

**Electricity Distribution Information Disclosure Determination 2012, section 2.4.15
Prescribed Terms and Conditions of Modified Non-Standard Prescribed Contracts
Vector for the Disclosure Year ending 31 March 2018**

Modified non-standard Agreement

Prescribed term (a)
Describe the goods or services to be supplied under the contract

Introduction:
This Agreement sets out the terms on which Vector has agreed to connect and/or permit the continued connection of the Customer's electrical fittings to the Distribution Network at the Connection Address and to provide Network Services to the Customer.

Prescribed term (b)
Determine or provide for the determination of the quantity or amount of those goods or services

Clause 3.3: Capacity
Subject to clause 3.4 and any re-evaluation by VECTOR of the maximum capacity due to changes in operating or asset conditions, or any changes in operating or asset conditions, or any changes to Good Industry Practice, the maximum capacity provided by VECOT to the Points of Connection ("**Maximum Capacity**") will be:
a) 20MVA from Newmarket zone substation; and
b) 8.4MVA from Liverpool zone substation.

Prescribed term (c)ii
Specify, determine, or provide for the determination of the timing of payment for those goods or services

Clause 8.2 (a):
Vector will, by the 5th working day of each month, send a tax invoice (dated the last day of the previous month) for GST purposes to the Customer for the Network Charges and Transmission Charges which are payable in respect of services provided by VECTOR in the previous month or relevant period. The Customer will pay VECTOR the Network Charges and Transmission Charges plus GST by the 20th of the month following the date of the invoice.

Prescribed term (c)iii
Specify, determine, or provide for the determination of the security for payment for those goods or services

[There is no clause in contact outlining any requirement for security of payment]

Prescribed term (c)iv
Specify, determine, or provide for the determination of the EDB's obligations and responsibilities (if any) to consumers in the event that the supply of electricity lines services to consumers is interrupted.

Clause 6
Vector's Right to Interrupt Supply

6.1 Notwithstanding clause 3.1, but subject to the Performance Standards and having regard to the essential nature of the services provided by the Customer and to clause 3.5, Vector may interrupt Network Services and the conveyance of electricity to or from the Customer's Points of Connection:
a) to enable VECTOR to inspect or effect alterations, maintenance, repairs or additions to any part of the Distribution Network;
b) to avoid danger to persons or property or to avoid interference with the regularity of efficiency of the conveyance of electricity to or from the Points of Connection;
c) to preserve and protect the proper working of the Distribution Network or any other distribution network through which electricity is supplied to the Distribution Network;

	<p>d) if supply of electricity to any Transpower grid exit point is or will be reduced, impaired to interrupted;</p> <p>e) upon instructions from Transpower or as a result of any action by Transpower under any agreement between VECTOR and Transpower; or</p> <p>f) as a result of or in response to an event of Force Majeure.</p> <p>Schedule 2 Performance Standards and Service Guarantees</p> <p>3: Planned Maintenance Where VECTOR plans to do maintenance on the Distribution Network that requires an interruption to the supply of electricity to or from the Customer it will notify the Customer of the Points of Connection affected 7 working days prior to the interruption. There will be no more than 3 planned interruptions to a Customer's Point of Connection in any 12 month period.</p> <p>Clause 3.5: Priority of Supply If for any reason, there is any reduction or interruption to the supply of electricity available through the Distribution Network to VECTOR's customers generally, including the Customer, VECTOR shall, in prioritizing its response to such interruption or reduction, treat the continuation and restoration of supply to the Customer's Points of Connection as a priority which ranks equally with the restoration of supply to other affected essential community services.</p>
<p>2.4.17 (1) The electricity supply capacity (in kVA) of the assets used for the purposes of conveying electricity under the contract - (a) at the ICP if the electricity conveyed to a consumer</p>	<p>20,000kVA from Newmarket 8,400kVA from Liverpool</p>
<p>2.4.17 (2) The voltage at which the electricity is to be supplied or conveyed under the non -standard contract</p>	<p>11,000 volts</p>

<p>Electricity Distribution Information Disclosure Determination 2012, section 2.4.15 Prescribed Terms and Conditions of Modified Non-Standard Prescribed Contracts Vector for the Disclosure Year ending 31 March 2017</p>	
<p>Modified non-standard Agreement</p>	
<p>Prescribed term (a) Describe the goods or services to be supplied under the contract</p>	<p>Introduction: This Agreement sets out the terms that Vector has agreed to connect and permit the continued connection of the Customer's electrical fittings to the Distribution Network at the Customer's Premises and will provide Network Services to the Customer.</p>
<p>Prescribed term (b)</p>	<p>Schedule 1:2. Supply Capacity</p>

