



# **DS1002**

## **Centralines' Pricing Methodology Disclosure 2020**

**Pursuant to: Electricity Distribution Information Disclosure Determination 2012**

For prices applying from 1 April 2020

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# DS1002 Centralines' Pricing Methodology Disclosure

## Overview

**Document status**
Draft ☐**In Service** ☒Under Review ☐Archived ☐
**Document purpose**

Pricing Methodology Disclosure for the 2019-20 pricing year, provided pursuant to the Electricity Distribution Information Disclosure Determination 2012.

**Intended audience**

This disclosure document is supplied to the Commerce Commission (Commission) and made publically available at [www.centralines.co.nz](http://www.centralines.co.nz).

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**Key dates**

**Published Date** 27/03/2020

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## Overview, Continued

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### Related references

#### Legislation

Centralines' pricing methodology and prices are guided by, and comply with key legislation, regulations and guidelines governing the electricity industry, including:

- Commerce Act 1986
- Electricity Distribution Information Disclosure Determination 2012 (consolidated April 2018)
- Electricity Industry Act 2010
- Electricity Industry Participation Code 2010
- Electricity Authority: Distribution Pricing: Practice Note – August 2019
- Electricity Authority Pricing Scorecard reports
- Electricity (Low Fixed Charge Tariff Option for Domestic Consumers) Regulations 2004

#### Policy

- CM0002 Centralines' Pricing Policy and Schedules 2020 to 2021

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# 1. Definitions/Abbreviations

<b>Anytime Maximum Demand (AMD)</b>	AMD is a measure of consumers' peak use of Centralines' network at any time in a given month. AMD is measured in kilowatts (kW). Centralines calculates AMD by multiplying by two the energy in kilowatt-hours (kWh) it delivers over the half hour period when the consumer's peak use of its network occurred in that month.
<b>Avoided transmission</b>	<p>The expenses incurred by Centralines as a direct result of payments to:</p> <ul style="list-style-type: none"><li>• generators for generation, or</li><li>• any other activity, which substitutes for the use by Centralines of the national grid transmission system.</li></ul>
<b>Coincident Maximum Demand (CMD)</b>	Coincident Maximum Demand – a measure of peak consumer use during the 100 key dates/times that Centralines' transmission charges from Transpower are based on. These represent the 100 times of maximum peaks in kW over the lower North Island.
<b>Commerce Commission (Commission)</b>	The Commission sets the regulation for cost recovery and price setting known as the Default Price-Quality Path.
<b>Consumer</b>	An end-user who buys their electricity from a retailer and has that electricity delivered to them via Centralines' network.
<b>Consumer group</b>	<p>A category of consumers for which Centralines develops its pricing. These categories reflect groups of consumers with a common:</p> <ul style="list-style-type: none"><li>• site usage (e.g. place of residence versus place of business), and</li><li>• capacity and metering.</li></ul>
<b>Cost Allocation model</b>	The methodology used by Centralines to allocate costs to their consumer groups.
<b>CPI</b>	Consumer Price Index
<b>Customer</b>	A direct customer of Centralines receiving line function services or a retailer whose customers use Centralines' (the distributor) network.

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## Definitions/Abbreviations, Continued

<b>Demand</b>	The rate at which electricity is being used expressed in kilowatts (kW).
<b>Default Price-Quality Path (DPP)</b>	The DPP is set by the Commerce Commission to control the level of revenue and prices distributors can set.
<b>Distributor or Electricity Distribution Business (EDB)</b>	Centralines is a distributor. Centralines owns and operates the distribution network that delivers the electricity covered by this methodology.
<b>Electricity Authority (Authority)</b>	The electricity regulator who ensures distributors apply and comply with key regulations governing the electricity industry.
<b>Electricity Industry Participation Code 2010 (the Code)</b>	The Code sets out the rules made by the Electricity Authority under section 36 of the Electricity Industry Act 2010.
<b>Embedded generation or Distributed generation (DG)</b>	Electricity generation that is connected and distributed within the Centralines' network.
<b>Generator</b>	An organisation that owns or operates generating units that inject electricity into the network.
<b>Grid Exit Point (GXP)</b>	A point of connection where Centralines' network connects to, and receives electricity from the national transmission system run by Transpower.
<b>Installation Control Point (ICP)</b>	<p>Point of connection on Centralines' network, where:</p> <ul style="list-style-type: none"><li>Centralines nominates as the point where a consumer receives the electricity Centralines delivers, and</li><li>the connection point has the attributes set out in the Electricity Industry Participation Code 2010.</li></ul>

