increased 1.8%, in line with inflation.

With regard to transmission prices, the reduction in Transpower's interconnection rate has been passed through via a reduction in the RCPD Demand price.

The impact of transmission price changes on individual Group 3 consumers will vary quite widely depending on how their particular metered coincident and anytime demands have changed compared to last year. However, on average total Group 3 charges are expected to fall slightly.

Group 6

The distribution component of Group 6 pricing has increased 1.8%.

Transpower's transmission charges are passed directly through to Group 6 connections.

3.2.3 Introduction of posted discounts

NTL has previously provided discretionary discounts to consumers, with eligibility dates in July and November. In the context of regulatory developments and the review of discounts by the Inland Revenue Department, this year our discounts will be posted, rather than discretionary. This means that our discounts are now disclosed in our pricing schedule.

Discounts will continue to be credited twice per year on consumers' power accounts, following the same process as previous years. However, there will be a change in the timing of discounts. The first discount will be based on consumer usage from 1 April 2018 to 31 August 2018, and the second will be based on consumer usage from 1 September 2018 to 31 March 2019.

The use of posted discounts will not impact on prices used for the purposes of monthly billing, where the Delivery Prices will provide the relevant charges.

The total amount of discount provided to consumers is forecast to be \$10.7m for 2018/19, which is slightly higher than the \$10.5m provided in 2017/18.

Discounts for Group 1 and 2 consumers are calculated on the basis of kWh. The discount rate of 2.6 cents per kWh is the same as what consumers received in 2017/18.

The discount rates for Group 3 consumers are set so as to be equivalent to 13% of the Anytime kVA demand distribution price component and 40% of the kWh distribution price components. The rates are equivalent to those provided in 2017/18.



Group 6 discounts are a fixed amount per connection, reflecting that pricing for these customers are also fixed. There is no change to the 2017/18 Group 6 discount levels.

3.2.4 Removal of Off-peak price code

Network Tasman currently offers a number of controlled service options for Group 1 and 2 ICPs. These options are: Economy (Water Saver); Night Only; and Off Peak. The Off Peak service provides an option with shorter controlled times than other options, with supply off for 2 hours in the morning (typically 7am to 9am) and 2 hours in the evening (typically 5pm to 7pm) from May to September. In contrast, the Economy service control periods vary and can be up to 10 hours per day with a target minimum "on" period of 5 hours during the daylight hours to ensure a full hot water cylinder for the evenings.

The Off Peak controlled service has typically been used for kilns and hot water cylinders that are not large enough to use the Economy option. We understand that the Off Peak service is not commonly offered by other lines companies.

Following a consultation process with retailers in 2017, NTL has decided to discontinue the Off-Peak (OPK) price code, relating to the Off-Peak (CN20) controlled service, from 1 April 2018. The service will be grandfathered and mapped to the Economy (WSR) price code. This will minimise impacts on customers: CN20 ICPs will continue to receive a CN20 service but will pay a lower price.

The rationale for this change is that there are very few consumers using this service (ie, less than 100) and having a separate price code had created significant confusion among retailers with regard to network billing. Consumers were not consulted as there will be no negative consumer impacts: network charges for connections with the C20 controlled service will be lower than they previously were and the level of service provided will remain unchanged.

4 Regulatory requirements

This section briefly describes a number of key regulations relating to the NTL's pricing. Namely Information Disclosure requirementa, Commerce Act price-quality controls and the Low Fixed Charge (LFC) Regulations.

4.1 Information Disclosure Determination

The Electricity Distribution Information Disclosure Determination 2012 (Part 2.4) gazetted by the NZ Commerce Commission requires electricity line businesses (EDBs) to annually disclose:

- the EDB's pricing strategy, if any, including identification of any changes in strategy
- the pricing methodology used to calculate line prices
- key components of target revenue required to cover the costs and profits, (including cost of capital and transmission), of the line owner's business activities
- consumer groups and consumer statistics used in the calculation of line prices and charges
- the method of allocating costs and target revenues amongst consumer groups
- the proportion of target revenue collected through each pricing component.
- any changes to prices or target revenues



- the approach to setting prices for non-standard contracts and distributed generators
- whether, and if so how, the EDB has sought the views of consumers including their expectation in terms of price and quality, and reflected those views in calculating the prices payable or to be payable
- the extent to which the pricing methodology is consistent with the Electricity Authority's pricing principles

The Electricity Authority (EA) has published Distribution Pricing Principles and Information Disclosure Guidelines (February 2010) that promote a principles-based approach to EDB line pricing and associated information disclosures. The EA's guidelines are generally consistent with the Information Disclosure Determination 2012.

4.2 Commerce Act price control

NTL is a controlled entity under Part 4 of the Commerce Act and as such operates under the Commerce Commission's Default Price and Quality control.

Being a controlled entity NTL is subject to starting price adjustments (Po) at the commencement of each regulatory period and must annually demonstrate compliance with its Default Price Path (DPP) that allows certain costs (transmission, rates, EA and Commerce Commission levies) to be passed through to consumers and generally restricts annual movements for the distribution component of line prices after each 5-yearly reset to the annual rate of inflation (CPI).

The Commerce Commission price control primarily operates to constrain EDB's overall target revenue requirement rather than the structure of the company's line prices.

NTL's pricing shown in this document is set to be compliant with NTL's DPP price pathway requirements.

4.3 Low Fixed Charge (LFC) Regulations

Under the Low Fixed Charge (LFC) regulations, a distributor's fixed charge to eligible ICPs must be no more than 15 cents per day (ex GST) for the LFC tariff option and a retailer's fixed charge must be no more than 30 cents per day (ex GST). The LFC option must be available to all domestic connections that are a principal place of residence, where annual consumption is less than 8000 kWh.

A fixed charge is defined in the regulations to be "a charge levied for each customer connection in currency per time period (for example, cents per day)". A variable charge is defined as "a charge that varies according to the amount of electricity consumed (for example, cents per kilowatt hour)." The EA has provided further clarification regarding interpretation of what types of charges would be considered variable in August 2016 publication "Variable charges under the low fixed charge Regulations - Guidelines."

5 Pricing principles

The following discussion sets out the pricing principles that NTL currently uses to guide its pricing decisions.

NTL's pricing methodology reflects, to the extent possible: (1) the pricing principles stated in NTL's Statement of Corporate Intent ("SCI"), as agreed between NTL and its shareholder Network

Tasman Trust; and (2) the Distribution Pricing Principles and Information Disclosure Guidelines (February 2010) administered by the NZ Electricity Authority.

The following pricing objectives are stated in NTL's SCI (available on NTL's website) and are incorporated in Use of Systems Agreements ("UoSA") with retailers. They provide a high level overview of NTL's existing pricing approach which is that:

- A fair and reasonable rate of return for shareholders (equal to the cost of capital measured on a pre-tax, pre-discount basis and based on the regulatory WACC) will be recovered
- The cost of capital will be reasonably allocated to, and recovered from, each consumer group based on their use of particular network assets
- Direct and indirect distribution costs and depreciation will be reasonably allocated to, and recovered from, each consumer group
- Transmission costs will be allocated and recovered in a manner that reasonably reflects how these costs are incurred by each consumer group
- Appropriate economic signals will be given to consumers concerning their use of the distribution and transmission systems
- Regulatory and public policy requirements imposed by Government, the Commerce Commission and the Electricity Authority will be accommodated within network pricing as required
- Pricing will retain a reasonable uniformity amongst like consumers and across all NTL's regional areas
- Pricing will be simple to understand, implement and administer
- Pricing will provide certainty and medium term stability for consumers and retailers. The distribution component of pricing will be changed, at most, once in any 12 month period while the transmission component may change whenever Transpower alters its transmission charges.

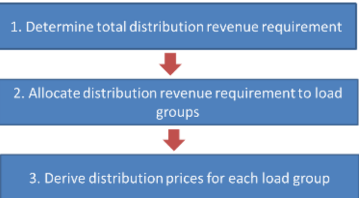
While these objectives have been in place for the last 5 years, they remain subject to annual review by NTL Directors and Network Tasman Trust as part of the SCI process. Where pricing objectives or principles are in conflict, NTL management and Directors exercise their discretion and judgement to set acceptable trade-offs between conflicting items.

The specific pricing principles published in EA Guidelines are discussed in Section 9.

6 Determining the total revenue requirement

Determining pricing for distribution services involves three stages:





This section focusses on the first two of these.

The Total Revenue Requirement for NTL is the sum of the following key components:

- Operating and maintenance costs (direct opex)
- Overhead costs (indirect opex)
- Return of capital employed (depreciation)
- Return on capital employed (calculated using the Weighted Average Cost of Capital)
- Regulatory tax
- Transmission costs
- Regulatory adjustments

In total these components provide a total revenue requirement for 2018/19 of \$48.1m, before discount. This compares with a total revenue requirement in 2017/18 of \$46.3m. After deduction of posted discounts, the revenue requirement for 2018/19 is \$37.4m.

	Revenue Requirement (\$m)
Indirect Opex	2.957
Direct Opex	8.426
Depreciation	7.026
Return on Capital	12.031
Regulatory Tax	1.470
Transmission	14.506
Regulatory adjustment	1.641
Total Revenue Requirement Before Discount	48.057
Discount	10.659
Total Revenue Requirement	37.399



Each of these components is described in more detail below in section 6.1. The way in which these are allocated by load group is discussed in section 6.2.

6.1 Determining each component of the revenue requirement

The financial information used to determine the revenue requirement is drawn from NTL's line business budget and financial forecasts for the year ending 31 March 2019. Line business costs are separated from NTL's other non-line business activities in a manner consistent with the Electricity Information Disclosure Determination 2012.

6.1.1 Operating expenditure

Operating expenditure consists of:

- Direct network costs (directly attributable to specific assets) which include operations and maintenance costs and any direct overheads
- Indirect network costs (not directly attributable to specific assets) which include indirect overheads and administration costs

The operating expenditure estimates used are from NTL's budget for 2018/19.

6.1.2 Depreciation and return on capital

Depreciation (return of capital) is calculated based on standard regulatory asset lives for systems assets and financial reporting lives for non-system assets

Capital costs (return on capital/assets employed) are calculated by applying the Weighted Average Cost of Capital (WACC) to NTL's Regulatory Asset Base (RAB). The WACC for the distribution business covers the cost of debt (interest costs) and the cost of equity finance and is derived using the Capital Asset Pricing Model. As a price controlled EDB, NTL has used the Commerce Commission's WACC for the 5 year DPP price control period ending 31 March 2020. The parameters used by the Commission in setting WACC were:

- 4.09% for estimate of the risk free rate
- Target capital structure of 44% debt to total assets
- Cost of debt 6.09%
- Asset beta of 0.34 as the measure of EDB's systematic risk
- Post tax market risk premium for equity of 7.0%
- Corporate tax rate of 28.0%

Based on these inputs the Commission's 67^{th} percentile estimate of WACC was 7.19% (vanilla WACC).

The RAB is based on the 2004 certified ODV of systems fixed assets and has been rolled forward to 31 March 2019 using the methodology inherent in the Information Disclosure Determination. The roll-forward includes actual capital expenditure at cost, depreciation based on standard regulatory asset lives and CPI based system fixed asset revaluations for the intervening period to 31 March 2019.

6.1.3 Regulatory tax



Regulatory tax was estimated using the methodology applied in Schedule 5a of NTL's Information Disclosures.

6.1.4 Transmission costs

Transmission costs include amounts payable to Transpower for the use of the national grid and local connection assets, as well as amount payable to generators in relation to ACOT (Avoided Cost of Transmission).

