Gas Distribution Information Disclosure Determination 2012, section 2.4.12 Prescribed Terms and Conditions of Modified Non-Standard Prescribed Contracts Vector for the Disclosure Year ending 30 June 2014

Template non-standard contracts as have been modified during the disclosure year

	2.4.17 (1)	2.4.17 (2)	Prescribed term (a)	Prescribed term (b)	Prescribed term (c)ii	Prescribed term (c)iii	Prescribed term (c)iv
Date disclosed	The maximum hourly amount of gas (in gigajoules) to be conveyed to the consumer under the contract, or (if the amount is not quantified in the contract) a reasonable estimate of that amount based on the duration of the contract;	The pressure or pressures at which the gas is to be supplied or conveyed under that contract, or (if the pressure is not specified in the contract) a reasonable estimate of that pressure	Describe the goods or services to be supplied under the contract	Describe the quantity or amount of these services	Specify, determine, or	Specify, determine, or provide for the determination of the security for payment for those	Specify, determine, or provide for the determination of the GDB's obligations and responsibilities (if any) to consumers in the event that the supply of gas pipeline services to consumers is interrupted
Date	Contracted: Maximum Hourly amount of gas GJ	Pressure kPa	Distribution of Gas from a specified Receipt Point to a specified Delivery Point for a specific end user	Contract has specified an Annual Nominated Quantity in GJ			
9/01/2015	5000	1900	The Distributor will provide the Core Services and any agreed Value Added	1260963	Later of the 20th of the month the Invoice is issued or 10 Business days after the Receipt of the Invoice		Module 5 Part2 & Part3 – The Distributor will, within 5 minutes of first becoming aware of an Area Network Fault, communicate as much of the following information as possible to the Retailer: - That there has been a fault; A general description of the area affected; The cause of the fault; the expected time of restoration of supply; and Whether to stop logging calls. The Distributor will, within 5 minutes of new information becoming available and at intervals no longer than 30 minutes, until a firm restoration time has been advised, provide the Retailer with an update on the status of the fault. Where the expected restoration time is likely to be exceeded, the Distributor will inform the Retailer of a new expected restoration time. This will be done not less than 10 minutes before the existing restoration time elapses. The Distributor will supply the Retailer, within 5 minutes of a full or partial restoration of supply.
9/01/2015	1200	400	Services.	68892			
9/01/2015	1000	400	 Core Services include: Maintain a connection to the relevant Transmission System at each Injection Point; Make the Network available for the conveyance of Energy from the Injection Points to the Points of Connection; Maintain and operate the network in accordance with Good Industry Practice; Allow End-Consumers' Equipment and the Retailer's Equipment to be connected and disconnected from the 	34772			
9/01/2015	1500	400		115864			
9/01/2015	200	400		18212			
9/01/2015	200	400		15670			
9/01/2015	1000	400		109038			
9/01/2015	260	400		12373			
9/01/2015	250	700	Network in accordance with the Agreement;	16384			
9/01/2015	700	875	Determine and publish Losses and Loss Factors annually providing the	34392			
9/01/2015	750	200	Distributor has all the relevant consumption data from at least 90% of all Points of Connection on the relevant consumption data from at least 90% of all Points of Connection and the relevant network; and Comply with obligations, and retain the rights, of the Distributor in the Quality of Supply.	93770			
9/01/2015	150	400		5471			
9/01/2015	2700	400		359060			
9/01/2015	450	700		33811			
9/01/2015	2400	400		12178			
9/01/2015	3500	700		379038			
9/01/2015	1300	400		33852			

