

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 2015	
Modified non-standard Agreement	
Prescribed term (a) Describe the goods or services to be supplied under the contract	Introduction: The agreement sets out the terms that Vector has agreed to connect and permits 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.
Prescribed term (b) Determine or provide for the determination of the quantity or amount of those goods or services	Schedule 1:2. Supply Capacity The capacity which Vector will make available to the Customer, and upon which the Network Charge is based is 2000kVA at either point of connection
Prescribed term (c)ii Specify, determine, or provide for the determination of the timing of payment for those goods or services	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.
Prescribed term (c)iii Specify, determine, or provide for the determination of the security for payment for those goods or services	15.1 Guarantee The Customer agrees that it will, if required to do so by Vector, procure a guarantor to guarantee payment of the Charges on the terms of the guarantee set out in Section 6 of Schedule 1. [Schedule 1 : No section six is so provided]
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, Vector may interrupt the conveyance of electricity to the Point 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 regulatory of 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;

	<p>(e) for any other purpose which, in Vector's reasonable opinion, requires the interruption or reduction in the conveyance of electricity;</p> <p>(f) if the supply of electricity to the Grid Exit Point is, or will be, reduced, impaired or interrupted;</p> <p>(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;</p> <p>(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; or</p> <p>(i) in response to an event of Force Majeure, 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) Planned Maintenance: Where Vector plan to undertake maintenance on the Distribution Network that requires an interruption to the supply of electricity to any Point of Connection, Vector will notify the customer either directly or via the Customer's Retailer in writing to that effect, so that the Customer will receive 4 working days' notice prior to the interruption.</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 timeframe 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. Where restoration takes over 3 hours Vector will provide the customer with a written explanation for the extended restoration time if requested 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>2000kVA</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>

**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 2015**

Modified non-standard Agreement

<p>Prescribed term (a) Describe the goods or services to be supplied under the contract</p>	<p>Introduction: This agreement sets out the basis on which Vector will provide the customer with the use of, and the customer will use, and pay for, the network services (including the use of the new network assets) provided by Vector.</p>
<p>Prescribed term (b) Determine or provide for the determination of the quantity or amount of those goods or services</p>	<p>Definitions: New Network Assets means the following new assets in the configuration appearing in schedule 2: (a) the 25 MVA transformers (2) (b) 2 x 33kV underground electricity transmission cables, connecting the TPNZ grid exit point with the 25 MVA transformers. (c) 2 x 11kV switchgear located at the customer substation.</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 13.2: The annual charge shall be payable by the customer, to the bank account nominated from time to time in writing by Vector (subject to the receipt by the customer of a valid tax invoice for GST purposes) in the instalments specified in Schedule 3.</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>[No clause in contract outlining any requirement for security of payment]</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 6.1 (a) Planned maintenance: The parties shall, in each year of the term, consult in good faith and use their reasonable endeavors to agree in writing, prior to 1 November of that year, on a schedule of planned maintenance to be carried out on the new network assets during the 12 month period following that date (based on a draft schedule to be delivered by Vector to the customer by 1 October in the same year). Such agreement shall not be reasonably withheld by either party, provided that nothing in this clause shall require the customer to agree to any provision of a schedule of planned maintenance, the effect of which would be (if that provision were to be implemented) that the supply of electricity referred in clause 5.1 would be interrupted.</p> <p>Clause 6.1 (c) Unplanned Outages: In the event of any unplanned outage or any fault requiring remedial action by Vector (regardless of the cause of the fault or outage) Vector shall (in accordance with the relevant provisions in any written contingency plan agreed under clause 5.4) use its reasonable endeavor's to prioritize the restoration of the supply of electricity to the level specified in clause 5.1, above all other customers of Vector, except those customers which require electricity in order to provide emergency and other essential services to the general</p>

	public, and which Vector reasonably determines require such high priority. For the avoidance of doubt the same priority shall apply if electricity rationing is required due to a shortage of supply.
2.4.17 (1) The electricity supply capacity (in kVA) of the assets used for the purposes of conveying electricity under the contract - (b) at the ICP if the electricity conveyed to a consumer	25,000kVA
2.4.17 (2) The voltage at which the electricity is to be supplied or conveyed under the non -standard contract	11,000 volts

**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 2015**

Modified non-standard Agreement	
Prescribed term (a) Describe the goods or services to be supplied under the contract	Introduction: The agreement sets out the terms that Vector has agreed to connect and permits 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.
Prescribed term (b) Determine or provide for the determination of the quantity or amount of those goods or services	Schedule 1:2. Supply Capacity The capacity which Vector will, from the Start Date make available to the Customer and upon which the Network Charge is based is 600 kVA
Prescribed term (c)ii Specify, determine, or provide for the determination of the timing of payment for those goods or services	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.
Prescribed term (c)iii Specify, determine, or provide for the determination of the security for payment for those goods or services	15.1 Guarantee The Customer agrees that it will, if required to do so by Vector, procure a guarantor to guarantee payment of the Charges on the terms of the guarantee set out in Section 6 of Schedule 1. Section 6 of Schedule 1 : Not applicable
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, Vector may interrupt the conveyance of electricity to the Point 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 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 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 supply of electricity to the Grid Exit Point is, or will be, reduced, impaired or interrupted;

	<p>(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;</p> <p>(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; or</p> <p>(i) in response to an event of Force Majeure.</p> <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) Planned Maintenance: Where Vector plans to undertake maintenance on the Distribution Network that requires an interruption to the supply of electricity to any Point of Connection, Vector will notify the customer either directly or via the Customer's Retailer in writing to that effect, so that the Customer will receive 4 working days' notice prior to the interruption.</p> <p>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 timeframe 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. Where restoration takes over 3 hours Vector will provide the customer with a written explanation for the extended restoration time if requested by the customer.</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	600 kVA
2.4.17 (2) The voltage at which the electricity is to be supplied or conveyed under the non -standard contract	400 volts

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 2015	
Modified non-standard agreement	
Prescribed term (a) Describe the goods or services to be supplied under the contract	Introduction C.:

	This agreement sets out the basis on which the Lines Business will provide the customer with the use of, and the customer will use, and pay for, the network services (including the use of the new network assets) provided by the Lines Business.
Prescribed term (b) Determine or provide for the determination of the quantity or amount of those goods or services	Clause 4.1 (iii) Capacity an n-1 supply of electricity is available, to a capacity of: (iii) An aggregate of 20MVA at all of the Customers Connection Points, taken together.
Prescribed term (c)ii Specify, determine, or provide for the determination of the timing of payment for those goods or services	Schedule 3.2 Instalments of Annual charge: The Lines Service Charge component of the Annual Charge shall be payable in equal monthly instalments, on the 20th day of the month following the month in which the relevant invoice is dated. The Transmission charge component shall be payable by the Customer within 2 business days after the date of receipt by the Customer from the lines business of a tax invoice for GST purposes for the relevant amount (which invoice may be issued by the Lines Business once any corresponding amount has been invoiced by TPNZ to the Lines Business).
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 EDB's obligations and responsibilities (if any) to consumers in the event that the supply of electricity lines services to consumers is interrupted.	<p>Clause 5.1 Maintenance / Faults / Outages:</p> <p>The Lines Business shall, at all times during the Term, ensure that all maintenance of, and all outages and faults in, the New Network Assets are dealt with in the following manner: (a) All planned outages shall be planned and agreed by the Lines Business with the Customer (such agreement not to be unreasonably withheld). (b) In the event of any unplanned outage or any fault requiring remedial action by the Lines Business, the Lines Business shall (regardless of the cause of the fault or outage): (i) use its reasonable endeavor's to prioritize the restoration of the supply of electricity to the levels specified in clause 4.1 (having due regard to the competing requirements, if any, of any essential or emergency services also requiring a supply of electricity). (ii) Comply with such emergency procedures as shall be agreed in writing between the parties from time to time (which procedures the parties shall endeavor to agree upon as soon as reasonably possible after the date of this agreement and before the Commissioning date) except to the extent to which emergency or similar circumstances make it impractical or impossible for the Lines Business to do so.</p> <p>Clause 18.3 (a) Disconnection:</p> <p>The Lines Business may disconnect the Distribution Network at any or all of the Customers Connection Points, or may cease to provide the Network Services: (a) If, and to the extent which, this is: (i) Necessary to protect, in any emergency circumstances, the TPNZ network, either of the customers installations, the Distribution Network, any other property, or the health or safety of any person; or (ii) Requested by the Retailer under any agreement between the Lines Business and the Retailer (where the Retailer is entitled to request such disconnection, under its contract with the customer). In any such event, the Lines Business shall notify the</p>