Transpower's transmission charges levied on NTL are relatively fixed and unavoidable. Transmission charges are billed by GXP and include the following components:

- **Connection charges:** these relate to grid assets that connect NTL to the interconnected transmission network
- Interconnection charges: these recover the remainder of Transpower's AC grid revenue and are based on a customer's contribution to Regional Coincident Peak Demand (RCPD)
- New investment charges: which are charges agreed to in a bilateral contract between Transpower and NTL, under which Transpower agrees to provide new or upgraded grid assets

ACOT payments are made to embedded generators in accordance with Part 6 of the Electricity Industry Participation Code 2010 (Code), and are calculated based on Transpower's interconnection rate and the level of generation during RCPD measurement periods.

6.1.5 Regulatory adjustments

As a result of acquiring transmission assets, NTL's regulatory revenue cap includes an allowance such that NTL can retain the benefits of the acquisition (ie, avoided Transpower charges) for a period of 5 years. NTL has chosen to share these benefits with consumers by only taking up part of the allowance.

6.2 Allocation by load group

A large portion of the costs associated with the electrical distribution network are shared across many consumers. This means that there is a need to determine an appropriate and justifiable means of allocating shared costs.

6.2.1 Direct network costs, systems depreciation and capital costs

Direct network costs, systems depreciation and capital costs are directly assignable to the following network asset categories:

- General 400V lines;
- Distribution transformers;
- General 11 kV lines;
- Dedicated 11 kV lines;
- Sub-transmission lines and zone substations; and
- Dedicated networks.

The following table identifies which network segments are used by each load group.



Consumer Group	Network Segment Used	Maximum capacity requirement	
Groups 0 & 1	General 230/400V / 11 /33kV	Fused <= 15 kVA	
Group 2	General 400V / 11 /33kV	Fused > 15 & < 150 kVA	
Group 3	Limited 400V and 11 / 33kV	AMD>150kVA+ hhr metering	
Group 6	Dedicated & Semi dedicated network, 33 kV &limited 11kV	>= 3000 kVA + 11kV hhr metering	
Group CB	66 kV lines	Approx 32MW	

Notes: (1) 400V/11/33kV indicates the voltage level at which the consumers in this Group take supply and the components of the network they use; (2) The kVA indicates the consumer's potential anytime maximum demand (AMD) as measured by the size of the ICP fuse installed or the AMD obtained from half hourly (hhr) data available from consumer TOU meters; (3) Dedicated consumers are those utilising dedicated or semi dedicated feeders, substations and network assets at voltages of at least 11kV or 33kV and have 11kV metering.

Network costs are then apportioned to each load group on the basis of coincident maximum demand (CMD). CMD is used because network direct investment and costs are largely a function of peak period demand levels thus critical asset costs are allocated on each groups contribution to peak demand levels. This gives the allocation proportions contained in Figure 1 below.

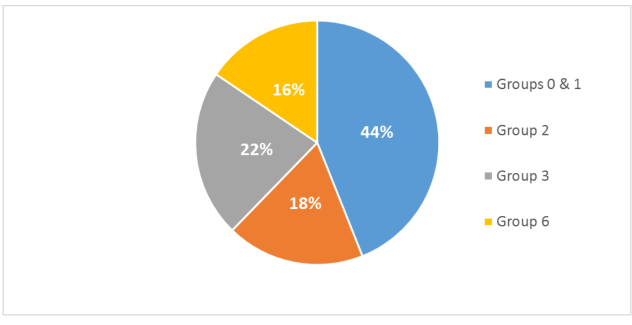


Figure 1: Allocations based on Coincident Maximum Demand

It is noted that no lower network costs are attributable to load Group 6, as this group relies solely on upper network assets for its supply. Allocations for the 400V cost components are modified to reflect Group 3's minimal reliance on these assets.



With regard to the large embedded generator, the relevant direct network costs are those relating to the 66kV transmission line. The proportion of the 66kV costs allocated to the large embedded generator was set with reference to cost allocation proportions previously used by Transpower.

6.2.2 Allocation of Indirect Network Costs

Indirect network costs include general administration and overhead costs and depreciation on non-systems fixed assets. Management estimates are used to allocate indirect network costs to Group 6, bulk supply and large generator connections. The remaining indirect network costs are allocated to load Groups 1,2 & 3 in proportion to their relative shares of installed capacity (measured by fuse size or dedicated transformer capacity). Allocation of indirect costs is somewhat more arbitrary than for direct costs. However, an allocator based on installed fuse capacity provides a reasonable balance between allocating by customer numbers and allocating by some measure of demand. Details of the capacity allocators used are contained in Appendix B.

6.2.3 Allocation of Regulatory Tax to load groups

Regulatory Tax is allocated to load groups in the same proportion as return on capital.

6.2.4 Allocation of transmission costs to load groups

Connection costs and new investment charges are levied at each Transpower grid exit point (GXP) for highly dedicated assets used to connect NTL to the grid. Connection costs are allocated to load groups on the basis of each group's (CMD) demand contribution coincident with the Anytime Maximum Demand (AMD) of that GXP.

Interconnection charges are allocated to Groups based on each Group's demand level measured coincident with Transpower's Upper South Island 100 peak chargeable RCPD half hours recorded over the previous year.

The connection, new investment and interconnection costs allocated to each group are summed to obtain the gross transmission costs (revenue) to be recovered from that group.

With regard to the large embedded generator, connection costs are allocated using the same allocations previously utilised by Transpower.

6.2.5 Resulting revenue requirement by load group

After applying the cost allocation methodology described above the revenue requirements determined for each load group are the following:

	Distribution	Pass-through & Recoverable	Transmission	Total before	Total after		
				discount	discount		
Group 0	0.177	0.002	0.081	0.260	0.260		
Group 1	15.202	0.097	6.718	22.018	15.444		
Group 2	7.827	0.053	2.822	10.703	8.001		
Group 3	5.262	0.017	3.021	8.299	6.983		
Group 6	0.456	0.021	2.103	2.579	2.512		
NEL		0.013	2.091	2.104	2.104		
СВ	1.348		0.340	1.688	1.688		
Sundry	0.406		0.000	0.406	0.406		
Total	30.678	0.203	17.177	48.058	37.399		

Table 4: Revenue requirement by load group (\$m)



7 Determining pricing

This section explains the approach taken by Network Tasman to determining the pricing for each load group, for each of the following price components: distribution; pass-through & recoverables; and transmission.

7.1 Proportion of revenue recovered from each price component

Revenue is recovered using a range of pricing components. These include:

- fixed daily prices (expressed as \$/connection/day);
- capacity/demand based prices (expressed as \$/kVA/day); and
- consumption prices (expressed as \$/kWh).

Consumption prices are expressed as "dollars per kWh" and apply to all consumer groups, except Group 6. The cents per kWh charges vary across differing price types, depending on the time of use profile where known or the level and type of load interruptability/restrictions the consumer commits to in advance.

In determining the proportions of revenue to be raised by each price component NTL attempts to balance the conflicting demands of:

- economic rationale
- government policy and regulatory requirements
- electricity retailers' broad desire for simplicity, predictability and low transaction costs
- the expectations of different electricity consumers

Economic rationale encourages the application of cost-reflective pricing. This could imply regionally differentiated pricing with strong peak demand / capacity based elements (kVA) and limited reliance of variable tariffs (kWh). This would support economic efficiency by reflecting in pricing:

- the fixed and sunk nature of line business cost structures and assets
- that network investment costs are caused by demands for incremental capacity at peak times
- a "beneficiaries / exacerbator pays" approach to cost recovery consistent with the EA's pricing principles.

However, in practice, NTL's pricing structures must also take into account regulatory constraints and practical implementation issues, as well as feedback from retailers and end consumers.

Regulations require distributors to offer residential consumers a 15 cents/day fixed charge tariff option that is beneficial to those with consumption less than 8000 kWh pa. In addition, government policy effectively compels distributors to ensure rural and urban pricing structures remain closely aligned.

Previous engagement with electricity retailers shows they have been focused on line pricing that minimises pass through risk; minimises transaction costs; and is simple to understand and bill



(minimises the number of tariff codes and options). Consequently retailers have to date generally preferred broad based kWh based charges, simple fixed daily charges and low numbers of tariff codes. However it is noted that looking to future, retailers acknowledge difficulties with a reliance on kWh charges and are supportive of a transition to prices that better reflect costs.

NTL engagement with consumers in the past has revealed differing preferences concerning line price structures:

- Many residential and small business consumers groups oppose high fixed charge structures and expect a significant portion of their charges to vary with consumption so a greater level of influence can be exerted over their electricity bills.
- Higher-use business consumers, however, prefer capacity-based charging that properly and fairly reflects the fixed costs of supply and rewards high load factor consumers for efficient use of network assets.

As a compromise to the conflicting expectations above, NTL's longer term goal has been to recover around half its distribution revenue from each Group using fixed or capacity base charges and the other half from variable or kWh based charges. Where achievable, over time NTL has gradually raised Group 2 fixed charges in preference to higher variable charges as a better means of reflecting underlying supply costs.

Existing metering technology limitations mean that for approximately 35% of NTL's connection billing metrics are currently restricted to

- kWh consumption in monthly intervals;
- installed fuse size; or
- fixed daily charges.

For mass market ICPs without advanced meters, no metrics are available concerning consumption by time of use or for the level and timing of actual peak or coincident demands. These limited billing metrics compromise cost-reflectiveness within pricing structures and make mass market network pricing a relatively blunt instrument.

Consequently NTL has structured its existing distribution pricing as follows:

- Group 1 fixed charges are set at 15 cents per day (for both small business and residential consumers) to meet government regulatory requirements and to minimise transactions costs. As a consequence of these requirements Group 1 pricing no longer reasonably reflects the fixed costs of supply to poor load factor or remotely located consumers in this group. Just 10% of the revenue collected from Group 1 is derived from fixed daily charges.
- Group 2 tends to have business and residential consumers with above average load factors and so greater reliance is placed on capacity based pricing applied to installed ICP fuse sizes. Variable tariffs are thus lower than in Group 1. Around 25% of revenue in Group 2 is derived from capacity charges
- Group 3 contains larger, higher load factor business consumers so primary reliance is placed on capacity based pricing using AMDs and RCPDs obtained from TOU metering. Around 50% of the distribution revenue is derived from capacity/ demand based charges.

- Group 6 consumers have fully fixed charges reflecting high levels of asset dedication; they
 essentially pay an annual fixed rental for the assets dedicated for their supply irrespective
 of their load profiles.
- There is no tariff differentiation between regional areas and consequently the revenue recovered in rural areas tends not to fully reflect the higher cost of supply to those areas.
- There is no tariff differentiation (either in fixed or variable tariffs) based on consumers end use of electricity (i.e. between business or domestic), aside from Group 2 LFC pricing which is only relevant for a very small number of consumers.

The ongoing deployment of smart meters in NTL's region will significantly improve NTL's ability to implement more sophisticated pricing. NTL continues to review pricing options, in coordination with other distributors, which includes consideration of pricing structures enabled by advanced meters. This is discussed further in section 10.

7.2 Setting distribution price levels

Total distribution revenue is capped at the level set by the Commerce Commission. The capped revenue is allocated to load groups with reference to the approach discussed in the previous section.

7.2.1 Group 1 distribution prices

The Group 1 distribution revenue requirement is split between that part to be recovered by a fixed charge, and that part to be recovered by a consumption charge.

The total annual fixed charge (distribution + transmission) for all Group 1 ICP's is set at \$55pa. or 15 cents/day (the Government mandated low fixed charge). The distribution component of this fixed charge is \$43.25pa and is recovered from all connections irrespective of geographical area or whether use is business or residential. This approach automatically establishes the proportion of revenue recoverable from fixed charges and NTL has adopted this position to:

- meet Government low user regulatory requirements
- avoid unwarranted discrimination between small business and small residential consumers
- minimise the additional transaction, administration and enforcement costs NTL and all electricity retailers face if a separate but optional low user tariff was offered only to qualifying domestic consumers.