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## Definitions/Abbreviations, Continued

<b>Kilovolt Amp (kVA)</b>	A unit of measure for how much power is being provided through a business or home's electrical circuits or technology.
<b>Kilovolt-Amps hour (kVArh)</b>	An hourly measure of the KVAh described above.
<b>Kilovolt-Amps reactive (kVAr)</b>	A measure of how efficiently power flows or is used between the network and consumers technology. It measures the lag between the flow (current) of electricity and the pressure (voltage) of that flow along a consumer's electrical circuit.
<b>Kilowatt (kW)</b>	Kw (1000 x watts) – a unit of measure of power or electricity.
<b>Kilowatt hour (kWh)</b>	The amount of electricity consumed in an hour.
<b>LFC Regulations</b>	Electricity (Low Fixed Charge Tariff Option for Domestic Electricity Consumers) Regulations 2004
<b>LNI-RCPD</b>	Transpower's cost allocation area, the Lower North Island, and the 100 highest regional coincident peak demand (RCPD) periods in kW for the year September to August.
<b>Loss code</b>	Distributors determine loss factors applying on their networks against which traders should submit consumption to the reconciliation manager. Each loss factor has a specified loss code that is stated in Centralines' Pricing Policy and Schedules.
<b>N-1 supply</b>	An alternative routing for supplying electricity to give a backup in case of primary routing being damaged or failing.
<b>Network</b>	The lines, and associated equipment, owned or operated by a distributor in a continuous geographic area or areas.
<b>Non-Time of Use (Non-TOU)</b>	Non-TOU means a consumer's site where electricity is metered over a period (e.g. month).

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## Definitions/Abbreviations, Continued

<b>Power factor</b>	kW divided by kVA.
<b>Price category</b>	A category of charges identified as a price category in Centralines' Pricing Policy. It defines the delivery charges applicable to a particular group of ICP's with a common capacity need or usage behaviour.
<b>Price option</b>	The price option within a price category that gives consumers a choice of how the energy they consume is collated and charged. The options available are usually determined by the configuration of metering and load control equipment used by the consumer.
<b>Pricing period</b>	1 April to 31 March year
<b>Regulatory Asset Base (RAB)</b>	The RAB is the regulatory value of Centralines' network assets that Centralines is allowed by regulation to generate a return on.
<b>Replacement Cost (RC)</b>	The cost to replace the value of network assets.
<b>RCPD</b>	Regional Coincident Peak Demand
<b>Retailer</b>	The supplier of electricity to consumers with installations connected to the distributor's network.
<b>Time of Use (TOU)</b>	A consumer's site where half hour metering is installed, and these values are used for the calculation of charges.
<b>Transmission charge</b>	<p>Charge incurred by Centralines for transmission of electricity from the national grid operated by Transpower to Centralines' network. This enables Centralines to deliver power to its users of the network.</p> <p>In this document this term also has the meaning defined under Recoverable Costs in Part 3 of the Electricity Distribution Services Input Methodology Determination 2012 dated 31 January 2019. It excludes transmission rebates passed on to consumers and retailers.</p>

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## Definitions/Abbreviations, Continued

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**Weighted  
Average Cost  
of Capital  
(WACC)**

A measure of the return on shareholder capital that distributors can achieve under the Default Price-Quality Path regulations set by the Commerce Commission.