	<p>Customer of the receipt of such request, at the earliest available opportunity after becoming aware of, and at least 2 Business Days prior to complying with, the request. (b) If: (i) The Customer fails to pay to the Lines Business on the due date any amount which is payable by the Customer to the Lines Business under this agreement: and (ii) That failure continues for 5 Business Days or more, in which case the Lines Business shall not be obliged to reconnection the Distribution Network to the relevant Customer's Premises or to resume providing the Network Services (as the case may be) until or unless the Customer has:</p> <p>(iii) Brought up to date all payments required to be made by it to the Lines Business under this agreement; and</p> <p>(iv) Paid to the Lines Business the cost of effecting any such disconnection and subsequent reconnection under this clause.</p> <p>(c) If the Customer breaches, and remains in breach of, clause 8.1(c), or if there is no Retailer, in which case:</p> <p>(i) The Lines Business shall give the Customer not less than 20 Business Days prior written notice of any such disconnection or cessation by the Lines Business.</p> <p>(ii) The Customer may, at any time, request the disconnection or cessation (in which case the Lines Business shall effect the disconnection or cessation as soon as reasonably possible).</p> <p>(iii) The Customer shall at all times indemnify the Lines Business in respect of any loss, damage, cost or expense which the Lines Business suffers or incurs as a result of the Lines Business continuing to maintain the connection referred to in this clause and/or continuing to provide the Network Services after notice has been given under clause 18.3(c)(i). Any amount which becomes payable under this indemnity shall be payable within 5 Business Days after the date of receipt by the Customer from the Lines Business of a written demand (in the form of a valid tax invoice for GST purposes) for such payment to be made, setting out all material particulars of the amount demanded.</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</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>11,000volts</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 2015	
Modified non-standard Agreement	
Prescribed term (a) Describe the goods or services to be supplied under the contract	Introduction: The agreement sets out the terms that Vector has agreed to connect and permits 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.
Prescribed term (b) Determine or provide for the determination of the quantity or amount of those goods or services	Schedule 1:2. Supply Capacity The capacity which Vector will make available to the Customer and upon which the Network Charge is based is 5900kVA.
Prescribed term (c)ii Specify, determine, or provide for the determination of the timing of payment for those goods or services	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.
Prescribed term (c)iii Specify, determine, or provide for the determination of the security for payment for those goods or services	15.1 Guarantee: The Customer agrees that it will, if required to do so by Vector, procure a guarantor to guarantee payment of the Charges on the terms of the guarantee set out in Section 6 of Schedule 1. Schedule 1 Section 6 [Is blank]
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, Vector may interrupt the conveyance of electricity to the Point 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 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;

	<p>(d) where Vector reasonably anticipates that due to circumstances outside its reasonable control, the supply of electricity or any capacity to any Point of Connection is or will be reduced, impaired or interrupted;</p> <p>(e) for any other purpose, which, in Vector's reasonable opinion, requires the interruption or reduction in the conveyance of electricity;</p> <p>(f) if supply of electricity to the Grid Exit Point is, or will be, reduced, impaired or interrupted;</p> <p>(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;</p> <p>(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; or</p> <p>(i) in response to an event of Force Majeure.</p> <p>and, wherever possible, Vector shall use reasonable endeavor's 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) Planned Maintenance: Where Vector plans to undertake maintenance on the Distribution Network that requires an interruption to the supply of electricity to any Point of Connection, Vector will notify the customer either directly, or via the Customer's Retailer in writing to that effect, so that the Customer will receive 4 working days notice prior to the interruption.</p> <p>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 timeframe 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.</p> <p>Where restoration takes over 3 hours Vector will provide the customer with a written explanation for the extended restoration time if requested 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>5900kVA</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>11000 volts</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 2015	
Modified non-standard Agreement	
Prescribed term (a) Describe the goods or services to be supplied under the contract	Introduction [Vector] has agreed to construct, own, operate and maintain an electrical substation to service the factory referred to in paragraph A. (Paragraph A: [The customer] is to construct a dairy factory at Lichfield on land which is owned by NZCDC.).
Prescribed term (b) Determine or provide for the determination of the quantity or amount of those goods or services	Clause 1: Substation means the electrical substation to be constructed by [Vector] on the land, comprising two 10 / 20 MVA 110 / 11kV transformers, and associated equipment, to be connected between: (a) Transpowers existing 110kV Kinleith to Tarukenga transmission lines, with the point of demarcation being the transmission line side of the 110kV disconnectors forming part of the substation; and (b) the 11kV distribution system relating to the plant to be constructed by [Vector] with the point of demarcation being the transmission line side of the 11kV terminals on the 110 / 11kV transformers forming part of the substation.
Prescribed term (c)ii Specify, determine, or provide for the determination of the timing of payment for those goods or services	Clause 5.3 The charges referred to in clause 5.1 shall be paid by monthly installments payable in advance on the Commissioning Date and at monthly intervals thereafter, to the credit of [Vector] in a New Zealand bank account nominated by it. Such payments shall be made by [the Customer] without any invoice or demand being rendered by [Vector] (provided that [Vector] shall provide tax invoices to [the Customer] in relation to the payments at such intervals as the parties shall agree). If the service charge in any period has not been calculated as at the date at which any monthly payment is due, the monthly payment shall be based on the service charge payable in the preceding period

	of 12 months, and an adjusting payment shall be made as soon as the service charge has been calculated.
<p>Prescribed term (c)iii Specify, determine, or provide for the determination of the security for payment for those goods or services</p>	[There is no clause in the contract outlining any requirement for security of payment]
<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 4.2 Maintenance: Prior to 1 June of each year during the Term, [the Customer] and [Vector] shall consult in good faith with a view to agreeing, by that date, a schedule of maintenance for the substation for the year following that date, provided however that such maintenance may be amended by [Vector] from time to time with the agreement of [the Customer] (such agreement not to be unreasonably withheld).</p> <p>Clause 4.10 Interruption of supply: [Vector] may interrupt the supply of electrical energy from the to the plant at any time if [Vector] considers it reasonably necessary to do so:</p> <p>(a) to enable [Vector] to inspect, alter, maintain or repair the substation in accordance with the maintenance schedule agreed between [the Customer] and [Vector] pursuant to clause 4.2: (b) to avoid danger or to avoid interference with the regularity or efficiency of the supply of electrical energy: (c) in case of emergency, to preserve or protect the proper working of the substation, or any transmission system to which the substation is connected: or (d) as a consequence of any action taken or direction given by the operator for the time being of the National Grid.</p> <p>Clause 4.11 Obligations where supply interrupted:</p> <p>Where [Vector] interrupts the supply of electrical energy pursuant to clause 4.10, it will:</p>

	<p>(a) give [the Customer] reasonable prior notice of its intention to interrupt such supply unless, in the reasonable opinion of [Vector], the interruption must be effected immediately due to the circumstances in respect of which the interruption is required, such notice to state the date, time, and reasons for the interruption and its duration: and</p> <p>(b) resume the supply of electrical energy as soon as reasonably practicable; and</p> <p>(c) act in accordance with Good Industry Practice at all times.</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 - (b) at the ICP if the electricity conveyed to a consumer</p>	20,000kVA
<p>2.4.17 (2) The voltage at which the electricity is to be supplied or conveyed under the non -standard contract</p>	11000 volts