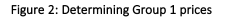
The fixed charges recover only 10% of the distribution revenue to be raised from Group 1. The total consumption charge recovers the residual 90% of revenue from Group 1.

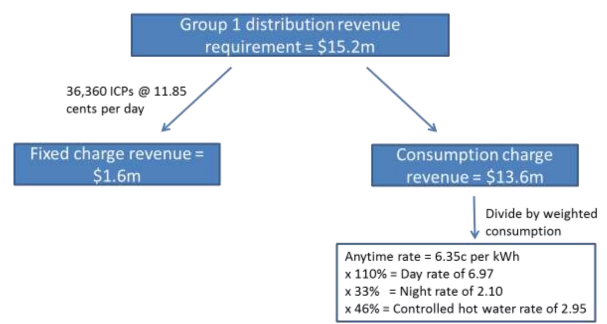
Consumption prices are determined by dividing the total variable charge by number of units consumed by Group 1 and applying a set of relative weightings between the pricing types on offer. The relative weights are in part driven by legacy issues but also reflect the relative costs of providing network services at "peak" versus "off peak" times and the benefits to the network of having interruptible loads. The weightings provide a signal for consumers to

- shift consumption from "peak" to night periods and
- permit components of their supply to be interrupted by NTL load control devices.



To provide a material difference between kWh prices, controlled and night rates are generally set to be less than half the standard uncontrolled rate.





7.2.2 Group 2 distribution prices

The Group 2 distribution revenue requirement is split between that to be recovered by fixed capacity charges, and that part to be recovered variable charges.

Each ICP in Group 2 has an installed capacity (between 20 and 150 kVA) based on installed supply fuse sizes.

Group 2 capacity charge revenue is targeted around 25% of the Group 2 revenue requirements, which is over twice the Group 1 level. This ensures capacity charges step up materially for consumers wishing to:

- shift demand levels between Group 1 and Group 2
- upgrade installed fuse size within the kVA bands on offer within in Group 2.

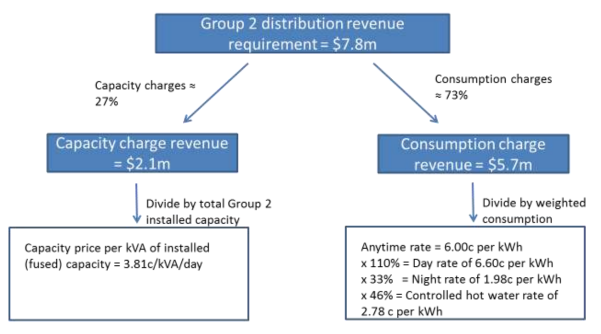
Consumers are provided with a reasonable signal to minimise their peak capacity demands and to use scarce network capacity efficiently.

The total fixed charge revenue is divided by the sum of Group 2 capacity to give a tariff expressed in dollars per kVA per annum. This rate is the same for all consumers within the group with no account being taken of geographical location.

The dollar per kVA tariff is multiplied by the individual ICP's capacity (derived from installed fuse size), to give a capacity per year. This is divided by 365 and is billed on a dollars per kVA per day basis.

The total kWh charge recovers the residual revenue of the Group 2 revenue requirement.

Figure 3: Determining Group 2 prices



Group 2 Low User Pricing (2LFC)

Because there are a number of residential customers in Group 2, regulation has been interpreted to require NTL to offer a compliant low fixed charge tariff option referenced against the standard pricing option outlined above. NTL provides a Group 2 low fixed charge tariff options with a 15 cent / day fixed charge and variable kWh rates adjusted upwards so that at 8,000kWh consumption per annum the line charges are equal to those payable on the standard tariff. The low user option is cheaper than the standard tariff for the very small number of Group 2 domestic consumers who use less than 8,000 kWh per annum but is poorly reflective of network supply costs.

High Load Factor Pricing (HLFC)

From 1 April 2012 NTL offered a pricing option suitable for mass market customers with high load factors. The tariff was introduced to offset one of the consequences of the variable (kWh) component of NTL standard mass market tariffs being higher than desirable. This situation has come about by NTL adopting the 15 cents per day low user fixed charge for all Group 1 consumers in order to achieve the fairest, simplest and most cost effective means of complying with the low user regulations. The consequential loss of fixed revenue has been made good through higher variable prices. As a result, high load factor consumers have ended up paying disproportionately high line charges per kVA of fuse capacity supplied.

The HLF tariff option, with higher capacity charges and considerably lower variable kWh rates, moderates the effect load factor has on line charges and constrains the cost per kVA supply charge. The HLF pricing is beneficial to mass market customers with load factors in excess of about 25%; which is about 7% of Group 1&2 consumers. The HLF tariff also provides a smoother transition for these consumers where they move up to Group 3 pricing. NTL identifies those ICPs that would benefit from this tariff option and directly communicates with these consumers to ensure they are aware of this option.

7.2.3 Group 3 distribution prices



The Group 3 distribution revenue requirement is split between that part recoverable by a capacity charge, and that recoverable through peak demand and TOU consumption charges. Group 3 customers are primarily larger, high load factor business consumers and so the capacity based charges for this group are set to recover approximately 50% of required revenue. This provides strong signals to minimise anytime and winter peak demand levels (when combined with transmission component) and rewards good load factor much more than is the case in Groups 1&2.

Each Group 3 consumer's AMD and RCPD demands are obtained from TOU data supplied by retailers:

- A Group 3 customer's RCPD quantity is the average of the consumers kW load coincident with Transpower's 100 peak loads on USI grid for the year ending 31st August in the previous year.
- A Group 3 customer's AMD is that consumers highest half hourly kVA at any time, in any month, during the previous calendar year.

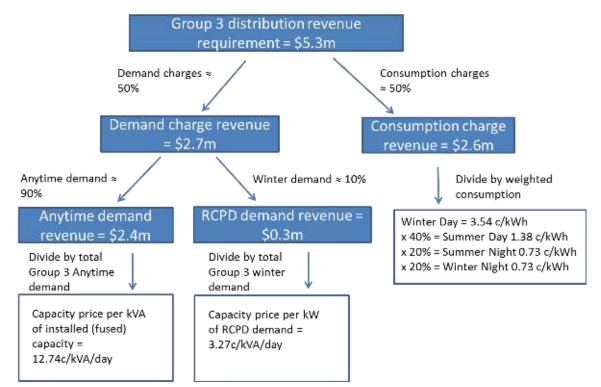
The total fixed charge revenue is divided by the sum of the AMDs and the RCPDs after establishing the relative weighting between the anytime and winter demand charges. The weighting is heavily biased towards the AMD charge because the RCPD is primarily used as a mechanism for directly passing through Transpower's Interconnection charges. This gives a dollar per AMD kVA and a dollar per RCPD kW as distribution tariffs.

The dollar per AMD (RCPD) price is multiplied by the ICP's AMD (RCPD), to give the ICP's anytime (RCPD) demand charge per year. Each annual demand charge is then divided by 365 and billed on a daily basis.

The total kWh charge recovers the residual required distribution revenue not met by capacity /demand charges. The prices are determined by dividing the kWh revenue required by the number of units consumed by load Group 3, and a relative weighting is established between the prices for summer day, summer night, winter day and winter night. This weighting process uses a similar rationale outlined for Groups 1&2. Night rates and Summer Day rates are heavily discounted in comparison to Winter Day rates reflecting the off-peak use of the network during these time periods.



Figure 4: Determining Group 3 prices



7.2.4 Group 6 distribution prices

There are only two consumers in Group 6 and both have sought direct service and billing arrangements with NTL rather than choosing to operate through normal interposed arrangements with electricity retailers. While their distribution pricing is individually assessed and direct billed by NTL, their distribution revenue requirements are determined in a manner consistent with the other consumer Groups. Both Group 6 consumers have chosen to operate with NTL without formal written distribution supply contracts however NTL applies its standard terms of service and distribution code requirements to these consumers.

These consumers are large enough, and few enough, to warrant individual calculation of line charges based on the RAB values and direct costs associated with the dedicated or semidedicated assets used in their supply. General overheads are allocated using management estimates.

The methodology for allocating distribution costs, RAB values and determining the distribution revenue requirement for these consumers was described above. It is essentially the same and is consistent with the approach used for other customer groups but the resulting Group 6 revenue requirement is billed differently.

The Group 6 annual distribution revenue requirement is simply billed in fixed monthly amounts. It is essentially a fixed distribution asset rental regardless of changes in annual consumption or demand. The relative amounts billed to each Group 6 consumer are determined by the RAB asset values for the dedicated and semi dedicated assets used by each consumer.

7.2.5 Distribution Prices – Large embedded generator

The distribution charges applicable to the large embedded generator were set contractually based on the 66kV line asset values, maintenance and operational costs as per Transpower's 2014/2015 charge sheets. This was because Transpower was the prior owner of the 66kV assets used to supply the generator prior to the acquisition of those assets in December 2014 by NTL. The proportion of the 66kV costs allocated to the large embedded generator was set with reference to the cost allocations previously used by Transpower.

7.3 Determining pricing for the pass-through and recoverables component

Pass-through and recoverable costs

The portion of prices relating to "Pass-through and other recoverables" includes the following components of price: Local body rates; Electricity Authority Levies; Commerce Commission Levies; Utilities Disputes Levies; the Capex wash-up adjustment determined by the Commerce Commission; and the quality incentive adjustment. These are primarily allocated in proportion to distribution charges.

7.4 Determining pricing for the transmission component

NTL recovers transmission costs from load Groups via a separate transmission pricing schedule incorporated within overall line pricing as follows:

- Consumers are classified into the same load groups as used for distribution pricing.
- Transmission costs for Group 6, Bulk Supply and Large Generator connections are recovered on a direct pass through basis.
- The remaining transmission costs, after Group 6, Bulk Supply and Large Generation pass through, are recovered from Group's 1-3 via NTL's transmission pricing schedule.
- Metering technology and other practicalities do not enable transmission costs to be passed directly through to mass market consumers in a manner that fully reflects the Transmission Pricing Methodology. NTL therefore must rebundle transmission costs and recover them using the available billing metrics of kWh consumption, fuse capacity and fixed daily charges.
- Groups 1-3 transmission charges are recovered across different pricing components using similar rationale to that used in distribution pricing.
- To the extent possible within regulatory pricing constraints, NTL attempts to recover Transpower's connection and new investment costs attributable to Groups 1 & 2 via fixed daily or capacity based charges and the interconnection cost attributable through variable (kWh) charges. However the regulated low fixed charge applied across all of Group 1 means a significant portion of connection costs for Group 1 must be recovered through variable tariff rates.
- The Group 1 fixed daily price is expressed as a "dollars per connection per day" price.
- Group 2 capacity pricing is expressed as "dollars per anytime maximum capacity" (AMD), measured in kVA and based on customer fuse size. The Group 2 capacity charge for transmission recovers the transmission connection and new investment costs attributable

to Group 2. Interconnection costs attributable to Group 2 are recovered using variable (kWh) based charges.

- Group 3 fixed capacity prices are based on TOU meter data and are expressed as:
 - "dollars per kW of RCPD" This RCPD component directly passes through Transpower's Interconnection charges attributable to Group 3 consumers
 - "dollars per kVA" of AMD, the AMD component recovers grid connection costs attributable to Group 3.

No variable (kWh) transmission tariffs are used to recover any transmission costs attributable to Group 3 consumers.

 Groups 1&2 consumption transmission price components are expressed as "dollars per unit (kWh)" and they vary depending on the time of use profile or the level and type of load interruptability / restrictions the consumer commits to in advance.

7.4.1 Transmission Prices – Groups 1 - 3 fixed and capacity

Group 1

The total transmission cost attributable to Group 1 is split between that part to be recovered by a fixed daily charge and that part to be recovered by consumption prices.