<p>Determine or provide for the determination of the quantity or amount of those goods or services</p>	<p>The Supply Capacity which the initial Network Charge is based is 2000kVA. The Supply Capacity upon which the Network Charge changed with variation 1 is based is 2300kVA. The supply Capacity upon which the Network Charged changed with variation to is based is 2.6MVA from 1 September 2018 changing to 3.2MVA from 1 April 2019 to 31 March 2020.</p>
<p>Prescribed term (c)ii Specify, determine, or provide for the determination of the timing of payment for those goods or services</p>	<p>Clause 8.3(a) The Charges for the previous month will be invoiced by Vector to the Customer by the 9th working day of each month and will be payable by the Customer on or before the 20th day of that month. If Vector fails to send an invoice to the Customer by the 9th working day of any month, then the due date for payment for that invoice will be extended by one working day for each working day that the invoice is late.</p>
<p>Prescribed term (c)iii Specify, determine, or provide for the determination of the security for payment for those goods or services</p>	<p>15.1 Guarantee Not Used</p> <p>[Schedule 1: No section six is so provided]</p>
<p>Prescribed term (c)iv Specify, determine, or provide for the determination of the EDB's obligations and responsibilities (if any) to consumers in the event that the supply of electricity lines services to consumers is interrupted.</p>	<p>Clause 6 Vector's Right to Interrupt Supply</p> <p>6.1 Notwithstanding clause 3.1, but subject to the Performance Standards, Vector may interrupt the conveyance of electricity to the Point of Connection:</p> <ul style="list-style-type: none"> (a) to enable Vector to inspect or effect alterations, maintenance, repairs or additions to any part of the Distribution Network; (b) to avoid danger to persons or property, or to avoid interference with the regularity or efficiency of the conveyance of electricity to the Point of Connection; (c) to preserve and protect the proper working and safety of the Distribution Network or any other distribution network through which electricity is supplied to the Distribution Network; (d) where Vector reasonably anticipates that due to circumstances outside of its reasonable control, the supply of electricity or any capacity to any Point of Connection is or will be reduced, impaired or interrupted; (e) for any other purpose, which, in Vector's reasonable opinion, requires the interruption or reduction in the conveyance of electricity; (f) if the supply of electricity to the Grid Exit Point is, or will be, reduced, impaired or interrupted; (g) to allocate electricity where there is insufficient electricity to fully satisfy the demands of all customers whose premises are connected to the Distribution Network; (h) upon instructions from any Transmission Service Provider or any central or local government or statutory authority, or as a result of an action by any Transmission Service Provider under any agreement between Vector and that Transmission Service Provider; (i) in response to an event of Force Majeure, <p>and, wherever possible, Vector shall use reasonable endeavors to provide the Customer with as much advance warning of such interruption as is practicable in the circumstances. Where such prior notice is not possible, Vector will notify the Customer of such interruption as soon as practicable after the interruption has commenced.</p> <p>Schedule 1:5(i)</p>

	<p>Planned Maintenance: Where Vector plans to undertake planned maintenance on the Distribution Network that requires an interruption to the supply of electricity to any Point of Connection, Vector will use reasonable endeavours to notify the Customer either directly, or via the Customers Retailer in writing to that effect, so that the Customer will receive at least 10 working days' notice prior to the interruption. Vector shall have no liability to the Customer in relation to a failure to give such notice.</p> <p>Schedule 1:5(i) Restoration Times: In the event of an unexpected interruption to the supply of electricity Vector plans its resources in order to restore supply to most customers within 3 hours; however events outside Vectors control may influence this time frame and Vector accepts no liability for failure to restore supply within such time frame. For instance, heavy traffic, multiple concurrent outages (due typically to inclement weather conditions), outages on networks not owned by Vector, which affect Vector network, or outages on remote areas of the network or emergency services preventing access, may mean that Vector is unable to restore supply in this period. Where restoration takes over three hours Vector will provide the Customer with a written explanation for the extended restoration time frame if requested in writing by the Customer.</p>
<p>2.4.17 (1) The electricity supply capacity (in kVA) of the assets used for the purposes of conveying electricity under the contract - (a) at the ICP if the electricity conveyed to a consumer</p>	<p>2,000kVA from Agreement Start 2,300kVA from Variation 1 2,600kVA from 1 September 2018 3,200kVA from 1 April 2019</p>
<p>2.4.17 (2) The voltage at which the electricity is to be supplied or conveyed under the non -standard contract</p>	<p>11,000 volts</p>