<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 2015</p>	
Modified non-standard Agreement	
<p>Prescribed term (a) Describe the goods or services to be supplied under the contract</p>	<p>Introduction: [Vector] has agreed to construct, own, operate and maintain an 11kV distribution network to service the factory referred to in paragraph A.</p> <p>Paragraph A [The Customer] is to construct a dairy factory at Lichfield on land which is owned by NZDC.</p>
<p>Prescribed term (b) Determine or provide for the determination of the quantity or amount of those goods or services</p>	<p>Clause 1: Distribution network means the 11kV distribution network to be constructed by [Vector] on the land, having the specifications set out or referred to in Schedule 1, and incorporating any variations agreed between [Vector] and [the Customer] pursuant to clause 3, and (for the avoidance of doubt) includes the Coolstore transformer.</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 6.3 Payment: The charges referred to in clause 6.1 shall be paid by monthly in advance on the network extension Commissioning date and at monthly intervals thereafter, to the credit of [Vector] in a New Zealand bank account nominated by it. Such payments shall be made by [the Customer] without any invoice or demand being rendered by [Vector] (provided that [Vector] shall provide tax invoices to [the Customer] in relation to the payments at such intervals as the parties shall agree). If the service charge in any period has not been calculated as at the date at which any monthly payment is due, the monthly payment shall be based on the service charge payable in the preceding period of 12 months, and an adjusting payment shall be made as soon as the service charge has been calculated.</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>[There is no clause in contract outlining any requirement for security of payment]</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 5.2</p> <p>Maintenance: Prior to 1 June of each year during the term, [the Customer] and [Vector] shall consult in good faith with a view to agreeing, by that date, a schedule of proposed maintenance for the Distribution Network for the year following that date, provided however that such maintenance may be amended by [Vector] from time to time with the agreement of [the Customer] (such agreement not to be unreasonably withheld).</p> <p>Clause 5.10 Interruption of supply: [Vector] may interrupt the supply of electrical energy from the network extension to the plant at any time if [Vector] considers it reasonably necessary to do so:</p> <p>(a) to enable [Vector] to inspect, alter, maintain or repair the distribution network in accordance with the maintenance schedule agreed between [the Customer] and [Vector] pursuant to clause 5.2: (b) to avoid danger or to avoid interference with the regularity or efficiency of the supply of electrical energy: (c) in case of emergency, to preserve or protect the proper working of the distribution network, the substation or the plant; or (d) as a consequence of any action taken or direction given by the operator for the time being of the national grid.</p> <p>Clause 5.11 Obligations where supply interrupted:</p> <p>Where [Vector] interrupts the supply of electrical energy pursuant to clause 5.10, it will:</p> <p>(a) give [the Customer] reasonable prior notice of its intention to interrupt such supply unless, in the reasonable opinion of [Vector], the interruption must be effected immediately due to the</p>

	circumstances in respect of which the interruption is required, such notice to state the date, time, and reasons for the interruption and its expected duration: and (b) resume the supply of electrical energy as soon as reasonably practicable; and (c) act in accordance with good industry practice at all times.
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	20,000kVA
2.4.17 (2) The voltage at which the electricity is to be supplied or conveyed under the non -standard contract	11,000 volts

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 2015	
Modified non-standard Agreement	
Prescribed term (a) Describe the goods or services to be supplied under the contract	Introduction The parties have agreed that Vector will construct, own, operate and maintain an extension to the 11kV distribution network to supply a whey processing plant associated with the dairy factory on the same terms and conditions as the Original Agreement with consequential amendment.
Prescribed term (b) Determine or provide for the determination of the quantity or amount of those goods or services	Clause 1: Network Extension means the extension to the distribution network to be constructed by Vector on the land, having the specifications set out or referred to in Schedule 1, and incorporating any variations agreed between Vector and [the Customer] pursuant to clause 3. Schedule 1 Specification of Network Extension The demarcation points of the network extension shall be (i) up to and including the 11kV connection of the 1/C/58 and the 1/C/102 to the 11kV switchgear busbar, and (ii) up to and including the 400V terminals of the 11kV/400V transformers forming part of the Network Extension.

<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 6.3 Payment: The charges referred to in clause 6.1 shall be paid by monthly in advance on the network extension commissioning date and at monthly intervals thereafter, to the credit of Vector in a New Zealand bank account nominated by it. Such payments shall be made by [the Customer] without any invoice or demand being rendered by Vector (provided that Vector shall provide tax invoices to [the Customer] in relation to the payments at such intervals as the parties shall agree). If the service charge in any period has not been calculated as at the date at which any monthly payment is due, the monthly payment shall be based on the service charge payable in the preceding month, and an adjusting payment shall be made as soon as the service charge has been calculated.</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>[There is no clause in contract outlining any requirement for security of payment]</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 5.2 Maintenance: Prior to 1 June of each year during the term, [the Customer] and Vector shall consult in good faith with a view to agreeing, by that date, a schedule of proposed maintenance for the Network Extension for the year following that date, provided however that such maintenance schedule may be amended by Vector from time to time with the agreement of [the Customer] (such agreement not to be unreasonably withheld).</p> <p>Clause 5.10 Interruption of supply: Vector may interrupt the supply of electrical energy from the Network Extension to the Plant at any time if Vector considers it reasonably necessary to do so:</p> <ul style="list-style-type: none"> (a) to enable Vector to inspect, alter, maintain or repair the network extension in accordance with the maintenance schedule agreed pursuant to clause 5.2: (b) to avoid danger or to avoid interference with the regularity or efficiency of the supply of electrical energy: (c) in case of emergency, to preserve or protect the proper working of the Network Extension, the Substation or the Plant; or (d) as a consequence of any action taken or direction given by the operator for the time being of the National Grid. <p>Clause 5.11 Obligations where Supply Interrupted:</p> <p>Where Vector interrupts the supply of electrical energy pursuant to clause 5.10, it will:</p> <ul style="list-style-type: none"> (a) give [the Customer] reasonable prior notice of its intention to interrupt such supply unless, in the reasonable opinion of Vector, the interruption must be effected immediately due to the circumstances in respect of which the interruption is required, such notice to state the date, time, and reasons for the interruption and its expected duration: and (b) resume the supply of electrical energy as soon as reasonably practicable; and

	(c) act in accordance with Good Industry Practice at all times.
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	20,000kVA
2.4.17 (2) The voltage at which the electricity is to be supplied or conveyed under the non -standard contract	11,000 volts

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 2015	
Modified non-standard Agreement	
Prescribed term (a) Describe the goods or services to be supplied under the contract	Introduction: The agreement sets out the terms that Vector has agreed to connect and permits 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.
Prescribed term (b) Determine or provide for the determination of the quantity or amount of those goods or services	Schedule 1:2. Supply Capacity The capacity which Vector will make available to the Customer and upon which the Network Charge is based is 700kVA
Prescribed term (c)ii Specify, determine, or provide for the determination of the timing of payment for those goods or services	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.
Prescribed term (c)iii Specify, determine, or provide for the determination of the security for payment for those goods or services	15.1 Guarantee: The Customer agrees that it will, if required to do so by Vector, procure a guarantor to guarantee payment of the Charges on the terms of the guarantee set out in Section 6 of Schedule 1. Schedule 1

	<p>Section 6</p> <p>[Is blank]</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 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 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; or (i) in response to an event of Force Majeure. <p>and, wherever possible, Vector shall use reasonable endeavor's 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) Planned Maintenance: Where Vector plans to undertake maintenance on the Distribution Network that requires an interruption to the supply of electricity to any Point of Connection, Vector will notify the customer either directly, or via the Customer's Retailer in writing to that effect, so that the Customer will receive 4 working days notice prior to the interruption.</p> <p>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 timeframe 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. Where restoration takes over 3 hours Vector will provide the</p>

	customer with a written explanation for the extended restoration time if requested by the customer. Schedule 1:7 In relation to Vectors right to interrupt supply (clause 6), Vector confirms that its current policy is to provide 4 working day's notice prior to any interruption to a customers supply.
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	700VA
2.4.17 (2) The voltage at which the electricity is to be supplied or conveyed under the non -standard contract	400 volts