The total fixed charge is divided by the number of ICPs in Group 1 to give the annual Group 1 charge per ICP but due to the limitations of the regulated low user fixed charge, attributable connection and new investment charges will be under recovered and so increment the level of Group 1 kWh transmission prices. The annual fixed charge for transmission is billed on a daily basis (annual charge per ICP/365).

Group 2

The total transmission cost attributable to Group 2 is split between that part relating to connection and new investment charges to be recovered by a capacity charge, and that part to be recovered by kWh charges for the Interconnection charges attributable to Group 2.

Each ICP within Group 2 has a capacity based on connection fuse size. The total capacity charge is divided by the sum of all individual capacity requirements within Group 2. This gives a dollar price per kVA of capacity per annum.

The dollar per kVA tariff is multiplied by the ICP's capacity, to give a "capacity charge" per year. This is divided by 365 and billed on a daily basis.

Group 3

The total transmission cost allocated to Group 3 is recovered by demand charges.

The connection and new investment component attributable to Group 3 is divided by Group 3's total AMD to yield a \$/kVA rate. This rate is then applied to each individual consumers' AMD to determine their annual charge which is divided by 365 and billed on a daily basis.

The Interconnection charges attributable to Group 3 are recovered based on individual customer kW demands (grossed up for losses) measured coincident with the USI RCPD demand periods recorded over the 12 months to August the previous year.



The total amount recoverable by the RCPD charge, is divided by the total RCPD kWs for the Group. This gives a dollar price per kW of RCPD which is converted to a daily price.

7.4.2 Transmission Prices - Groups 1-3 consumption (kWh)

Group 1&2 kWh transmission costs are recovered in a manner similar to G1&2 distribution prices.

Each kWh distribution pricing option for Groups 1&2 is classified as either a "peak" or an "off peak" price. Off peak time is for night only consumption (occurring between 2300 and 0700) or ripple controlled consumption which is virtually certain not to contribute to NTL's overall RCPD demand levels. Those in the peak time classification, are, by default, the remainder of the tariffs (Anytime or Day tariffs) and where consumption is not interruptible by NTL load control equipment and is consequently likely to contribute to NTL's chargeable RCPD quantities.

A relative weighting is applied to differentiate peak and non-peak kWh transmission prices in Groups 1&2. The weightings reflects the much higher likelihood of consumption / load in "peak" tariff categories contributing to USI RCPD demand levels and thus NTL chargeable interconnection quantities.

The total amount to recover through kWh transmission prices is then divided by total kWh consumption of Groups 1 or Group 2 respectively, and the relative weighting between the peak and off peak price is applied to determine the peak and off peak rates.

The kWh transmission prices are higher in Group 1 than in Group 2 because the fixed charges in Group 1 do not fully recover connection and new investment costs attributable to that Group and the shortfall is made up within Group 1 variable rates. Connection and new investment costs attributable to Group 2 are fully recovered through the transmission component of the capacity based charges.

No kWh prices are used in Group 3 pricing to recover transmission costs.

7.4.3 Transmission Prices - Group 6, Bulk Supply and Large Generators

These consumers are large enough and few enough to have their Transpower charges individually calculated. The charges are by agreement determined on a cost reflective or "look through" basis so as to mirror the underlying Transpower charging methodology

Connection and new investment charges are allocated to the two Group 6 and the single Bulk supply customer in proportion to their average demands measured co-incident with the Stoke GXP's top 12 annual half hour AMDs for the prior year and are billed as a monthly fixed amount.

Interconnection charges are passed through directly on Group consumer demands measured coincident (after grossed up for distribution network losses between the customer TOU meter and the GXP TOU meter) with the relevant Upper South Island RCPD top 12 half hourly chargeable demands.

Any Common Quality Service Charges or Loss Rental Rebates are passed directly through to Group 6 and bulk supply consumers each month on the same basis as they are credited or charged to NTL by Transpower.

The Large Generator is allocated its share of the STK0661 connection assets located at the Stoke substation.

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The transmission charges described above are passed through to the two Group 6, one Bulk Supply and one large generator customer under letters of agreement or contracts in a transparent, cost reflective manner. All demand data and Transpower cost data for Stoke GXP used to determine annual transmission charges is supplied to these consumers each year.

8 Distributed generation

NTL has 1 large and 4 small hydro generators connected to and embedded within its network. It also has more than 700 roof top solar generation plants connected and injecting into the network, which equates to approximately 2% of all connections.

NTL uses regulated terms as a default contract with the small roof top solar plants but has more formal connection agreements with the 5 hydro plants. Pricing for the large generator has been discussed in previous sections. The regulated terms for small hydro plants are taken from Schedule 6.2 "Regulated Terms for Connection of Distributed Generation" in Part 6 of the Electricity Industry Participation Code 2010 administered by the Electricity Authority.

NTL expects new generators to pay for their costs of connection to the existing network in the same manner any new off take connections must pay for their own dedicated costs of connection. To date for the generation plant connected to the network, all connection costs have been borne by the connecting parties and no upper network reinforcement has been necessary.

Where import and export can occur at the ICP, NTL requires separate metering for both imported and exported kWh volumes.

To maintain competitive neutrality with other larger remote generators NTL:

- does not currently charge small scale local generators for injections exported onto and across the network.
- charges consumers who both import and export electricity from the same ICP the normal scheduled fixed / capacity charges applicable to the ICP plus standard variable prices on their separately metered import consumption
- as small scale roof top solar generation plants proliferate across the network NTL is experiencing:
 - additional time and costs in managing the safety aspects of both planned and unplanned outages.
 - unavoidable increments to SAIDI and SAIFI times for planned and unplanned outages
 - no reduction in the critical winter evening peak loads that ultimately drive most NTL network investment
 - some loss of variable tariff revenue as behind the meter consumption is offset by own generation
 - risks around voltage stability in the lower network where the proliferation of solar DG plants is concentrated within neighbourhoods

Currently the "import only" ICPs are disproportionately bearing virtually all consequences associated with these incremental costs. Ultimately as these costs become more material NTL



will have to adopt a stronger "beneficiaries/ exacerbates pays" element within its pricing. This may involve:

- adoption of higher levels of mass market fixed, capacity or demand based prices combined with a reduction in kWh prices, where this possible
- time of use based pricing when metering technology permits
- introduction of a kWh price applied against export energy injected into the network

Where it can be demonstrated that new generation plant enables NTL to avoid distribution or transmission costs NTL recognises this with agreed payments to the generators.

Where time of use meters are installed at DG sites of a minimum size, NTL passes through agreed avoided transmission interconnection charges attributable to the embedded generator as required by Part 6 of the Code. Under the current transmission pricing methodology this is based on the generators half hourly injected kW measured coincident with the 100 peak RCPD half hourly demand periods annually measured for the Upper South Island. NTL passes through the agreed value of the avoided interconnection charges provided NTL can classify these payments as a recoverable costs in its DPP price pathway. The avoided cost payments are determined as an annual sum and are paid monthly in the same manner that Transpower would bill NTL.

NTL has a relatively strong network in most areas and there have been no avoided distribution costs identified with respect of any new embedded generator connection to the network.

9 Distribution pricing principles

The Electricity Authority published a document "Guidelines for Distribution Pricing Principles and Information Disclosure" dated February 2010.

In what follows each Pricing Principle in the Guidelines is identified and NTL's general compliance with the principle is discussed.

Pricing Principles

(a) Prices are to signal the economic costs of service provision, by:

(i) being subsidy free (equal to or greater than incremental costs, and less than or equal to standalone costs), except where subsidies arise from compliance with legislation and/or other regulation;

The subsidy free test is a theoretical notion which at its limit requires a separate test for each of NTL's ICPs. To accurately estimate both incremental costs and standalone costs for particular customers or groups of customers is difficult and resource intensive and so the matter is addressed in general terms below.

As a general principle, if line pricing is cost reflective and costs are below bypass levels the subsidy free test will be met.

Allocation of consumers and costs to load groups and the development of prices for those load groups necessarily involves averaging and deployment of a number of assumptions. The resulting pricing is at best reasonably cost-reflective for broad groups of consumers.

However the subsidy free range for line services for mass market consumers is also likely to

be broad because incremental costs for the additional consumer/kVA/kWh are low while their standalone costs of supply are very high. This broad range means the cost reflective pricing methodology described in this document will generally lead to pricing within the subsidy free range.

NTL does not make up under-recovery of distribution revenue from one particular customer group by over recovery from any of the other groups. All Groups recover their cash operating costs, depreciation and capital costs. As a result there are no significant cross subsidies between customer load groups.

Standalone Test

Distribution networks are natural monopolies and by definition deliver significant and longterm economies of scale to an extent that tests for standalone costs of alternative lines supply (overbuild) against existing cost reflective prices for mass market consumers should be largely redundant.

It is likely that NTL line pricing for Group 1 & 2 consumers is materially lower than the standalone economic costs associated with alternative lines supply. This contention is supported by the fact that:

- NTL's pricing methodology is cost reflective by Load Group
- TPNZ directly charges EDBs for their connection assets at GXPs. There are very strong economies of scale with respect to grid connection.
- New overbuild costs combined with NTL's line business economies of scale means any replication of NTL distribution assets would be uneconomic when assessed against NTLs current mass market line charges derived from ODV based costs and highly shared TPNZ connection costs, either for individual consumers or for larger groups of consumers.

An alternative standalone test for small and medium sized consumers is to compare the cost of line supply against the costs of alternative standalone energy supply using on site micro generation plant. At the present time the cost of standalone reliance on micro generation remains higher than industry average and incremental supply costs although this test is more about cost of delivered energy than a disaggregated test focused just on the transport component of electricity costs. With consumers primarily interested only in the overall delivered cost of energy, the standalone subsidy free test for line charges is problematic given the need to split out line and energy costs.

Standalone cost tests have more relevance for the small number of larger consumers at specific locations on NTL's network. NTL's pricing methodology for Group 3&6 consumers is cost reflective and uses RAB based economic costs attributable to these customers. Additionally these consumers share in the economies of scale arising from high levels of sharing of:

- grid exit point costs
- upper network distribution assets
- indirect distribution costs.

Alternative supply via overbuild to these consumers would require economic costs to reflect full asset replacement costs plus the loss of key scale economies. These standalone costs will therefore be well in excess of NTL's current line charges which is not supportive of an overbuild business case.

NTL has previously commissioned bypass costings for major customer sites to identify standalone costs and to assess the reasonableness of existing line charge levels. No adjustment to line pricing for major customers resulted.

Incremental Cost Test

Incremental cost is the additional cost associated with supplying an additional unit of service.

For distribution businesses the additional unit of service could be the:

- connection of an additional consumer
- supply of an additional kVA of capacity or
- transportation of an additional unit (kWh) of electricity.
- Delivering an increment in security or reliability

Generally incremental costs for extra kVA, kWh or connections are very low where the network has spare capacity but at some point new investment will be required causing a step change in costs to occur. It is difficult to assign or attribute the step changes in core network investment costs to specific additional units of service unless the additional load (service) is highly customer specific and is large relative to the network segment supporting it.

Most of the company's revenue is derived either from kVA charges (either from TOU metering or connection fuse size) or peak time kWh prices. Incremental network costs mostly arise from increases of load (kVA) at peak times. Therefore NTL pricing focus on capacity and peak prices tends to align incremental revenue with incremental cost.

At a connection level, NTL's new load policy requires developers and consumers to fund the incremental costs of any network extension necessary to support new connections and NTL is primarily left with funding new transformer capacity and any augmentation of core network capacity. Annual line charges are normally sufficient to service NTL's incremental costs for new connections plus provide a contribution to service and reinforce the core network.

NTL's new load policy also seeks network development levies based on distance and kVA for new loads in uneconomic areas of the network. This helps shore up the shortfall in incremental revenue in areas where incremental costs tend to be highest. The policy also enables NTL to reserve the right to seek capital contributions from any new load that is large relative to the capacity of the network segment it will rely on. This gives NTL the opportunity to undertake an economic assessment to ensure incremental costs are properly supported by expected future line charge revenues from the large new load. Where there is a shortfall NTL may seek a capital contribution to support the incremental costs.