				17416			
9/01/2015	200	400					
9/01/2015	750	400		68671			
9/01/2015	1500	400		58727			
9/01/2015	420	400		14754			
9/01/2015	520	400		23400			
9/01/2015	3800	875		83387			
9/01/2015	1000	400		117458			
9/01/2015	700	1900		79959	_		
9/01/2015	1000	400		86202	-		
9/01/2015	500	400		58550			
9/01/2015	180	400		12600			
9/01/2015	294	400		81693	_		
9/01/2015	1500	400		104656	_		
9/01/2015	1250	400		115593	_		
9/01/2015	750	400		37676			
9/09/2015	1500	400		201023			
9/01/2015	1000	1900		166113	_		
9/01/2015	250	400		111523			
9/01/2015	50	700		1611			
9/01/2015	650	700		37385			
9/01/2015	750	400		34108			
9/01/2015	400	400		23626			
9/01/2015	520	875		68251			
9/01/2015	1000	700		115485			
9/01/2015	780	400		7359			
9/01/2015	1011	1050	Distributor agrees to accept at the Receipt Point or the Receipt Points (as	69792	Later of the 20th of the month the Invoice is issued	Either hold a Credit Rating of at least BBB- (S&P or equivalent);	Interruption for Maintenance The distributor may interrupt or reduce distribution
9/01/2015	200	550	the case may be), to distribute through the Distribution System and deliver to the	55471	or 10 Business days after the Receipt of the Invoice.	or a cash bond; or unconditional payment guarantee; or	to any Delivery Point either totally or partially for any period which in its reasonable opinion is
9/01/2015	400	350	Network User at the Delivery Point or the Delivery Points (as the case may be), Gas	101083		unconditional third party payment guarantee; or security	necessary for the purpose of testing, adding to, altering, repairing, replacing, cleaning or
9/01/2015	3450	350	in the quantities set out in this Agreement.	700000		bond for 1/6th of the previous 12 months charges.	maintaining any Distribution System equipment (including, without limitation, pipelines, compressors, valves, and monitoring equipment) or
9/01/2015	300	340	For the avoidance of doubt, the distributor cannot accept Gas at a Receipt	52773			for any other purpose which in the distributor's reasonable opinion requires interruption or
9/01/2015	700	1850	Point on one Distribution System and deliver it to the Network User at a	165980			reduction of network services. In the event of

9/01/2015	300	350	Delivery Point on another Distribution	28044	interruption or reduction of distribution, the distributor shall use reasonable endeavours to:
9/01/2015	191	350	System. The distributor shall not be obliged to	4904	Notify the Network Users as early as reasonably practicable prior to the interruption or reduction
9/01/2015	2242	1000	accept Gas at any Receipt Point on the Distribution System at a rate greater	346170	of distribution, of its intention to interrupt or reduce distribution;
9/01/2015	2500	330	than that at which the Network User is taking delivery of Gas at any Delivery Point on that Distribution System. Delivery Pressure:	377212	 Minimize the period of interruption or reduction of distribution; Agree with the Network User the timing of the
9/01/2015	400	350		69877	interruption or reduction so as to minimize the disturbance to the Network User's business;
9/01/2015	2260	1400	Subject to the terms of this Agreement, under normal operating conditions the	473207	Provide an appropriate rebate to the Network User for the loss of network services, such rebate to be
9/01/2015	2750	650	distributor will deliver Gas to the Network User within the pressure range specified in the Second Schedule for each Delivery	438316	equivalent to the Service Charge Payable for the relevant Delivery Point during the period of the
9/01/2015	1828	330	Point or the Points specified in the Second Schedule.	181236	interruption. Emergency Interruption
9/01/2015	726	550	Second Scriedule.	66109	The distributor shall have the right to interrupt or reduce distribution immediately if, in the opinion of
9/01/2015	1218	550		121095	the distributor, there is an emergency situation or there is a risk of serious injury or damage to any
9/01/2015	400	1700		45202	person or its Distribution Systems for such period as in the opinion of the distributor is necessary. In
9/01/2015	2270	650		589674	the event of any such interruption or reduction, the distributor shall as soon as reasonably practicable inform the Network User of the circumstances
9/01/2015	2441	960		162382	giving rise to the interruption or reduction, provided that the distributor shall use its reasonable
9/01/2015	1200	550		159476	endeavours to ensure that all action taken by the distributor pursuant to this clause shall conform
9/01/2015	1725	350		165091	with any written plan with regard to Distribution System emergencies contained in the Information
9/01/2015	185	350		19575	Memorandum.
9/01/2015	1660	1700		224949	
9/01/2015	2,547	1700		534890	