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 2015	
Modified non-standard Agreement	
Prescribed term (a) Describe the goods or services to be supplied under the contract	Introduction: B Vector has agreed to build infrastructure to supply the Sylvia Park Business Centre. The infrastructure will also be used to supply customers other than the Sylvia Park Business Centre and the Customer has agreed to grant to Vector an easement to access and use certain corridors to facilitate this.
Prescribed term (b) Determine or provide for the determination of the quantity or amount of those goods or services	Clause 3.9: Site Total Demand Limit Vector will ensure that the Site Total Demand Limit for the relevant periods set out in the second column of the table below is not less than the Site Total Demand Limit for such period as set out in the first column of the table below: Site Total Demand Limit: 12MVA Dates: From 1 June 2009 to the Expiry Date
Prescribed term (c)ii	Clause 9.6 The Customer agrees to pay to Vector the Charges as follows:

<p>Specify, determine, or provide for the determination of the timing of payment for those goods or services</p>	<p>(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>Clause 8. GUARANTEE</p> <p>8.1 The Guarantor unconditionally and irrevocably guarantees to Vector:</p> <p>(a) the due and punctual payment by the Customer of any amount which the Customer is required to pay under this Agreement; and</p> <p>(b) the due and proper performance by the Customer of all its other obligations under this Agreement.</p> <p>8.2 The guarantor's liability under clause 8.1 constitutes a principal obligation of the Guarantor. This liability will not be released or in any way affected in a manner prejudicial to Vector by any granting of time, waiver or forbearance to sue by Vector or by any other act, omission, matter, circumstance or law under which the Guarantor, as a surety only, would, but for the provisions of this clause, have been released from liability under this Agreement.</p> <p>8.3 If the Customer fails to pay punctually any amount owing to Vector under this Agreement, or fails to perform punctually and properly any of its other obligations under this Agreement, the Guarantor, within 5 business days after receiving written notice from Vector to do so, must pay the amount or perform the obligation *(as the case may be) in terms of this Agreement.</p> <p>8.4 The Guarantor's obligations under clause 8.1:</p> <p>(a) are in addition to, and not in substitution for, any other security or right which Vector may have in respect of any amount payable, or obligation to be performed, by the Customer; and</p> <p>(b) may be enforced against the Guarantor without first having recourse to any securities or rights and without first taking any action against the Customer.</p> <p>8.5 After the period of 5 years from the Commencement Date, the parties will meet and have good faith discussions with regard to the Guarantor's continuing requirement to provide the guarantee under this clause 8. If, in the reasonable opinion of Vector, the financial standing of the Customer is, at such time, sufficient, having regard to the Customer's on-going obligations under this Agreement, Vector will release the Guarantor from its continuing requirement to provide the guarantee.</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>6.1: Notwithstanding clause 3.1, but subject to the Performance Standards, Vector may interrupt the conveyance of electricity to or from the Points of Connection:</p>

- (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 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;
- (d) where Vector reasonably anticipates that the supply of electricity or any transmission 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 and in accordance with Good Industry Practice, requires the interruption or reduction in the conveyance of electricity;
- (f) if supply of electricity to the Grid Exit Point is, or will be reduced, impaired to 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 Transpower or any central or local government or statutory authority, or as a result of any action by Transpower under any agreement between Vector and Transpower; or
- (i) in response to an event of Force Majeure.

Schedule 2

3. Planned Maintenance

3.1 Prior to 1 April each year, Vector will consult with the Customer in good faith with a view to agreeing, by 1 April, a programme of proposed maintenance on the Distribution Network for the following 12 months, consistent with Good Industry Practice, if and to the extent to which such maintenance will or might reasonably be expected to affect the Customer's operations at the Customer's Premises. Any such maintenance that requires an interruption to the supply of electricity to the Customer in the following 12 months will be clearly identified in this programme. Vector and the Customer will endeavor to agree upon the planned maintenance programme after considering, in good faith, each other's comments. However, if by 1 April each year a maintenance schedule has not been agreed then Vector (acting reasonably) will determine the maintenance programme for the following 12 months.

3.2 Notwithstanding paragraph 3.1 of this Schedule, where Vector plans to undertake maintenance on the Distribution Network that requires an interruption to the supply of electricity to any Point of Connection Vector will:

- (a) notify the Customer in writing to that effect, at least 10 working days prior to the interruption (if possible in the circumstances); and
- (b) use its reasonable endeavor's to avoid such interruption occurring at any time other than between the hours of 10pm and 6am.

Schedule 2

4. Unplanned Outages

	<p>Vector will ensure there will not be more than one unplanned outage per annum which results in a loss of supply to any one of the Points of Connection or that any outage exceeds two hours. The duration / time of the fault is measured from when the fault is located. Unplanned outages relate only to outages on the Distribution Network, not the Customers network.</p> <p>Schedule 2 5. Service level rebates Each time the unplanned outages exceed the standards described in paragraph 4 above, Vector will pay to the Customer, within 5 working days of receipt from the Customer of a written demand to do so, an amount of \$500.</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>	12,000kVA
<p>2.4.17 (2) The voltage at which the electricity is to be supplied or conveyed under the non -standard contract</p>	11,000 volts

<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 2015</p>	
Modified non-standard Agreement	
<p>Prescribed term (a) Describe the goods or services to be supplied under the contract</p>	<p>Introduction: The agreement sets out the terms that 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.</p>
<p>Prescribed term (b) Determine or provide for the determination of the quantity or amount of those goods or services</p>	<p>Clause 3.3: Capacity Subject to clause 3.4 the maximum capacity provided by Vector to the Points of Connection will be 10MVA</p>
Prescribed term (c)ii	Clause 8.2 (a):

Specify, determine, or provide for the determination of the timing of payment for those goods or services	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 Fixed Line Charges, the Fault Level Mitigation Fixed Charges, the Variable Line Charges, the Transmission Charges and any Export Charges, which are payable in respect of the services provided by Vector in the previous month or relevant period. The Customer will pay Vector the Fixed Line Charges, the Fault Level Mitigation Fixed Charges, the Variable Line Charges, the Transmission Charges, and any Export Charges plus GST by the 20th day 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 contract 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.	<p>Clause 6: VECTOR'S RIGHT TO INTERRUPT SUPPLY</p> <p>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:</p> <p>(a) to enable VECTOR to inspect or effect alterations, maintenance, repairs or additions to any part of the Distribution Network;</p> <p>(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;</p> <p>(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> <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</p> <p>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>
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	10,000kVA

2.4.17 (2) The voltage at which the electricity is to be supplied or conveyed under the non-standard contract	11,000 volts

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 2015	
Modified non-standard Agreement	
Prescribed term (a) Describe the goods or services to be supplied under the contract	Introduction: The agreement sets out the terms that Vector has agreed to connect and permits 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.
Prescribed term (b) Determine or provide for the determination of the quantity or amount of those goods or services	Schedule 1:2. Supply Capacity The capacity which Vector will make available to the Customer and upon which the Network Charge is based is 5000kVA
Prescribed term (c)ii Specify, determine, or provide for the determination of the timing of payment for those goods or services	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.
Prescribed term (c)iii Specify, determine, or provide for the determination of the security for payment for those goods or services	15.1 Guarantee The Customer agrees that it will, if required to do so by Vector, procure a guarantor to guarantee payment of the Charges on the terms of the guarantee set out in Section 6 of Schedule 1. Section 6 of Schedule 1 : Not applicable
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, Vector may interrupt the conveyance of electricity to the Point of Connection: (a) to enable Vector to inspect or effect alterations, maintenance, repairs or additions to any part of the Distribution Network;