Regulatory requirements to offer a low user tariff option to all domestic consumers and to



maintain urban and rural line tariffs at similar levels tend to compromise incremental cost recovery and create subsidisation of some loads. Network costs for domestic customers do not vary materially with consumption (kWh) levels but the low fixed charge tariff requirements comprises revenue earning ability from low users relative to their incremental costs of supply. This is a material issue as around 70% of NTL's domestic customers use less than < 8000 kWh pa. Similarly incremental costs in rural segments of the network tend to be considerably higher than in more dense urban areas but restrictions on the level differentiation between rural and urban tariffs leads to under recovery of incremental costs in these higher cost geographical segments.

These regulatory requirements tend to restrict line revenue available from one geographic subgroup of consumers down to or below their incremental costs of supply while at the same time raising the revenue drawn from another geographic subgroup of consumers up towards their standalone costs of supply; consequently economic efficiency is compromised.

(ii) having regard, to the extent practicable, to the level of available service capacity; and

NTL Group 2 & 3 line pricing features kW and kVA pricing components directly related to the capacity demands consumers in these groups make on the distribution network and the transmission grid.

NTL's service level (kVA) signals are moderate for Group 2 consumers but are strong for Group 3 consumers. Group 6 pricing reflects service levels demanded via charges based on the level of dedicated and semi dedicated distribution assets NTL commits to the supply of these consumers. Similarly within both Groups 3 & 6, Transpower's Interconnection Charge (a grid service capacity charge) is reflected directly through to each consumer on the basis of their capacity demands coincident with the grid's USI regional peak demand (RCPD).

Where any consumer uses available network and grid capacity inefficiently NTL reserves the right to apply a kVA based power factor correction charge on sites with non-compliant power factor (PF<0.95). In practice this has been applied to TOU metered sites to good effect with only 4 out of NTL top 150 sites incurring the power factor charge.

As stated, NTL also applies a kVA per kilometre network development levy regime for new loads locating on high cost, uneconomic segments of the network. The levy recognises demands for service capacity both in terms of network distance (km) and capacity level (kVA).

Group 1 capacity/service level signals are relatively muted however every Group 1 ICP is restricted to a maximum demand capacity of 15 kVA via connection point fuses. Under the low user regulations a tariff option must be made available to all residential consumers with a fixed / capacity component of no more than 15 cents per day. NTL applies the low user rate across all Group 1 ICP's in order avoid excessive transaction costs. Consequently NTL Group 1 pricing is primarily kWh based and poorly reflects the available capacity service levels to these consumers. Low use/low load factor consumers under pay for their available service capacity while high use/high load factor consumers over pay for the same capacity. This inefficiency and cross subsidy is an inevitable consequence of the low user tariff regulations.

Generally NTL has very few load constraints on its network (given the use of load control) however the loading on the Stoke GXP is approaching a level which would require investment in a new GXP (see NTL's Asset Management Plan for further detail). NTL does not currently offer any formal arrangements to share any deferral of investment in distribution and transmission assets other than for embedded generators. However as noted in c(iii) below there are a number of useful indirect incentives within NTL's line pricing structure and contractual agreements that reward any customer behaviour limiting peak demand or lowering NTL costs.

• Some distributed generators are directly rewarded via pass through agreed savings they cause with respect to NTL's Interconnection Charges. Any potential for deferral of distribution investment will be site and plant specific and so will be dealt with on a case by case basis.

• Group 6 consumers obtain full benefit from any reduction in RCPD coincident demands with respect to Interconnection Charges directly passed through by NTL.

• Group 3 AMD and RCPD demand charges automatically reward any load reductions at critical times, whatever their cause, on NTL's distribution network and the Upper South Island grid respectively.

• Group 2 capacity charges provide moderate rewards and incentives for constraining consumer's peak loads. Lower investment in LV assets such as conductor, transformers and fusing is thereby encouraged.

• Controlled and Night kWh prices incentivise and reward mass market consumers for shifting load to off peak times or enabling their load to be interrupted. NTL's peak network and grid loads are about 10-12% lower than they would have otherwise been as a result of historical uptake of controlled tariff options and use of centralized load control plant.

(iii) signalling, to the extent practicable, the impact of additional usage on future investment costs.

The term "additional usage" is undefined in the Guidelines but presumably relates to

- additional connections to the network; or
- additional kVA demands at connection points; or
- additional kWh consumption across the network.

Given a network's primary function is to provide connectivity and to deliver capacity (kVA) between points of injection and load, additional kVA is probably the most meaningful measure of additional usage for an electrical network.

In terms of "additional usage" future investment is driven by the location of new loads and their impact on the network segment at peak demand times. Developing pricing components that reflect potential future investment costs due to new loads with any precision requires kVA-based charges that have locational and timing components associated with them. Alternative tightly time bound (TOU) kWh based tariffs could also provide useful but less accurate signalling.

Within an ICP based pricing regime, the ability to provide signals for the impact additional usage has on future investment has been problematic because:

- the roll out of smart meters is still underway. Consequently it is not yet possible to measure coincident maximum demands and create peak-time kVA-based charges or kWh-based charges that have a useful time components embedded within them.
- Secondly, low user regulations have historically been interpreted as preventing useful kVA signals being delivered to the majority of domestic consumers (around 70% of residential customers qualify for the low user tariff on NTL's network).
- Thirdly, there has been a desire by consumers, retailers and NTL trustee owners to avoid differentiated pricing across geographical segments of the distribution network for mass market consumers serviced with traditional interval metering. There is also an aversion to high fixed / capacity/ demand based charges by many smaller consumers.

The alternative for mass market consumers is a set of relatively blunt pricing instruments focused on maximum demand measured by installed fuse sizes combined with peak time kWh tariffs. NTL uses both these tools in its mass market pricing but in terms of signalling the impact of incremental usage on future new investment is relatively blunt.

Group 3 & 6 consumers all have TOU metering installed and face winter demand charges directly reflective of their contribution to the peak demand levels on the Upper South Island grid and on the distribution network. To the extent that the Interconnection Charge is reflective of Transpower's future grid upgrade costs, it is a very strong and clear signal.

Group 3 consumers also face an anytime demand charge which in part reflects the current and future cost of delivering capacity on the distribution network. However while it signals consumers to minimise demands in general, which is appropriate for lower network assets, it does not specify any critical network times or locations which would be more appropriate to upper network assets.

The distribution component of Group 6 network charges are based on the dedicated and semi-dedicated assets used to service these consumers. Any "additional usage" beyond the capacity of the existing dedicated assets will result in additional investment and the costs will be directly reflected back through to these consumers.

NTL's new connection policy provides for a network development levy on any large new load wishing to connect to the distribution network. The levy reflects any potential shortfall between expected future revenues and the incremental costs caused by the new load. Additionally NTL has a standard network development levy for new loads locating in uneconomic zones of the network that is a reflection of future network reinforcement costs in these areas. The volume component of the levy reflects the incremental kVA demanded and its distance from the network's injection points and the price component reflects expected future reinforcement costs; usually capacitor bank installation costs or 11kV to 22kV conversion costs.

An important caveat is necessary for this section is that consumers tend to see and react to <u>delivered</u> electricity pricing signals rather than the individual line and energy components. Consequently NTL can only have a muted impact on delivered prices and consumer behaviour; its network pricing is relatively invisible to most consumers.

Retailers may also rebundle and alter the price relativities between network peak and off peak prices. Thus network signalling of extra usage does not necessarily get clearly translated through to consumers so far as kWh charges (which account for the bulk of mass market line revenue) are concerned.

(b) Where prices based on 'efficient' incremental costs would under-recover allowed revenues, the shortfall should be made up by setting prices in a manner that has regard to consumers' demand responsiveness, to the extent practicable.

This test of efficient pricing focuses on Ramsey concepts of loading any revenue shortfalls over incremental cost onto consumers, products and services where demand elasticities are lowest.

As stated above most consumers respond to the full delivered cost of electricity rather than the lines component separately. NTL's line charges typically make up 30-35% of most consumers power bills while the generation and retail component makes up the remaining 65-70%. Line pricing signals are heavily buried within retail prices and remain subject to rebundling and thus provide only very muted consumption signals. Sensitivity to choices concerning shortfall recovery is therefore also likely to be muted. Therefore the means used to spread and collect any under recovered incremental costs is only of modest importance especially given distribution charges tend to be a declining proportion of consumers' power bills.

Demand elasticity is largely a function of the availability of substitutes. In terms of electricity delivered through traditional centralised generation plant, power grids and distribution networks the alternatives that drive demand elasticity are primarily gas, coal, wood, distributed micro generation, solar water heating and energy efficiency substitutes.

For virtually all NTL consumers:

- Coal and gas (other than gas for cooking) are not particularly viable substitutes in this region and commodity prices are likely to make them less so in the future.
- Incremental use of wood or coal is increasingly being marginalised as a heat source by clean air regulations in NTL's major urban areas.
- Small scale distributed generation is generally not fully viable although a number of consumers choose to adopt these technologies out of interest and a desire for independence and "greenness" rather than as a primary reaction to electricity prices. However recent price trends in PV panels have considerably improved the economics of micro generation plant embedded "behind" the meter.
- Energy efficiency initiatives (insulation, better lighting & appliances etc) tend to

present one off opportunities at discrete points of time for consumers to lower part of their consumption for the long term

• Solar water heating is now a reasonably viable option vis electrically heated water.

Other than for water heating and growth of solar generation substitution, most electrical consumption remains relatively inelastic in the short to medium term. NTL also needs to retain off peak, controlled, night and summer kWh tariff rates at substantial discounts to peak and uncontrolled rates for network and demand efficiency reasons.

Use of fixed capacity or daily charges probably provides best means of making up for underrecoveries as these cause minimal distortion to consumption patterns at the mass market level. However the low user fixed charge regulations limit what can be achieved with respect domestic customers and force loadings on variable tariffs . While "peak" variable prices can also be used these tend to encourage the most substitution especially through solar generation installation and energy efficiency initiatives. Use of "off peak" and "controlled" rates for shortfall recoveries risks compromising network investment efficiency through encouraging less controllable and night loads.

(c) Provided that prices satisfy (a) above, prices should be responsive to the requirements and circumstances of stakeholders in order to:

(i) discourage uneconomic bypass;

Bypass may occur through alternative network assets (i.e. by overbuild of existing network) or by customers adopting alternative energy sources /substitutes.

Network pricing can address overbuild bypass incentives by ensuring network charges remain below the standalone economic costs for alternative lines supply for particular consumers or groups of consumers. This matter is addressed in (a)(1) above and NTL considers its network pricing and polices discourage inefficient bypass by an alternative lines service. NTL has historically reviewed bypass opportunities for major TOU customers but the businesses cases were not supported by NTL's line pricing. NTL is unaware of any consumers exercising overbuild bypass choices solely in response to line charge levels.

Bypass via consumers adopting alternative energy sources is more problematic. This type of bypass is incentivised by the delivered cost of energy rather than just the lines cost. NTL has limited influence over the delivered cost of electricity and as noted above NTL's line charges typically make up only 30-35% of energy bills for most mass market consumers. Given this fact NTL is very limited in what it can do to discourage inefficient uptake of alternative energy sources as a means of bypassing the electricity system. That said increasing the amount of lines revenue obtained from fixed daily charges and anytime kVA based charges would help lower incentives for inefficient bypass of network assets via small /micro generation, especially solar generation, embedded " behind the meter." It would also reward and help the "best" network customers while challenging the most uneconomic.