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## 2. Introduction

### 2.1 Context

This document sets out Centralines' methodology for setting its price structure and prices for the 2020/21 pricing year. The disclosure document is prepared pursuant to requirement 2.4 of the Electricity Distribution Information Disclosure Determination 2012 (consolidated in 2018) (Disclosure Determination).

Centralines' Pricing Methodology Disclosure provides information to assist interested parties to understand how Centralines' delivery prices are set. This includes the methods used to determine revenues, consumer groups and allocation of costs of providing and maintaining the network.

In developing Centralines' prices we have been mindful of the importance of transitioning in a timely way to more cost-reflective pricing approaches.

Residential pricing approaches have not been as effective in signalling network cost structures due to:

- legacy pricing approaches (especially under the constraint of the LFC Regulations, and
- limits on the measurement capabilities of residential consumers' meters (i.e. non-smart meters).

Centralines is actively engaged with its industry peers to develop new approaches and to seek reform of residential pricing. We expect in the next few years to progressively introduce pricing reforms that are more effective at signalling network costs, especially once the Government confirms the reform path for the LFC Regulations.

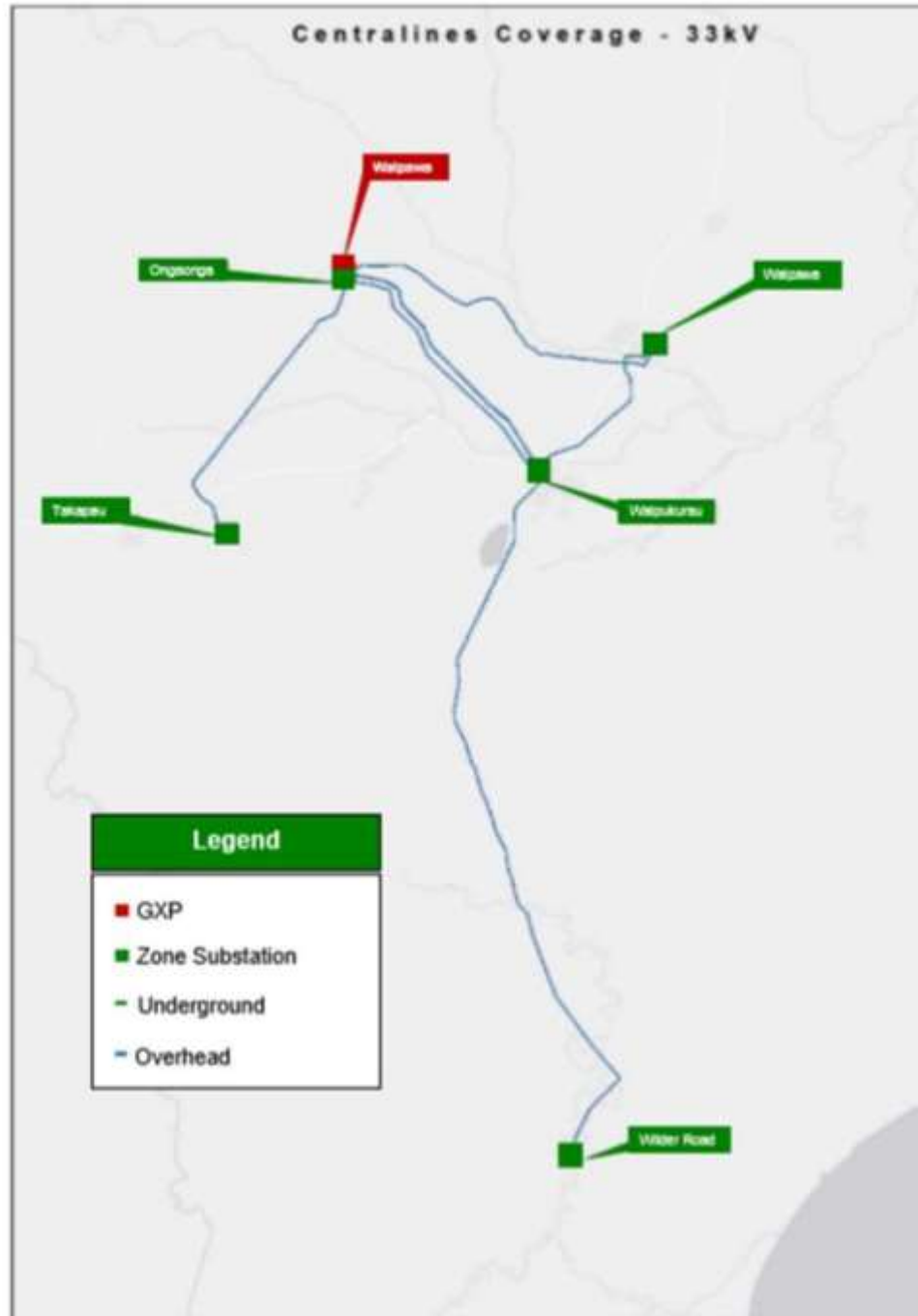
In developing this Pricing Methodology Disclosure, Centralines' has considered the Electricity Authority's guidelines and industry scorecards. Where the Authority has identified specific areas of improvement and highlighted best practice, we have sought to incorporate this feedback into this Disclosure Statement.