	<p>(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;</p> <p>(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;</p> <p>(d) where Vector reasonably anticipates that due to circumstances outside its reasonable control, the supply of electricity or any capacity to any Point of Connection is or will be reduced, impaired or interrupted;</p> <p>(e) for any other purpose, which, in Vector’s reasonable opinion, requires the interruption or reduction in the conveyance of electricity;</p> <p>(f) if supply of electricity to the Grid Exit Point is, or will be, reduced, impaired or interrupted;</p> <p>(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;</p> <p>(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; or</p> <p>(i) in response to an event of Force Majeure.</p> <p>and, wherever possible, Vector shall use reasonable endeavor’s 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) Planned Maintenance: Where Vector plan to undertake maintenance on the Distribution Network that requires an interruption to the supply of electricity to any Point of Connection, Vector will notify the customer either directly or via the Customer’s Retailer in writing to that effect, so that the Customer will receive 4 working day’s notice prior to the interruption.</p> <p>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 timeframe 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.</p> <p>Where restoration takes over 3 hours Vector will provide the customer with a written explanation for the extended restoration time if requested by the customer.</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	5000kVA
2.4.17 (2)	11,000 volts

The voltage at which the electricity is to be supplied or conveyed under the non -standard contract	
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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 2015	
Modified non-standard Agreement	
Prescribed term (a) Describe the goods or services to be supplied under the contract	Introduction: A: The Customer is building a world-class multifunctional indoor area at Quay Park in downtown Auckland which will be known as the Vector Arena. B: Vector has agreed to build infrastructure to supply the Vector Arena with electricity C: Vector and the Customer wish to enter into this agreement to record the arrangements set out above and to set out the terms on which Vector will 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.
Prescribed term (b) Determine or provide for the determination of the quantity or amount of those goods or services	Site Total Demand Limit means, in respect of all Points of Connection, the maximum electrical demand (expressed in MVA) which the Customer is permitted to take from the Distribution Network, being 1.5MVA.
Prescribed term (c)ii Specify, determine, or provide for the determination of the timing of payment for those goods or services	Clause 8.6 The customer agrees to pay to Vector the charges as follows: (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.
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 contract 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 6.1: Vectors right to interrupt supply: Notwithstanding clause 3.1, but subject to the Performance Standards, Vector may interrupt the conveyance of electricity to the 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 or efficiency of the conveyance of electricity to the Points of Connection;

	<p>(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> <p>(d) where Vector reasonably anticipates that the supply of electricity or any transmission capacity to any point of connection is or will be reduced, impaired or interrupted, provided that, where possible, Vector will use all reasonable endeavor's not to interrupt the conveyance of electricity of electricity to both Points of Connection on the customers premises;</p> <p>(e) for any other purpose which, in Vectors reasonable opinion and in accordance with good industry practice, requires the interruption or reduction in the conveyance of electricity;</p> <p>(f) if supply of electricity to the grid exit point is, or will be, reduced, impaired or interrupted;</p> <p>(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;</p> <p>(h) upon instructions from Transpower or any central or local government or statutory authority, or as a result of an action by Transpower under any agreement between Vector and Transpower; or</p> <p>(i) in response to an event of force majeure.</p> <p>6.2 Vector acknowledges that a loss of supply to the Customers Points of Connection may cause a public safety concern, and as such, where it may be necessary to interrupt the supply of electricity to some customers within its network, Vector will where possible, prior to interrupting supply to the Customer, take this factor into consideration.</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>1500kVA</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>11,000volts</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 2015</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 The 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 capacity which Vector will, from the Start Date make available to the Customer and upon which the Network Charge is based is 6500 kVA</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 The Customer agrees that it will, if required to do so by Vector, procure a guarantor to guarantee payment of the Charges on the terms of the guarantee set out in Section 6 of Schedule 1.</p> <p>Schedule 1:6 Form of Guarantee Not Applicable</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 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, having regard to Good Industry Practice, which, in Vector's reasonable opinion, requires the interruption or reduction in the conveyance of electricity; (f) if 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; or (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. If requested by the customer following receipt of advanced warning of the interruption from Vector, Vector</p>

	<p>will take into account the hours of operation of the Customer's Penrose Mill in its decision to allocate electricity under paragraph 6.1(g) above. 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 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 endeavors to notify the Customer either directly, or via the Customer's Retailer in writing to that effect, so that the Customer will receive at least 10 working days' notice prior to interruption. Vector shall have no liability to the Customer in relation to the failure to give such notice.</p> <p>Restoration times: In the event of an unexpected interruption to supply of electricity Vector plans its resources in order to restore supply to most customers within 3 hours; however events outside Vector's 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.</p> <p>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>6500kVA</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 2015</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 The 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 capacity which Vector will make available to the Customer and upon which the Network Charge is based is 3200 kVA</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 The Customer agrees that it will, if required to do so by Vector, procure a guarantor to guarantee payment of the Charges on the terms of the guarantee set out in Section 6 of Schedule 1.</p> <p>Schedule 1:6 Form of Guarantee Not Applicable</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>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 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 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; or (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</p>

	<p>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 Planned Maintenance: Where Vector plans to undertake maintenance on the Distribution Network that requires an interruption to the supply of electricity to any Point of Connection, Vector will notify the Customer either directly, or via the Customer's Retailer in writing to that effect, so that the Customer will receive at least 4 working days' notice prior to the interruption.</p> <p>Restoration times: In the event of an unexpected interruption to supply of electricity Vector plans its resources in order to restore supply to most customers within 3 hours; however events outside Vector's 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.</p> <p>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>
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	3200kVA
2.4.17 (2) The voltage at which the electricity is to be supplied or conveyed under the non -standard contract	11,000 volts

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 2015	
Modified non-standard Agreement	
Prescribed term (a) Describe the goods or services to be supplied under the contract	INTRODUCTION The 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.
Prescribed term (b)	Schedule 1:2. Supply Capacity

<p>Determine or provide for the determination of the quantity or amount of those goods or services</p>	<p>The capacity which Vector will make available to the Customer and upon which the Network Charge is based is 2,600 kVA</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 The Customer agrees that it will, if required to do so by Vector, procure a guarantor to guarantee payment of the Charges on the terms of the guarantee set out in Section 6 of Schedule 1.</p> <p>Schedule 1:6 Form of Guarantee Not Applicable</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>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"> (j) to enable Vector to inspect or effect alterations, maintenance, repairs or additions to any part of the Distribution Network; (k) 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; (l) 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; (m) where Vector reasonably anticipates that due to circumstances outside its reasonable control, the supply of electricity or any capacity to any Point of Connection is or will be reduced, impaired or interrupted; (n) for any other purpose which, in Vector's reasonable opinion, requires the interruption or reduction in the conveyance of electricity; (o) if supply of electricity to the Grid Exit Point is, or will be, reduced, impaired or interrupted; (p) to allocate electricity where there is insufficient electricity to fully satisfy the demands of all customers whose premises are connected to the Distribution Network; (q) 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; or (r) 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 Planned Maintenance: Where Vector plans to undertake maintenance on the Distribution Network that requires an interruption to the supply of electricity to any Point of Connection, Vector will notify the Customer either directly, or via the Customer's Retailer in writing to that effect, so that the Customer will receive at least 4 working days' notice prior to the interruption.</p> <p>Restoration times: In the event of an unexpected interruption to supply of electricity Vector plans its resources in order to restore supply to most customers within 3 hours; however events outside Vector's 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.</p> <p>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>2600kVA</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>

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 2015	
Modified non-standard Agreement	
Prescribed term (a) Describe the goods or services to be supplied under the contract	INTRODUCTION The 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.
Prescribed term (b) Determine or provide for the determination of the quantity or amount of those goods or services	Schedule 1:2. Supply Capacity The capacity which Vector will, from the Start Date make available to the Customer and upon which the Network Charge is based is 16000 kVA for the Construction Supply Term 3000kVA for the Permanent Supply Term.
Prescribed term (c)ii Specify, determine, or provide for the determination of the timing of payment for those goods or services	Clause 8.3(c) 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.
Prescribed term (c)iii Specify, determine, or provide for the determination of the security for payment for those goods or services	[No such clause in the Agreement]
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.	6. Vector's right to interrupt supply 6.1 Notwithstanding clause 3.1, but subject to the Performance Standards, Vector may interrupt the conveyance of electricity to the Point of Connection: <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 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 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