(ii) allow for negotiation to better reflect the economic value of services and enable stakeholders to make price/quality trade-offs or non-standard arrangements for services; and NTL considers that for mass market consumers (98 % of NTL's 39,500 ICPs) the electrical network is a "general commons" and the notion of offering price quality/trade-offs for a specific mass market customer(s) is fundamentally flawed. Generally other than offering a choice of differing capacity levels and peak and off peak /controlled tariff options to mass market consumers, NTL is generally unable to offer other differentiated lines services to one consumer without at the same time providing it to all other adjacent consumers sharing the same network segments, whether they want, or are prepared to pay for the service, or not.

However larger customers are more able to contract for different levels of service where they have high levels of asset dedication. NTL's Group 6 consumers have specific and dedicated network requirements and these requirements are reflected in the assets proved, the service terms and the pricing NTL has in place with these consumers.

NTL has surveyed and consulted with Group 3&6 and larger Group 2 consumers concerning price quality/trade-offs in the past as part of the thresholds price control regime. These consultations now continue as part of the AMP process. The consultations generally show these consumers have primary concerns over changes in the *delivered* price of electricity rather than concerns about changes to service quality. Quality was mostly of second order interest or priority. NTL found it difficult to isolate consumers views down to those just centred on lines price and performance rather than those centred on the performance of the whole delivered energy package. NTL has also canvased electricity retailer views (as representatives of their customers) over line pricing and their primary concerns focus on simplicity and pass through risk rather than anything remotely concerned with price quality trade-offs.

NTL, as a consumer trust owned EDB, must agree on its SCI each year with Trustees (who are elected by and represent consumers interests). The SCI considers company pricing, revenue and cost targets as well as quality and reliability targets. Performance is regularly reported against these targets to the Trust. The Trustees hold the power to appoint NTL Directors and be consulted over any major transactions proposed by the company. This structure puts in place a viable feedback loop to the company from consumers and stakeholders.

(iii) where network economics warrant, and to the extent practicable, encourage investment in transmission and distribution alternatives (e.g. distributed generation or demand response) and technology innovation.

NTL line pricing directly or indirectly encourages consideration of distribution and transmission alternatives and innovation in the following ways:

- NTL only charges new embedded generators for their incremental costs of connecting to the network. NTL passes through demonstrable savings in transmission interconnection charges generators deliver provided they are TOU metered. Where warranted, NTL will also consider passing through any avoided distribution costs directly attributable to new embedded generation plant.
- NTL pricing passes through Transpower Interconnection charges directly to Group 3 & 6 consumers, based on TOU data. They thereby gain full value from any means they may have of reducing or avoiding demand coincident with USI peak grid loads.

- NTL's Group 3 capacity based AMD pricing incentivises consumers to minimise their peak loads on the distribution network. Demand reduction such as on site power factor correction or any other means of limiting peak load is rewarded by way of materially lower network charges.
- NTL Group 3 pricing includes a power factor charge for consumer sites where power factor is non-compliant (worse than 0.95). This combined with AMD and RCPD capacity charges strongly incentivises consumers to install technology that enables scarce grid and distribution capacity to be used efficiently.
- NTL Group 2 pricing includes capacity charges based on installed fused sizes. This provides moderate incentives for consumers to minimise their ICP fusing requirements and to find ways of avoiding increasing peak demands on the network. It also acts as a disincentive for consumers to move up to Group 2 from Group 1, where fixed charges are artificially low.
- NTL pricing has, for all consumers, considerably higher kWh rates on tariffs chargeable on "peak" consumption than for "off peak" or "controlled" consumption. The "on peak" tariff rates are, in general, more than double the "off peak" and "controlled" rates so in theory consumers are incentivised to move consumption away from peak. However given NTL's line tariffs are mostly no more than 35% of the delivered power bill, these signals are substantially muted by energy retailers who tend to offer minimal, nil, or negative "off peak" incentives in the energy portion (the other 65%) of consumers power costs.
- NTL requires an upfront network development levy, reflecting both kVA and distance, for new loads seeking new capacity in uneconomic areas of the network. The development levy signal is stronger the larger the load and the further it is away from an NTL GXPs or zone substations. This progressively encourages all remote new loads to minimise their new capacity demands on segments of distribution network that are uneconomic to reinforce and to explore alternative and more efficient ways of supplying their new capacity requirements.
- Large new loads are subject to an economic test that assesses incremental cost against expected future revenue streams. Where there is a shortfall a network development levy can be sought. This incentivises minimisation of capacity use and consideration of alternatives.
- New connections/loads on NTL's distribution network are required to fund any new network extension assets (excluding transformers) necessary to connect their new ICP to the existing distribution network. This policy helps NTL avoid funding uneconomic and undesirable network extensions and incentivises new connections to consider the most economic means of getting power to their particular chosen localities.

(d) Development of prices should be transparent, promote price stability and certainty for stakeholders, and changes to prices should have regard to the impact on stakeholders.

Pricing transparency, stability and certainty is supported by NTL in the following ways:

- NTL makes commitments as to structure, stability and certainty for line pricing in its SCI with NT Trust
- NTL is legally bound by its UOSA with retailers to consult over changes in pricing methodology and to provide adequate notice of changes in prices and pricing methodology.
- NTL commitments to pricing stability and certainty in its UOSA with retailers.
- NTL commits to only change its distribution pricing once in any 12 month period however NTL reserves the right to alter transmission pricing whenever Transpower changes its charges to NTL.
- NTL undertook a major simplification of its line pricing in 2004 and has rolled forward this pricing in accord with its pricing methodology and pricing commitments since that date.
- The requirement to comply with the low user regulations and the pass through of changes to Transpower's pricing regime are the primary causes of rate shock for some consumers since 2004. The low user regulations were detrimental to high load factor consumers while changes to Transpower's charging methodology adversely impacted on all consumers; especially those in Groups 3 &6.
- NTL is a "controlled" line business under S54 of the Commerce Act and as such must adhere to the price control requirements of the Default Price Quality Regulation and the Starting Price Adjustment Process (Po) or seek a Customised Price Quality Price Pathway.
- NTL has operated at or below its regulatory price path cap since its introduction in 2003 and this has promoted rate stability and certainty for retailers, consumers and stakeholders.
- NTL has forgone temporary price increases in the past to promote certainty and stability and to avoid applying increases that would later have needed to be reversed.
- NTL pricing largely avoids cross subsidisation between consumer load groups and consequently the company accepts under recovery of allowable revenue in load groups where there are higher numbers of uneconomic consumers.
- NTL annually makes available in the public domain (on its website or makes publicly available) its:
 - SCI (agreed with Trustee owners)
 - > Annual Financial Statements (audited)
 - Pricing Methodology
 - > Line prices split into distribution and transmission components
 - Non Standard supply contracts
 - Use of Systems Agreements
 - > AMP



- > Default Price Path Compliance Statements (audited)
- Information Disclosures (audited)
- > New connections and contributions policy

These documents directly or indirectly provide pricing and cost information and offer a high level of transparency to stakeholders.

(e) Development of prices should have regard to the impact of transaction costs on retailers, consumers and other stakeholders and should be economically equivalent across retailers.

The structure of NTL's current line pricing has evolved in consultation with retailers. The removal of the Off-Peak price code following consultation with retailers was an initiative to simplify our pricing structure and reduce transactions costs for all parties.

More generally, line pricing is at ICP level and is simple to understand and apply while minimising transaction costs for retailers, consumers and NTL. All retailers are treated in an even handed manner under this pricing structure, which is a requirement in standard UOSA terms.

The Use of Systems line pricing is standard across, and applies equally to, all retailers:

- There is a single standard fixed daily charge for all Group 1 consumers. This fixed daily charge fully meets the low user tariff regulations so complexity and transaction costs are minimised.
- There is one standard kVA capacity charge rate applicable for all Group 2 consumers (covers about 2750 Group 2 ICP's) unless consumers opt of a low fixed charge tariff or a high load factor tariff. ICP details and their chargeable capacities are updated on the Registry and are directly available to all electricity retailers
- There are just 4 core kWh prices applicable to consumers in each of Group 1 &2
- The regulated low user tariff has been applied across all Group 1 ICP's making line pricing decisions for around 92% of NTL ICP's very simple for retailers.
- The regulatory requirement to make available a low user charge for all domestic consumers more than doubles the number of lines in the Group 2 part of the price schedule despite only 44 residential customers in this group taking up the option. The regulations increase complexity and transaction costs for both NTL and retailers.
- There is no pricing variation by regional/geographical area or by consumer type /use (i.e. by business, domestic, irrigation etc) for mass market consumers
- NTL's Group 3 line charges are relatively straight forward but rely heavily on TOU data. Group 3 TOU consumers are split in categories by size with 133 of the consumers being in the most numerous category. Each Group 3 consumer faces NTL's winter and anytime peak demand charges with the relevant annual chargeable demand quantities taken from TOU data. Consumption prices are TOU based and are split between day and night on a summer winter basis.

• At their request, Group 6 line charges are direct billed to customers rather than through retailers under UOSA's. Transmission costs are a direct pass through of TPNZ charges on a proportionate basis. Line charges are an annual rental amount, billed monthly without retailer involvement.

10 Future pricing strategy

The way that consumers use electricity and the way that it is generated is continuing to evolve. In this context NTL considers it important to assess whether there are improvements that can be made to pricing structures to enable and support consumer choice, while at the same time continuing to provide a sustainable electricity network.

In the context of developing a forward strategy for pricing, NTL has conducted initial consumer research on pricing structures and their interest in using emerging technologies such as solar panels, battery storage and electric vehicles. The results of that research as well as an overview of NTL's next steps towards assessing possible pricing structure enhancements or alternatives are set out below.

10.1 Consumer perspectives on pricing

NTL conducted a consumer survey in November 2016 which examined a range of issues including overall satisfaction with our service, willingness to pay for quality improvements and views on pricing structures. The survey results showed a high awareness of Network Tasman and a high level of satisfaction with the company's performance with regard to quality of service, continuity and restoration, with overall performance satisfaction being rated at 8.45/10.

With regard to the price-quality trade-off, the majority of customers surveyed would not be prepared to pay any more on top of current charges for an improvement to quality, although more than 20% of customers responded that they would be willing to pay around \$25 per year (\$2 per month) for improved quality.

The issue of price-quality trade-offs is addressed in more detail in NTL's Asset Management Plan (AMP) which contains the full results of the market research survey. Growth in connections and consumer capacity requirements will require significant investments over the next 10 years, with a number of these investments expected to provide improvements to security of supply. For example, the establishment of a new GXP (as signalled in the AMP) will reduce reliance on the existing Stoke GXP.

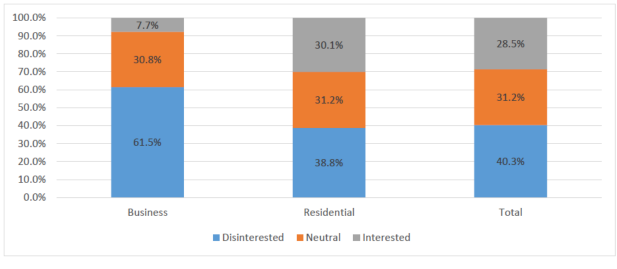
Customers were also surveyed on the structure of prices. Around 8% of business consumers and 30% of residential consumers indicated that they would be interested in a peak/off-peak plan where prices are higher during network peak periods such as morning and evening and less during off-peak periods. As discussed above in section 3.1, Network Tasman currently offers a day/night pricing option. Approximately 1% of connections use the day/night pricing option with a further 10% using the night only rate.

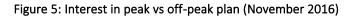
The deployment of advanced meters for Group 1 and 2 consumers could facilitate further uptake of these pricing options and/or development of other time-of-use pricing options. NTL conducted detailed analysis of TOU options during 2017, but concluded that further analysis of retail

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impacts and the inter-play with load control is required. NTL will continue to review its day/night pricing signals over the next 12 months and engage in further analysis as to whether other time-of-use pricing options should be introduced.