'Non-template' non-standard contracts as have been modified during the disclosure year Gas Distribution Information Disclosure Determination 2012, section 2.4.12 and 2.4.15 Prescribed Terms and Conditions of Modified Non-Standard Prescribed Contracts **Vector Limited for the Disclosure Year ending 30 June 2014** Date Disclosed: 9 January 2015 Modified non-standard Agreement Prescribed term (a) The agreement sets out the terms on which the Distributor has agreed to connect and/or permit the continued connection of the End-Consumer's natural gas fittings to Describe the goods or services to be supplied under the the Network at the Connection Address and to provide line function services to the End-Consumer on the Network. contract Nominated Annual Quantity (NAQ) is recorded as 730,000 GJ per year. Prescribed term (b) Describe the quantity or amount of these services 8.5. The distributor will, by the 7th working day of each month, send an invoice to the End Consumer for the Charges plus GST, payable in respect of services provided Prescribed term (c)ii by the Distributor for the previous month. Specify, determine, or provide for the determination of the timing of payment for those goods or services 8.6. The End-Consumer will pay the Charges plus GST to the Distributor by the 20th day of the month in which the invoice for those Charges is sent, or 10 working days following sending of invoice by the Distributor to the End-Consumer, whichever is the later. Prescribed term (c)iii 7.1 Subject to clause 7.5, the End-Consumer will either: Specify, determine, or provide for the determination of the (a) maintain at all times during the currency of this agreement an acceptable credit rating; or (b)procure and maintain a performance bond in accordance with clause 7.3 in favour of the Distributor and issued by an institution which has and maintains an security for payment for those goods or services acceptable credit rating, such performance bond to be in a form satisfactory to the Distributor (acting reasonably); or (c) procure and maintain an unconditional guarantee in favour of the Distributor with a third party guarantor and issued by an institution which has and maintains an acceptable credit rating; such guarantee to be in the form satisfactory to the Distributor (acting reasonably) and to be for all amounts owing by the End-Consumer to the Distributor from time to time. 7.2 For the purpose of clause 7.1: (a) an acceptable credit rating means that the End-Consumer must carry a credit rating of: (i) at least BBB (Standard & Poors Rating Group) or equivalents applying at the Commencement Date; or (ii) such other rating as the Distributor may, in its sole discretion, determine from time to time. (a) The performance bond is to be to a value equal to the Distributor's reasonable estimate of one sixth of the annual Charge payable by the End-Consumer. (b) The performance bond may be reviewed on a two monthly basis by the Distributor and any change in value required to complete with clause 7.3(a) will be notified to the End-Consumer, who will within 10 working days of such a notification provide a new performance bond (or further performance bonds) to the distributor equal to the revised value required by the Distributor. (c) Where any claim is made under a performance bond the End-Consumer will within 10 working days of receiving notice from the Distributor procure a further performance bond or bonds to be issued so that the requirements of this clause 7.3 and clause 7.1 (b) continue to be met. 7.4 Except where the End-Consumer complies with clause 7.5, the End-Consumer will, within 10 working days of a written request from the Distributor: (a) Provide the Distributor with a guarantee or performance bond in accordance with clause 7.1(b) or (c) if at any time the Distributor is concerned on reasonable grounds about the End-Consumer's ability to maintain an acceptable credit rating; or (b) Provide the Distributor with a guarantee of performance bond in accordance with clause 7.1(b) or (c) to replace any guarantee or performance bond already given if at any time the Distributor is concerned on reasonable grounds about the ability of the provider of the existing guarantee or performance bond to maintain an acceptable credit rating. 7.5 The End-Consumer is not required to comply with its obligations in clauses 7.1 to 7.4 if and for so long as the End-Consumer demonstrates to the satisfaction of the Distributor in accordance with this clause 7.5 that: (a) Net interest expense of the End-Consumer for the most recent financial half-years and financial year does not exceed 33% of the End-Consumer's earnings before interest and tax for that financial half-year and financial year; (b) The End-Consumer has a tangible net worth of not less than NZ\$50,000,000; (c) The End-Consumer has shareholder funds of not less than 35% of the aggregate of the total current liabilities and total non-current liabilities of the End-Consumer.