	<p>Service Provider under any agreement between Vector and that Transmission Service Provider; or</p> <p>(i) in response to an event of Force Majeure,</p> <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 Planned Maintenance: Where Vector plans to undertake maintenance on the Distribution Network that requires an interruption to the supply of electricity to any Point of Connection, Vector will notify the Customer either directly, or via the Customer's Retailer in writing to that effect, so that the Customer will receive at least 10 working days' notice prior to the interruption.</p> <p>Restoration times: In the event of an unexpected interruption to supply of electricity Vector plans its resources in order to restore supply to most customers within 3 hours; however events outside Vector's 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.</p> <p>Where restoration takes over three hours Vector will provide the Customer with a written explanation for the extended restoration time frame if requested 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>16000 kVA during construction, 3000kVA permanent supply</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>22,000 volts</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 2015	
Modified non-standard Agreement	
Prescribed term (a) Describe the goods or services to be supplied under the contract	INTRODUCTION The 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.
Prescribed term (b) Determine or provide for the determination of the quantity or amount of those goods or services	Schedule 1:2. Supply Capacity The capacity which Vector will, from the Start Date make available to the Customer and upon which the Network Charge is based is 3000 kVA
Prescribed term (c)ii Specify, determine, or provide for the determination of the timing of payment for those goods or services	Clause 8.3(c) 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.
Prescribed term (c)iii Specify, determine, or provide for the determination of the security for payment for those goods or services	[No such clause in the Agreement]
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.	6. Vector's right to interrupt supply 6.1 Notwithstanding clause 3.1, but subject to the Performance Standards, Vector may interrupt the conveyance of electricity to the Point of Connection: <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 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 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;

	<p>(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; or</p> <p>(i) in response to an event of Force Majeure,</p> <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 Planned Maintenance: Where Vector plans to undertake maintenance on the Distribution Network that requires an interruption to the supply of electricity to any Point of Connection, Vector will notify the Customer either directly, or via the Customer's Retailer in writing to that effect, so that the Customer will receive at least 10 working days' notice prior to the interruption.</p> <p>Restoration times In the event of an unexpected interruption to supply of electricity Vector plans its resources in order to restore supply to most customers within 3 hours; however events outside Vector's control may influence the Customer's Retailer in writing to that effect, so that the Customer will receive at least 10 working days' notice prior to the interruption.</p> <p>Restoration times: In the event of an unexpected interruption to supply of electricity Vector plans its resources in order to restore supply to most customers within 3 hours; however events outside Vector's 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.</p> <p>Where restoration takes over three hours Vector will provide the Customer with a written explanation for the extended restoration time frame if requested 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>3000kVA</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>22,000 volts</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 2015	
Modified non-standard Agreement	
Prescribed term (a) Describe the goods or services to be supplied under the contract	INTRODUCTION The agreement sets out the terms that Vector has agreed to connect and permits 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.
Prescribed term (b) Determine or provide for the determination of the quantity or amount of those goods or services	Schedule 1:2. Supply Capacity The capacity which Vector will make available to the Customer and upon which the Network Charge is based is 5000 kVA
Prescribed term (c)ii Specify, determine, or provide for the determination of the timing of payment for those goods or services	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.
Prescribed term (c)iii Specify, determine, or provide for the determination of the security for payment for those goods or services	15.1 Guarantee The Customer agrees that it will, if required to do so by Vector, procure a guarantor to guarantee payment of the Charges on the terms of the guarantee set out in Section 6 of Schedule 1. Schedule 1:6 Form of Guarantee Not Applicable
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.	6. Vector's right to interrupt supply 6.1 Notwithstanding clause 3.1, but subject to the Performance Standards, Vector may interrupt the conveyance of electricity to the Point 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 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 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 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;

	<p>(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; or</p> <p>(i) in response to an event of Force Majeure,</p> <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 Planned Maintenance: Where Vector plans to undertake maintenance on the Distribution Network that requires an interruption to the supply of electricity to any Point of Connection, Vector will notify the Customer either directly, or via the Customer's Retailer in writing to that effect, so that the Customer will receive at least 4 working days' notice prior to interruption.</p> <p>Restoration Times: In the event of an unexpected interruption to supply of electricity Vector plans its resources in order to restore supply to most customers within 3 hours; however events outside Vector's 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.</p> <p>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>5000kVA</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>

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 2015	
Modified non-standard Agreement	
Prescribed term (a) Describe the goods or services to be supplied under the contract	INTRODUCTION The 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.
Prescribed term (b) Determine or provide for the determination of the quantity or amount of those goods or services	Schedule 1:2. Supply Capacity The capacity which Vector will, from the Start Date make available to the Customer and upon which the Network Charge is based is 1200 kVA
Prescribed term (c)ii Specify, determine, or provide for the determination of the timing of payment for those goods or services	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.
Prescribed term (c)iii Specify, determine, or provide for the determination of the security for payment for those goods or services	15.1 Guarantee The Customer agrees that it will, if required to do so by Vector, procure a guarantor to guarantee payment of the Charges on the terms of the guarantee set out in Section 6 of Schedule 1. Schedule 1:6 Form of Guarantee Not Applicable
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.	6. Vector's right to interrupt supply 6.1 Notwithstanding clause 3.1, but subject to the Performance Standards, Vector may interrupt the conveyance of electricity to the Point of Connection: (j) to enable Vector to inspect or effect alterations, maintenance, repairs or additions to any part of the Distribution Network; (k) 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; (l) 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; (m) where Vector reasonably anticipates that due to circumstances outside its reasonable control, the supply of electricity or any capacity to any Point of Connection is or will be reduced, impaired or interrupted;

	<ul style="list-style-type: none"> (n) for any other purpose which, in Vector’s reasonable opinion, requires the interruption or reduction in the conveyance of electricity; (o) if supply of electricity to the Grid Exit Point is, or will be, reduced, impaired or interrupted; (p) to allocate electricity where there is insufficient electricity to fully satisfy the demands of all customers whose premises are connected to the Distribution Network; (q) 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; or (r) 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 Planned Maintenance: Where Vector plans to undertake maintenance on the Distribution Network that requires an interruption to the supply of electricity to any Point of Connection, Vector will notify the Customer either directly, or via the Customer’s Retailer in writing to that effect, so that the Customer will receive at least 4 working days’ notice prior to interruption.</p> <p>Restoration Times: In the event of an unexpected interruption to supply of electricity Vector plans its resources in order to restore supply to most customers within 3 hours; however events outside Vector’s 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.</p> <p>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>1200kVA</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>

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 2015	
Modified non-standard Agreement	
Prescribed term (a) Describe the goods or services to be supplied under the contract	INTRODUCTION The 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.
Prescribed term (b) Determine or provide for the determination of the quantity or amount of those goods or services	Schedule 1:2. Supply Capacity The capacity which Vector will make available to the Customer and upon which the Network Charge is based is 800 kVA
Prescribed term (c)ii Specify, determine, or provide for the determination of the timing of payment for those goods or services	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.
Prescribed term (c)iii Specify, determine, or provide for the determination of the security for payment for those goods or services	15.1 Guarantee The Customer agrees that it will, if required to do so by Vector, procure a guarantor to guarantee payment of the Charges on the terms of the guarantee set out in Section 6 of Schedule 1. Schedule 1:6 Form of Guarantee Not Applicable
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.	6. Vector's right to interrupt supply 6.1 Notwithstanding clause 3.1, but subject to the Performance Standards, Vector may interrupt the conveyance of electricity to the Point 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 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 its reasonable control, the supply of electricity or any capacity to any Point of Connection is or will be reduced, impaired or interrupted;