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## Introduction, Continued

### 2.2 Centralines

Centralines serves the Central Hawke's Bay region with the majority of consumers in the main towns of Waipukurau and Waipawa. An extensive rural region is served in the surrounding areas as illustrated in the following diagram.



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## Introduction, Continued

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### 2.2 Centralines

Centralines' network is relatively lightly loaded, with much of the load being relatively small and spread over a large geographic area. This is reflected in the low connection point density at 4.2 ICPs per km, the third least dense network in New Zealand. The major load types are:

- three large commercial consumers in excess of 435kVA connection size
- seventy-five connections nominated as Irrigation by use
- two thousand small to medium-sized commercial connections situated in the business districts of the small towns and throughout the rural area, and
- six thousand residential consumers in urban and rural locations.

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### 2.3 Future development

Centralines has observed a recent lift in residential building activity in its major towns. However, it is not at levels that require upgrades in capacity of the network to meet new demands.

The other area of growth that has occurred in recent years has been related to irrigation connections. There are more than 70 irrigators in the network. The advantage of this type of load, however, is that it occurs at a time that does not coincide with residential peak loads.

The dominant large connection on the network is Silver Fern Farms meat processing factory based close to Takapau. This connection uses over 20% of the total consumption and 9% of the maximum demand in the network.

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### 2.4 Pricing review

Centralines reviews its pricing annually to meet company, industry, legislative and regulatory requirements.

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### 2.5 Pricing Policy and Schedules

The methodology does not contain full details of eligibility for price categories, price options or capital contributions. These details can be found in Centralines' Pricing Policy and Schedules available on Centralines' website. ([www.centralines.co.nz](http://www.centralines.co.nz)).

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## 3. Regulatory Context

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### 3.1 Introduction

The Commission regulates distribution businesses because they are natural monopolies. Due to economies of scale a competitor could not profitably duplicate Centralines' network. Part 4 of the Commerce Act requires the Commission to periodically set default price-quality paths for electricity distributors, which in turn requires Centralines to:

- limit the amount of revenue collected from consumers, while maintaining quality of supply, and
- disclose certain information about its business, including this pricing methodology statement.

While the Commission sets out how much revenue Centralines can earn from prices, the Authority oversees the methodological requirements for how EDBs set their prices.

Further details of the regulatory context are set out in the following sections.

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### 3.2 Commerce Act

The purpose of the Commerce Act is to promote competition in markets for the long-term benefit of New Zealand consumers. However, where competition is insufficient, Part 4 of the Commerce Act establishes the regulatory regime that applies to distributors. Centralines is subject to the Default Price Quality Path Determination<sup>1</sup> (DPP Determination). The DPP Determination determines:

- how much revenue Centralines may recover across its network in each pricing year (allowable revenue) for its conveyance services, and
- the quality and reliability standards that must be met.