Prescribed term (c)iv

Specify, determine, or provide for the determination of the GDB's obligations and responsibilities (if any) to consumers in the event that the supply of gas lines services to consumers is interrupted.

of each financial year, the audited financial statements of the End-Consumer as at the end of and for the financial year, together with a true and complete copy of the auditor's report thereon. 5.1 Notwithstanding clause 2, the Distributor may, acting in accordance with Good Industry Practice, interrupt the conveyance of natural gas to an End-Consumer's

For the purpose of clause 7.5, the End-Consumer will also deliver to the Distributor as soon as they become available, and in any event within 90 days after the last day

The Distributor may at any time request the End-Consumer to demonstrate that the requirements of sub-clauses 7.5 (a), (b) and (c) are being met. The End-Consumer agrees to deliver to the Distributor all documents and information reasonably requested by the Distributor for this purpose within 20 days of such a request. If following receipt of the documents and information the Distributor is not satisfied that the requirements of the sub-clauses are being met, it may notify the End-Consumer that it

- Point of Connection: (a) to enable the Distributor to inspect or effect alterations, maintenance, repairs or additions to any part of the Network;
- (b) to avoid danger to persons or property or to avoid interference with the regularity or efficiency of the conveyance of natural gas to Points of Connection;
- (c) to preserve and protect the proper working of the Network, the NGC Network or any other network through which natural gas is supplied to the Network.
- (d) If supply of natural gas to any Point of Supply is or will be reduced, impaired or interrupted;

is not so satisfied in which event the End-Consumer will be required to comply with clauses 7.1 to 7.4.

	(e) Upon instruction from NGC or as a result of an action by NGC under any agreement between the Distributor and NGC; or(f) In response to an event of Force Majeure.5.2 The Distributor with notify the End-Consumer of interruptions the conveyance of natural gas on accordance with Schedule 3.
2.4.17 (1) - The maximum hourly amount of gas (in gigajoules) to be conveyed to the consumer under the contract, or (if the amount is not quantified in the contract) a reasonable estimate of that amount based on the duration of the contract;	3,825 scm/Hr
2.4.17 (2) - The pressure or pressures at which the gas is to be supplied or conveyed under that contract, or (if the pressure is not specified in the contract) a reasonable estimate of that pressure	1000 - 1900kPA

Gas Distribution Information Disclosure Determination 2012, section 2.4.12 Prescribed Terms and Conditions of Modified Non-Standard Prescribed Contracts Vector for the Disclosure Year ending 30 June 2014					
Date Disclosed: 9 January 2015					
Modified non-standard Agreement					
Prescribed term (a) Describe the goods or services to be supplied under the contract	The End-Consumer wishes to enter into a commitment to purchase gas line services to the above Sites for a period of at least 7 years in return for a pricing commitment for an equivalent period. However, the End-consumer proposes to purchase gas for the Sites through a gas retailer rather than contracting directly with the Distributor for the provision of line services. To achieve pricing transparency the End-consumer has asked the Distributor to agree the basis on which it will charge gas retailers for the gas line services to the above Sites during the Term.				
Prescribed term (b) Describe the quantity or amount of these services	Nominated Annual Quantity (NAQ) combined for the three Sites is recorded as 188,300 GJ per year.				
Prescribed term (c)ii Specify, determine, or provide for the determination of the timing of payment for those goods or services	Any amount payment payable by the End-consumer to the Distributor pursuant to this Agreement is to be paid on or before the 20 th of the month following the month of invoice. If any such amount is not paid on or before the due date for payment, the distributor will be entitled to charge the End-consumer interest on the unpaid amount, from the date payment is due until the date of actual payment, at the rate of 3% above the overdraft rate charged by the Distributor's principal bankers.				
Prescribed term (c)iii Specify, determine, or provide for the determination of the security for payment for those goods or services	No clause in contract outlining any requirement for security of payment.				
Prescribed term (c)iv Specify, determine, or provide for the determination of the GDB's obligations and responsibilities (if any) to consumers in the event that the supply of gas lines services to consumers is interrupted.	5 Termination 5.3 The End-consumer will be entitled to terminate this agreement on 30 days' notice to the Distributor in any of the following circumstances: (b) if the Distributor consistently fails to deliver gas to the End-consumer in accordance with Good Industry Practice.				

MHQ = 2825 scm, 350scm and 525 scm respectively for each Site

400 kPa at each Site.

2.4.17 (1) - The maximum hourly amount of gas (in gigajoules) to be conveyed to the consumer under the contract, or (if the amount is not quantified in the contract) a reasonable estimate of that amount based on the duration of

2.4.17 (2) - The pressure or pressures at which the gas is to be supplied or conveyed under that contract, or (if the pressure is not specified in the contract) a reasonable estimate of that pressure.

the contract;