	<ul style="list-style-type: none"> (e) for any other purpose which, in Vector’s reasonable opinion, requires the interruption or reduction in the conveyance of electricity; (f) if 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; or (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 Planned Maintenance: Where Vector plans to undertake maintenance on the Distribution Network that requires an interruption to the supply of electricity to any Point of Connection, Vector will notify the Customer either directly, or via the Customer’s Retailer in writing to that effect, so that the Customer will receive at least 4 working days’ notice prior to interruption.</p> <p>Restoration Times: In the event of an unexpected interruption to supply of electricity Vector plans its resources in order to restore supply to most customers within 3 hours; however events outside Vector’s 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.</p> <p>Where restoration takes over three hours Vector will provide the Customer with a written explanation for the extended restoration time frame if requested 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>800kVA</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>400 volts</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 2015	
Modified non-standard Agreement	
Prescribed term (a) Describe the goods or services to be supplied under the contract	INTRODUCTION The 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.
Prescribed term (b) Determine or provide for the determination of the quantity or amount of those goods or services	Schedule 1:2. Supply Capacity The capacity which Vector will make available to the Customer and upon which the Network Charge is based is 1200 kVA
Prescribed term (c)ii Specify, determine, or provide for the determination of the timing of payment for those goods or services	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.
Prescribed term (c)iii Specify, determine, or provide for the determination of the security for payment for those goods or services	15.1 Guarantee The Customer agrees that it will, if required to do so by Vector, procure a guarantor to guarantee payment of the Charges on the terms of the guarantee set out in Section 6 of Schedule 1. Schedule 1:6 Form of Guarantee Not Applicable
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.	6. Vector's right to interrupt supply 6.1 Notwithstanding clause 3.1, but subject to the Performance Standards, Vector may interrupt the conveyance of electricity to the Point of Connection: <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 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;

	<p>(f) if supply of electricity to the Grid Exit Point is, or will be, reduced, impaired or interrupted;</p> <p>(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;</p> <p>(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; or</p> <p>(i) in response to an event of Force Majeure,</p> <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 Planned Maintenance: Where Vector plans to undertake maintenance on the Distribution Network that requires an interruption to the supply of electricity to any Point of Connection, Vector will notify the Customer either directly, or via the Customer's Retailer in writing to that effect, so that the Customer will receive at least 4 working days' notice prior to interruption.</p> <p>Restoration Times: In the event of an unexpected interruption to supply of electricity Vector plans its resources in order to restore supply to most customers within 3 hours; however events outside Vector's 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.</p> <p>Where restoration takes over three hours Vector will provide the Customer with a written explanation for the extended restoration time frame if requested 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>1500kVA</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>

Modified non-standard Agreement	
<p>Prescribed term (a) Describe the goods or services to be supplied under the contract</p>	<p>Introduction C Vector and the Customer wish to enter into this Agreement to set out the terms on which Vector connect and permit the continued connection of the Customer's electrical fittings to the Distribution Network at the Customers' Premises and will provide Network Services to the Customer.</p>
<p>Prescribed term (b) Determine or provide for the determination of the quantity or amount of those goods or services</p>	<p>3.8 Upon the expiry of the Construction Period (notwithstanding the completion or otherwise by the Customers' contractor of the Customer's required works) or the increase of the Site Total Demand Limit to 6 MVA (whichever is earlier), the Site Total Demand Limit will immediately increase to 6MVA and the Customer will pay the increased Charges as described in Schedule 1.</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>8.8(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>[No such clause present in the Agreement]</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>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 Points 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 Points 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 the supply of electricity or any transmission 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, in accordance with Good Industry Practice, requires the interruption or reduction in the conveyance of electricity; (f) if 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 Transpower or any central or local government or statutory authority, or as a result of an action by Transpower under any agreement between Vector and that Transpower; or (i) in response to an event of Force Majeure.

	<p>6.2 Vector acknowledges that the Customer is an essential service provider to the Auckland Region, and as such, where it may be necessary to interrupt the supply of electricity to some customers within its network, Vector will where possible, prior to interrupting supply to the Customer, take into consideration the Customer's status as an essential service provider.</p> <p>Schedule 2 3.1 Prior to 1 April each year, Vector will consult with the Customer in good faith with a view to agreeing, by 1 April, a programme of proposed maintenance on the Distribution Network for the following 12 months, consistent with Good Industry Practice, if and to the extent which such maintenance will or might reasonably be expected to affect the Customer's operation at the Customer's Premises. Any such maintenance that requires an interruption to the supply of electricity to the Customer in the following 12 months will be clearly identified in this programme. Vector and the Customer will endeavor to agree upon the planned maintenance programme after considering, in good faith, each other's comments. However, if by 1 April each year a maintenance schedule has not been agreed then Vector (acting reasonably) will determine the maintenance programme for the following 12 months.</p> <p>3.2 Notwithstanding paragraph 3.1 of this Schedule , where Vector plans to undertake maintenance on the Distribution Network that requires an interruption to the supply of electricity to any Point of Connection, Vector will</p> <ul style="list-style-type: none"> (a) notify the Customer in writing to that effect, at least 10 working days prior to the interruption(if possible in the circumstances); and (b) use its reasonable endeavors to avoid such interruption occurring at any time other than between the hours of 10pm and 6 am.
<p>2.4.17 (1) The electricity supply capacity (in kVA) of the assets used for the purposes of conveying electricity under the contract - (b) at the ICP if the electricity conveyed to a consumer</p>	<p>6000kVA</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>

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 2015	
Modified non-standard Agreement	
Prescribed term (a) Describe the goods or services to be supplied under the contract	INTRODUCTION The 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.
Prescribed term (b) Determine or provide for the determination of the quantity or amount of those goods or services	Schedule 1:2. Supply Capacity The onsite installed capacity which Vector will make available to the Customer and upon which the Network Charge is based is 6000 kVA
Prescribed term (c)ii Specify, determine, or provide for the determination of the timing of payment for those goods or services	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.
Prescribed term (c)iii Specify, determine, or provide for the determination of the security for payment for those goods or services	15.1 Guarantee The Customer agrees that it will, if required to do so by Vector, procure a guarantor to guarantee payment of the Charges on the terms of the guarantee set out in Section 6 of Schedule 1. Schedule 1:6 Form of Guarantee Not Applicable
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.	6. Vector's right to interrupt supply 6.1 Notwithstanding clause 3.1, but subject to the Performance Standards, Vector may interrupt the conveyance of electricity to the Point of Connection: <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 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;

	<p>(f) if supply of electricity to the Grid Exit Point is, or will be, reduced, impaired or interrupted;</p> <p>(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;</p> <p>(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; or</p> <p>(i) in response to an event of Force Majeure,</p> <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 Planned Maintenance: Where Vector plans to undertake maintenance on the Distribution Network that requires an interruption to the supply of electricity to any Point of Connection, Vector will notify the Customer either directly, or via the Customer's Retailer in writing to that effect, so that the Customer will receive at least 4 working days' notice prior to interruption.</p> <p>Restoration Times: In the event of an unexpected interruption to supply of electricity Vector plans its resources in order to restore supply to most customers within 3 hours; however events outside Vector's 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.</p> <p>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>400kVA</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>11000 volts</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 2015	
Modified non-standard Agreement	
Prescribed term (a) Describe the goods or services to be supplied under the contract	2A Vector has agreed to extend its electricity distribution network by installing a new duplicated connection between [the Customer's] Mangere Substation and a new zone substation which VECTOR is to construct at Watercare's wastewater treatment plant at Island Road, Mangere (referred to in this agreement as the "WTP") for the purposes of supplying electricity to [the Customer] at the WTP and to VECTOR's other customers.
Prescribed term (b) Determine or provide for the determination of the quantity or amount of those goods or services	Schedule 3, 1.6 Excess Demand / Connection Capacity: If during any month of the Term, Watercare draws supply of electricity at the WTP Connection point in excess of the maximum demand level of 22 MVA or in excess of a connection capacity of 22 MVA Vector may add to that month's installment of the Annual Charge.
Prescribed term (c)ii Specify, determine, or provide for the determination of the timing of payment for those goods or services	Clause 12.2 The Annual Charge shall be payable by [the Customer} to a bank account nominated by Vector (subject to the receipt by [the Customer] of a valid tax invoice for GST purposes) in the installments specified in Schedule 3. Subject to any contrary provision in this agreement, each such instalment shall be payable on or before the 20th day of the month following the month in which the relevant invoice is dated. VECTOR shall, deliver each such invoice to Watercare as soon as possible after 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	[This clause is not present on this Agreement]
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.	4.3 (d) Response to Unplanned Outages In the event of an unplanned outage in the New Networks Assets VECTOR shall immediately begin work to identify the location of the fault, and continue to do so until the fault is located. 5. Maintenance/Outages/Priority of Supply Planned Maintenance 5.1 The parties shall in each year of the Term, consult in good faith and use their reasonable endeavors to agree in writing, prior to 1 November of that year, on a schedule of planned maintenance to be carried out on the New Network Assets during the 12 month period following that date (based on a draft schedule to be delivered by VECTOR to [the Customer] by 1 October in the same year). VECTOR shall, in any 12 month period, carry out all maintenance on the New Network Assets in accordance with the current schedule (if any) agreed under this clause the ("Current Planned Maintenance Schedule") to the extent to which it is reasonably able to do so. Outages/Faults 5.2 Vector shall, at all times during the Term, ensure that all outages and faults in the New Network Assets are dealt with in the following manner:

	<p>Planned Outages</p> <p>(a) All planned outages shall be effected by VECTOR in accordance with the Current Planned Maintenance Schedule (if any) or, if there is no Current Planned Maintenance Schedule or that Schedule does not deal with maintenance involving planned outages, shall be planned and implemented by VECTOR, subject to the consent of [the Customer] (such consent not to be unreasonably withheld). Where VECTOR notifies [the Customer] that a planned outage (being one which is not covered by a Current Planned Maintenance schedule) is reasonably required for essential maintenance in order to protect the New Network Assets or the supply of electricity to the WTP Connection Point and, where such consent is not given by [the Customer] within the time period reasonably required by VECTOR, VECTOR shall not be liable for any breach of clause 5.2(b) if and to the extent to which that breach is a direct result of the withholding by [the Customer] of such a consent. Notwithstanding any contrary provision in any Current Planned Maintenance Schedule, planned maintenance to the New Network Assets shall not be undertaken by VECTOR on no more than one circuit at any time, except where VECTOR has demonstrated, to [the Customer's] reasonable satisfaction, that the maintenance is required and there is no alternative safe method by which that maintenance is reasonably able to be undertaken. VECTOR shall, in any event, ensure that the maximum period of outage of one 33kV Cable Circuit and its associated 33/11 kV Transformer or one Primary 11kV Cable Circuit (as the result of a planned outage in the New Network Assets) shall be 8 hours in any period of 12 consecutive months. In respect of all planned outages, the parties shall consult and co-operate in order to minimize the duration of such outages.</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>2200kVA</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>30,000 volts</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 2015	
Modified non-standard Agreement	
Prescribed term (a) Describe the goods or services to be supplied under the contract	Introduction B Vector and the Customer wish to enter into this Agreement to set out the terms on which Vector will 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.
Prescribed term (b) Determine or provide for the determination of the quantity or amount of those goods or services	7.25 MVA
Prescribed term (c)ii Specify, determine, or provide for the determination of the timing of payment for those goods or services	8.5(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.
Prescribed term (c)iii Specify, determine, or provide for the determination of the security for payment for those goods or services	[This clause is not present on this Agreement]
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, Vector may interrupt the conveyance of electricity to the Point 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 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 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, having regard to Good Industry Practice, which, in Vector's reasonable opinion, requires the interruption or reduction in the conveyance of electricity; (f) if 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 due to circumstances outside Vector's reasonable control; (h) upon instructions from any Transpower or any central or local government or statutory authority, or as a result of an action by any Transpower under any agreement between Vector and that Transpower; or (i) in response to an event of Force Majeure. 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 and shall provide the

	<p>Customer with an appropriate rebate of the Charges for the interruption of conveyance for the period of the interruption arising under this clause 6.</p> <p>Schedule 2:2 Where Vector plans to undertake maintenance on the Distribution Network that requires and interruption to the supply of electricity to any Point of Connection, Vector will notify the Customer in writing to that effect, at least 10 days prior to the interruption(if possible in the circumstances). Silent on unplanned outages.</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>7250 kVA</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>400 volts</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 2015	
Modified non-standard Agreement	
Prescribed term (a) Describe the goods or services to be supplied under the contract	DIRECTORY This Agreement sets out the terms on which Vector has agreed to connect and/or permit the continued connection of Pacific Steel's electrical fittings to the Distribution Network at the Connection Address and to provide Network Services to Pacific Steel.
Prescribed term (b) Determine or provide for the determination of the quantity or amount of those goods or services	Schedule 3 Electrical Characteristics (as at 01 Dec 2004): Capacity: Maximum Demand: 40MVA Connection Point No 1 Steel Plant Line 1/T1 Voltage: Nominal voltage level: 33kV Connection Point No 2 Steel Plant Line 2/T2 Voltage: Nominal voltage level: 33kV Connection Point No 3 Administration Connection Voltage: Nominal voltage level: 11kV
Prescribed term (c)ii Specify, determine, or provide for the determination of the timing of payment for those goods or services	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 that invoice is late.
Prescribed term (c)iii Specify, determine, or provide for the determination of the security for payment for those goods or services	[This clause is not present in this Agreement]
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.	6. Vector's right to interrupt supply 6.1 Notwithstanding clause 3.1, but subject to the Performance Standards and clause 6.2, Vector may interrupt the conveyance of electricity to a Connection Point; 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 Connection Point; 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; d) where Vector reasonably anticipates that the supply of electricity or any transmission 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 and in accordance with Good Industry Practice requires the interruption or reduction in the conveyance of energy; f) if supply of electricity to any Transpower 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 but only if Vector's selection of [the Customer's] Connection Point for interruption has been fair and reasonable and had had due regard to the nature of [the Customer's] business and the nature of the businesses connected to the alternative connection points; h) upon instructions from Transpower or any central or local government or statutory authority or as a result of an action by Transpower under any agreement between Vector and Transpower; i) in response to an event of Force Majeure.

	<p>6.2 Vector will comply with Good Industry Practice in relation to any interruption under clause 6.1 and will notify [the Customer] of any interruption as soon as reasonably practical.</p> <p>Schedule 2.4</p> <p>(a) Prior to 1 April each year, Vector will consult with [the Customer] in good faith with a view to agreeing, by 1 April, a schedule of proposed maintenance on the Distribution network for the following 12 months, addressing Vectors maintenance requirements on the Distribution Network consistent with Good Industry Practice and taking into account [the Customer's] operation at the Connection Address. Any maintenance that requires an interruption to the supply of electricity to [the Customer's] Connection Point 1, 2, 3 or 4 in the following 12 months will be clearly identified in this schedule. Vector and [the Customer] will endeavor to agree upon a planned maintenance schedule after considering in good faith each other's comments. However, if by 1 April each year a maintenance schedule has not been agreed then Vector will determine the maintenance schedule for the next 12 months.</p> <p>(b) Notwithstanding clause 4(a) above, where Vector plans to do maintenance on the Distribution Network that requires an interruption to the supply of electricity to [the Customer] it will notify [the Customer] that the Connection Point will be affected 10 working days prior to interruption.</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>Connection Point No 1 Steel Plant Line 1/T1 Capacity :Maximum Demand: 40,000 kVA Connection Point No 2 Steel Plant Line 2/T2 T1 Capacity :Maximum Demand: 40,000 kVA Connection Point No 3 Administration T1 Capacity :Maximum Demand: 300 kVA</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>Connection Point No 1 Steel Plant Line 1/T1 Voltage: Nominal voltage level: 33,000 volts Connection Point No 2 Steel Plant Line 2/T2 Voltage: Nominal voltage level: 33,000 volts Connection Point No 3 Administration Connection Voltage: Nominal voltage level: 11,000 volts</p>