More generally, NTL considers that it is important is to continue to improve our engagement with consumers regarding pricing.







10.2 Future pricing strategy

The deployment of smart meters in NTL's region will significantly improve NTL's ability to implement more sophisticated pricing within the next few years. NTL is conducting analysis and review which includes consideration of pricing structures enabled by advanced meters including, for example, time-of-use, capacity and demand pricing options. NTL is working closely with the ENA and other electricity distribution businesses in examining these options.

Existing pricing for Group 1 customers has a large consumption-based component. This does not reflect the service provided to customers nor does it reflect the underlying cost structure of an electricity distribution network. Looking to future, technological change indicates that the way consumers use electricity may change significantly. Solar panels, battery storage and electric vehicles may over time become commonplace as technological improvements and scale economies result in reduced costs. Simplistic pricing based on consumption may not properly support consumer choice in the way consumers use emerging technologies and also may not result in sustainable outcomes.

Although there is significant uncertainty over how popular these technologies will be in the longterm and how quickly uptake would occur, a number of consumers already are taking an interest in the options becoming available to them. For example, approximately 2% of connections on NTL's network have solar generation, and growth of electric vehicles has been strong over the past year with the number in the Nelson-Tasman region tripling in 2017.

In this context it is likely to become increasingly important that NTL pricing better reflects the underlying costs in some way. As was discussed in section 8, under existing pricing for Group 1

(and to a lesser extent Group 2 pricing) consumers without solar panels will disproportionately bear the burden of funding network costs. In addition, in the current pricing scenario where most customers do not face a time-of-use price, there is little incentive for consumers to shift peak consumption to off-peak periods (for example, through the use of storage batteries) which would ultimately result in a lower total cost of service in the longer term.

At its simplest, improved price signals can be conveyed by setting lower pricing during off-peak periods where there is substantial excess capacity on the network and higher prices during periods when the network is busy. Consumers are able to make choices according to the value they place on consumption at different times of day. For example, a consumer may choose to take advantage of a low off-peak rate and plug-in their electric vehicle primarily during off-peak times. NTL's existing day/night pricing is one example of these types of price signals, however the use of advanced meters allow more sophisticated time-of-use pricing.

Other pricing options include those that are based on the amount of capacity that a consumer requires, either reflecting their total capacity requirement or their capacity requirements during peak network times. These types of pricing options better reflect that the cost of providing distribution network services is driven by capacity requirements and demand at peak times rather than consumption volumes.

Ultimately the choice of price structure will need to take into account a range of factors and there will be trade-offs to be considered between pricing that is economically efficient and what is practicable. NTL is of the view that it is crucial to work closely with other EDBs, the ENA and retailers to properly evaluate these options to facilitate a smooth implementation and that it is also vitally important to understand consumers' perspectives.



Appendix A: Glossary

Coincident maximum demand (CMD): Demand measure during the system peak.

Distributed Generator (DG): A party with plant or equipment capable of injecting electricity into NTL's distribution network.

Grid Exit Point (GXP): A point of connection between Transpower's transmission system and the distributor's network.

EDB: Electricity Distribution Business

High-Voltage (HV): Voltage above 1,000 volts.

ICP: Installation Control Point, which is a physical point of connection on a local network which a Distributor nominates as the point at which a retailer will be deemed to supply electricity to a consumer.

Kilovolt-ampere (kVA): A measure of apparent power being the product of volts and amps. Used for the measurement of capacity and demand.

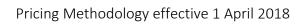
kilowatt (kW): A measure of electrical power. Used for the measurement of demand during peak periods for the allocation of transmission charges.

kilowatt-hour (kWh): A unit of energy being the product of power in watts and time in hours. Used for the measurement of electricity consumption.

Low-Voltage (LV): Voltage of up to 1,000 volts. Generally 230 or 400 volts for supply to consumers.

Regional Coincident Peak Demand (RCPD): The measure of demand used by Transpower for its transmission grid charges. It is measured as the 100 highest half-hour periods of regional demand (measured in kw) during the period 1 September to 30 August.

Regulatory Asset Base (RAB): The amount that Network Tasman has invested in its regulated network indexed to inflation and adjusted for depreciation.





Appendix B: Cost allocators b	y load group
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Customer Group	Number of ICP's	Coincident Maximum Demand	Capacity	Winter Maximum RCPD	Total Consumption	RAB Value Allocated
	#	kW	kVA	kW	kWh	\$'000m
Group 1	36,705	53,646	550,575	43,432	241,994,530	\$ 83.57
Group 2	2,851	22,352	124,973	24,110	107,465,701	\$ 44.52
Group 3	151	27,070	53,565	21,985	146,910,000	\$ 30.08
Group 6	2	18,974	22,694	17,283	117,158,916	\$ 2.82
Bulk supply	1	N/A	27,696	17,131	92,946,452	\$ 3.90
Total	39,710	122,042	779,503	123,941	706,475,599	\$ 164.90



Appendix C: Network Tasman pricing effective from 1 April 2018

Network Tasman distributes electricity to connections in the Nelson-Tasman region, excluding central Nelson. The delivery prices in the table below cover the cost of our local distribution network and the cost of national transmission of electricity. These prices are used to charge electricity retailers. Electricity retailers determine how to package our charges together with the energy, metering and other retail costs when setting the retail prices that appear in your power account.

Discounts are credited directly to consumers' power accounts for eligible connections twice per year. The first discount will be calculated based on usage from 1 April 2018 to 31 August 2018. The second discount will be calculated based on usage from 1 September 2018 to 31 March 2019.

Understanding the table below:

Most residential consumers and some small businesses (those who have supplies with a maximum delivery capacity of 15kVA) are Group 1 consumers. Group 2 consumers have a delivery capacity of between 20kVA and 150kVA.

				2018-2019				2017-2018					
Price description		Connections		Distribution	Pass through	Transmission	Delivery		Distribution	Pass through	Transmission	Delivery	
		with this price	Units	price	price	price	price	Discount	price	price	price	price	
General connections 15-150 kVA capacity													
Metered connections up to 15 k	/A (Group 1)	•											
Daily fixed price	1	36,360	\$/day	0.1185	0.0008	0.0307	0.1500	0.0000	0.1185	0.0008	0.0307	0.1500	
Uncontrolled	1ANY	35,817	\$/kWh	0.0635	0.0004	0.0295	0.0934	0.0260	0.0622	0.0004	0.0295	0.0921	
Day (of day/night)	1DAY	400	\$/kWh	0.0697	0.0005	0.0326	0.1028	0.0260	0.0683	0.0005	0.0326	0.1014	
Night	1NIT	3,855	\$/kWh	0.0210	0.0001	0.0100	0.0311	0.0260	0.0206	0.0001	0.0100	0.0307	
Controlled water	1WSR	27,887	\$/kWh	0.0295	0.0002	0.0134	0.0431	0.0260	0.0289	0.0002	0.0134	0.0425	
Metered connections 20-150 kVA	(Group 2)												
Daily capacity price	2	2,692	\$/kVA/day	0.0381	0.0003	0.0147	0.0531	0.0000	0.0371	0.0003	0.0147	0.0521	
Uncontrolled	2ANY	2,268	\$/kWh	0.0600	0.0004	0.0216	0.0820	0.0260	0.0591	0.0004	0.0216	0.0811	
Day (of day/night)	2DAY	484	\$/kWh	0.0660	0.0004	0.0240	0.0904	0.0260	0.0650	0.0004	0.0240	0.0894	
Night	2NIT	601	\$/kWh	0.0198	0.0001	0.0073	0.0272	0.0260	0.0195	0.0001	0.0073	0.0269	
Controlled water	2WSR	708	\$/kWh	0.0278	0.0002	0.0099	0.0379	0.0260	0.0274	0.0002	0.0099	0.0375	
Metered connections 20 and 30 kVA capacity (Group 2) - Residential Low Fixed Cl				harge									
Daily capacity price	2LLFC	41	\$/day	0.1185	0.0008	0.0307	0.1500	0.0000	0.1185	0.0008	0.0307	0.1500	
Uncontrolled	2LANY	37	\$/kWh	0.0907	0.0004	0.0325	0.1236	0.0260	0.0888	0.0004	0.0325	0.1217	
Day (of day/night)	2LDAY	5	\$/kWh	0.0965	0.0005	0.0350	0.1320	0.0260	0.0945	0.0005	0.0350	0.1300	
Night	2LNIT	9	\$/kWh	0.0500	0.0001	0.0184	0.0685	0.0260	0.0490	0.0001	0.0184	0.0675	
Controlled water	2LWSR	22	\$/kWh	0.0583	0.0001	0.0209	0.0793	0.0260	0.0571	0.0001	0.0209	0.0781	
Metered connections 40 to 150 k	VA capacity (Gro	oup 2) - Residential	Low Fixed Cl	harge									
Daily capacity price	2HLFC	2	\$/day	0.1185	0.0008	0.0307	0.1500	0.0000	0.1185	0.0008	0.0307	0.1500	
Uncontrolled	2HANY	2	\$/kWh	0.1259	0.0005	0.0455	0.1719	0.0260	0.1233	0.0005	0.0455	0.1693	
Day (of day/night)	2HDAY	0	\$/kWh	0.1318	0.0006	0.0479	0.1803	0.0260	0.1291	0.0006	0.0479	0.1776	
Night	2HNIT	0	\$/kWh	0.0850	0.0001	0.0316	0.1167	0.0260	0.0834	0.0001	0.0316	0.1151	
Controlled water	2HWSR	1	\$/kWh	0.0937	0.0001	0.0338	0.1276	0.0260	0.0918	0.0001	0.0338	0.1257	
Metered connections up to 150 k	VA (Groups 1 &	2) - High Load Fact	or										
Daily capacity price	HLF	55	\$/kVA/day	0.3204	0.0021	0.0834	0.4059	0.0940	0.3147	0.0021	0.0834	0.4002	
Uncontrolled	HLFANY	32	\$/kWh	0.0171	0.0001	0.0059	0.0231	0.0072	0.0168	0.0001	0.0059	0.0228	
Day (of day/night)	HLFDAY	24	\$/kWh	0.0185	0.0001	0.0065	0.0251	0.0072	0.0182	0.0001	0.0065	0.0248	
Night	HLFNIT	25	\$/kWh	0.0053	0.0001	0.0018	0.0072	0.0072	0.0052	0.0001	0.0018	0.0071	
Controlled water	HLFWSR	10	\$/kWh	0.0077	0.0001	0.0026	0.0104	0.0072	0.0076	0.0001	0.0026	0.0103	
Generation (eg solar export)	GENA	743	\$/kWh	0.0000	0.0000	0.0000	0.0000	0.0000	0.0000	0.0000	0.0000	0.0000	

Pricing Methodology effective 1 April 2018

				2018-2019					2017-2018				
Price description		Connections		Distribution	Pass through	Transmission	Delivery		Distribution	Pass through	Transmission	Delivery	
i noe desemption		with this price	Units	price	price	price	price	Discount	price	price	price	price	
Large Commercial ≥150	kVA capacity	, TOU metere	d (Group 3))									
Category 3.1		·	•••	ĺ									
Anytime kVA demand	AnyDem31	4	\$/kVA/day	0.0924	0.0006	0.0332	0.1262	0.0121	0.0908	0.0006	0.0332	0.1246	
RCPD kW demand	WinDem	4	\$/kW/day	0.0327	0.0002	0.2956	0.3285	0.0000	0.0319	0.0002	0.3200	0.3521	
Summer day	SD31	4	\$/kWh	0.0046	0.0000	0.0000	0.0046	0.0019	0.0045	0.0000	0.0000	0.0045	
Summer night	SN31	4	\$/kWh	0.0024	0.0000	0.0000	0.0024	0.0010	0.0024	0.0000	0.0000	0.0024	
Winter day	WD31	4	\$/kWh	0.0082	0.0000	0.0000	0.0082	0.0033	0.0080	0.0000	0.0000	0.0080	
Winter night	WN31	4	\$/kWh	0.0024	0.0000	0.0000	0.0024	0.0010	0.0024	0.0000	0.0000	0.0024	
Category 3.3													
Anytime kVA demand	AnyDem33	4	\$/kVA/day	0.1194	0.0008	0.0330	0.1532	0.0156	0.1173	0.0008	0.0330	0.1511	
RCPD kW demand	WinDem	4	\$/kW/day	0.0327	0.0002	0.2956	0.3285	0.0000	0.0319	0.0002	0.3200	0.3521	
Summer day	SD33	4	\$/kWh	0.0138	0.0000	0.0000	0.0138	0.0056	0.0136	0.0000	0.0000	0.0136	
Summer night	SN33	4	\$/kWh	0.0073	0.0000	0.0000	0.0073	0.0030	0.0072	0.0000	0.0000	0.0072	
Winter day	WD33	4	\$/kWh	0.0354	0.0000	0.0000	0.0354	0.0144	0.0348	0.0000	0.0000	0.0348	
Winter night	WN33	4	\$/kWh	0.0073	0.0000	0.0000	0.0073	0.0030	0.0072	0.0000	0.0000	0.0072	
Category 3.4													
Anytime kVA demand	AnyDem34	151	\$/kVA/day	0.1274	0.0008	0.0330	0.1612	0.0167	0.1251	0.0008	0.0330	0.1589	
RCPD kW demand	WinDem	151	\$/kW/day	0.0327	0.0002	0.2956	0.3285	0.0000	0.0319	0.0002	0.3200	0.3521	
Summer day	SD34	151	\$/kWh	0.0138	0.0000	0.0000	0.0138	0.0056	0.0136	0.0000	0.0000	0.0136	
Summer night	SN34	151	\$/kWh	0.0073	0.0000	0.0000	0.0073	0.0030	0.0072	0.0000	0.0000	0.0072	
Winter day	WD34	151	\$/kWh	0.0354	0.0000	0.0000	0.0354	0.0144	0.0348	0.0000	0.0000	0.0348	
Winter night	WN34	151	\$/kWh	0.0073	0.0000	0.0000	0.0073	0.0030	0.0072	0.0000	0.0000	0.0072	
Category 3.5													
Anytime kVA demand	AnyDem35	2	\$/kVA/day	0.1194	0.0008	0.0330	0.1532	0.0156	0.1173	0.0008	0.0330	0.1511	
RCPD kW demand	WinDem	2	\$/kW/day	0.0327	0.0002	0.2956	0.3285	0.0000	0.0319	0.0002	0.3200	0.3521	
Summer day	SD35	2	\$/kWh	0.0094	0.0000	0.0000	0.0094	0.0038	0.0092	0.0000	0.0000	0.0092	
Summer night	SN35	2	\$/kWh	0.0058	0.0000	0.0000	0.0058	0.0024	0.0057	0.0000	0.0000	0.0057	
Winter day	WD35	2	\$/kWh	0.0302	0.0000	0.0000	0.0302	0.0123	0.0297	0.0000	0.0000	0.0297	
Winter night	WN35	2	\$/kWh	0.0058	0.0000	0.0000	0.0058	0.0024	0.0057	0.0000	0.0000	0.0057	
Power factor charge (where app													
All group 3 categories	kVAr	3	\$/kVAr/day	0.2610	0.0000	0.0000	0.2610	0.0000	0.2564	0.0000	0.0000	0.2564	
Individually priced categ	ory (Group 6)	2											
Cat 6.1 - Annual charge	6.1	1	\$ per annum	220,075	*	1,792,187	2,012,262	26,723	216,184	*	1,911,716	2,127,900	
Cat 6.2 - Annual charge	6.2	1	\$ per annum	235,869	*	331,230	567,099	39,432	231,698	*	332,757	564,455	
Cat CB - Annual charge		1	\$ per annum	1,347,770	*	340,452	1,688,222	0	1,326,334	*	327,492	1,653,826	
Unmetered connections	(Group 0):Lov	w capacity: E	ectric fenc	es, communi	cations etc - G	eneral							
Daily fixed price	OUNM	84	\$/day	0.3600	0.0024	0.1776	0.5400	0.0000	0.3500	0.0024	0.1776	0.5300	
Unmetered connections	(Group 0): Str	reetlighting - (
Streetlight only connection	05	23	\$/day	0.0000	0.0000	0.0000	0.0000	0.0000	0.0000	0.0000	0.0000	0.0000	
Capacity price for streetlights	0STL	154	\$/W/day	0.00081	0.00001	0.00037	0.00119	0.00000	0.00080	0.00001	0.00036	0.00117	
Capacity price for streetlights							-						

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Notes: (1) All prices are GST exclusive; (2) Group 6 connections also attract monthly ancillary and LRR pass-through charges; (3) Residential Low Fixed Charge is available for connections with consumption less than 8,000 kWh per annum; (4) Day: 0700 to 2300, Night: 2300 to 0700; (5) High Load Factor pricing is best suited to high consumption Group 1&2 consumers with load factors exceeding 30%; (6) General metered supply includes both residential and non-residential; (7) Discounts are subject to any legislative or regulatory changes that would adversely affect the provision and/or receipt of discounts; (8) Transmission prices recover charges for the use of the national grid, ACOT payments to generators and the avoided transmission liability (as prescribed in clause 3.1.3(e) of the Electricity Distribution Services Input Methodologies Determination 2012). It is noted that Network Tasman's transmission pricing does not include the full avoided transmission liability, and instead only includes the portion that it chooses to recover, as permitted by an exemption granted by the Commerce Commission from the requirement in clause 2.4.18 of the Information Disclosure Determination.



Appendix D: Proportion of Target Revenue collected through each pricing component

Price/Tariff Description	Code	No of ICPs		Proportion of Total Revenue			
			Transmission	Pass-through & recoverable D			
Group 0 (unmetered)							
Low capacity - Electric fences, Comms etc	0UNM	93	0.01%	0.00%	0.03%	0.04%	
Streetlight only connection	0S	26	0.00%	0.00%	0.00%	0.00%	
Streetlight attached	0STL	163	0.15%	0.00%	0.35%	0.51%	
Metered supplies, 15-150 kVA Capacity Group 1 15kVA capacity							
Daily Charge	1	36,360	0.84%	0.02%	3.35%	4.21%	
Anytime Continuous	1ANY	35,817	11.12%	0.15%	24.26%	35.54%	
Day (of Day/Night)	1DAY	400	0.14%	0.00%	0.29%	0.43%	
Night	1NIT	3,855	0.09%	0.00%	0.19%	0.29%	
Controlled Water	1WSR	27,887	1.76%	0.03%	3.94%	5.73%	
Group 2 20-150 kVA							
Capacity (Except domestic low users)	2	2,692	1.36%	0.03%	3.59%	4.98%	
Anytime Continuous	2ANY	2,268	3.10%	0.06%	8.78%	11.94%	
Day (of Day/Night)	2DAY	484	0.81%	0.01%	2.27%	3.09%	
Night	2NIT	601	0.11%	0.00%	0.31%	0.42%	
Controlled Water	2WSR	708	0.10%	0.00%	0.27%	0.37%	
Group 2 Domestic LFC, < 40kVA capacity							
Group 2 Domestic low users < 40kVA	2LLFC	41	0.00%	0.00%	0.00%	0.00%	
Anytime Continuous	2LANY	37	0.01%	0.00%	0.01%	0.02%	
Day (of Day/Night)	2LDAY	5	0.00%	0.00%	0.00%	0.00%	
Night	2LNIT	9	0.00%	0.00%	0.00%	0.00%	
Controlled Water	2LWSR	22	0.00%	0.00%	0.00%	0.00%	
Group 2 Domestic LFC, ≥ 40kVA capacity							
Group 2 Domestic low users ≥ 40kVA	2HLFC	2	0.00%	0.00%	0.00%	0.00%	
Anytime Continuous	2HANY	2	0.00%	0.00%	0.00%	0.00%	
Day (of Day/Night)	2HDAY	0	0.00%	0.00%	0.00%	0.00%	
Night	2HNIT	0	0.00%	0.00%	0.00%	0.00%	
Controlled Water	2HWSR	1	0.00%	0.00%	0.00%	0.00%	
Group HLF (15 - 150kVA)							
Capacity Charge	HLF	55	0.23%	0.01%	0.89%	1.12%	
Anytime Continuous	HLFANY	32	0.06%	0.00%	0.18%	0.24%	
Day (of Day/Night)	HLFDAY	24	0.06%	0.00%	0.16%	0.22%	
Night	HLFNIT	25	0.01%	0.00%	0.02%	0.02%	
Controlled Water	HLFWSR	10	0.00%	0.00%	0.00%	0.00%	
Generation (all groups/categories) GROUP 3. TOU metered, ≥150 kVA	GENA	667	0.0070	0.0070	0.0070	010070	
Category 3.1							
÷ .	Any/Dom 21	4	0.000/	0.00%	0.170/	0.000/	
Anytime Demand	AnyDem31		0.06%	0.00%	0.17%	0.23%	
RCPD Demand (incl all other G3 categories) Summer Day	WinDem SD31	154 4	5.00%	0.00%	0.55%	5.56%	
		4	0.00%	0.00%	0.04%	0.04%	
Summer Night Winter Day	SN31	4	0.00%	0.00%	0.01%	0.01%	
,	WD31	4	0.00%	0.00%	0.05%	0.05%	
Winter Night	WN31	4	0.00%	0.00%	0.01%	0.01%	
Category 3.3	A., D.,		0.000/	0.000/			
Anytime Demand	AnyDem33	4	0.03%	0.00%	0.11%	0.14%	
RCPD Demand	WinDem	154	0.000	0.000/	0.4057	A 10-1	
Summer Day	SD33	4	0.00%	0.00%	0.10%	0.10%	
Summer Night	SN33	4	0.00%	0.00%	0.02%	0.02%	
Winter Day	WD33	4	0.00%	0.00%	0.11%	0.11%	
Winter Night	WN33	4	0.00%	0.00%	0.01%	0.01%	
Category 3.4							
Anytime Demand	AnyDem34	144	1.12%	0.03%	4.42%	5.57%	
RCPD Demand	WinDem	154					
Summer Day	SD34	144	0.00%	0.00%	1.35%	1.35%	
Summer Night	SN34	144	0.00%	0.00%	0.25%	0.25%	
Winter Day	WD34	144	0.00%	0.00%	2.71%	2.71%	
Winter Night	WN34	144	0.00%	0.00%	0.20%	0.20%	
Category 3.5							
Anytime Demand	AnyDem35	2	0.12%	0.00%	0.44%	0.56%	
RCPD Demand	WinDem	154					
Summer Day	SD35	2	0.00%	0.00%	0.12%	0.12%	
Summer Night	SN35	2	0.00%	0.00%	0.03%	0.03%	
Winter Day	WD35	2	0.00%	0.00%	0.30%	0.30%	
Winter Night	WN35	2	0.00%	0.00%	0.03%	0.03%	
Power Factor Charge (where applies)							
All Group 3 Categories	kVAr	3	0.00%	0.00%	0.03%	0.03%	
Large Category fixed charge only	Excl Irr						
Cat 6.1		1	3.71%	0.03%	0.46%	4.21%	
Cat 6.2		1	0.68%	0.01%	0.50%	1.19%	
NEL		1	4.38%	0.03%	0.00%	4.41%	
СВ		1	0.72%	0.00%	2.84%	3.56%	
All pricing			35.77%	0.43%	63.80%	100.00%	

Note: As required under Section 2.4.3 (8) of the Electricity Information Disclosure Determination 2012.