The DPP Determination allows Centralines to increase its core revenues from the delivery of network services on average by the Consumer Price Index (CPI) most years. However, every five years prices and revenues are 'reset' to ensure revenues are fully aligned with forecast costs for the next five years. In the year beginning 1 April 2020 Centralines revenues have been reset. However, because Centralines has historically set its prices much lower than the Commission's allowances, prices are being held approximately constant from 1 April 2020.

The full DPP requirements can be found at:

<https://comcom.govt.nz/regulated-industries/electricity-lines/electricity-lines-price-quality-paths/electricity-lines-default-price-quality-path/2020-2025-default-price-quality-path>

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<sup>1</sup> Electricity Distribution Services Default Price-Quality Path Determination 2020 is the applicable Determination for the 2020-2025 regulatory period.

## Regulatory Context, Continued

### 3.3 Information disclosure requirements

Centralines must comply with the Electricity Distribution Information Disclosure Determination 2012 (Disclosure Determination) which includes the requirement for the annual disclosure of its Pricing Methodology.

The key requirements in complying with the disclosure of pricing methodologies are outlined in 2.4.1 – 2.4.5 of the Disclosure Determination.

The purpose of this regulation is to ensure that sufficient information is readily available to interested persons to assess whether the purpose of Part 4 of the Act is being met.

### 3.4 Distribution Pricing Principles

The Authority has a monitoring role in respect of distributors' price setting approaches. Centralines has developed its prices with reference to the Authority's 2019 Distribution Pricing Principles.

The Authority's recent reform of the Pricing Principles was to make changes that:

- promote cost reflectivity
- focus on the essential elements of efficient pricing, and
- continue to recognise that distributors should have regard to transaction costs, consumer impacts and uptake incentives.

While compliance with the Pricing Principles is voluntary, the Disclosure Determination requires each distributor to either:

- demonstrate consistency with the Pricing Principles, or
- provide reasons for any inconsistencies.

The Authority has introduced a Practice Note to assist with the practical interpretations of the Pricing Principles. The Authority will update the Practice Note when needed to ensure it:

- reflects evolving leading practice, and
- addresses matters raised by the sector and our monitoring activities.

The Authority has also developed a scorecard approach to monitor and comment on distributors' pricing structures and pricing reform. The pricing scorecards evaluate distributors' pricing plans against the Authority's Pricing Principles. The Authority's intention is for the scorecards to form a basis for regular, constructive engagement with distributors on their price reform aspirations, efforts and roadblocks. Centralines has considered the Authority's commentaries on distributors' previous pricing methodology disclosures. Centralines has sought to address the Authority's recommendations and observations on distributor best practices in redeveloping this disclosure.

How Centralines has addressed the Pricing Principles is set out in *Appendix A*.

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## Regulatory Context, Continued

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### 3.5 Low User regulations

Centralines is required to make available low user prices in line with the Electricity (Low Fixed Charge Tariff Option for Domestic Consumers) Regulations 2004 (LFC Regulations).

The key requirements of this regulation are as follows:

- Centralines must offer a fixed daily charge to residential consumers of no more than \$0.15 per day excluding GST, and
- a consumer on the low fixed charge daily rate should pay the same or less than a residential consumer on a comparable non-low fixed charge price plan at an annual consumption of 8,000 kWh.

These requirements have a significant impact on Centralines' prices and price structure as outlined in *Section 4*.

The Government has announced that it is examining a transition path to remove the LFC Regulations. Final decisions are expected to be made later in 2020, which will have a significant bearing on Centralines' residential pricing structures over the longer term.

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### 3.7 Electricity Industry Act 2010

The Electricity Industry Act provides a framework for the regulation of the electricity industry, including establishing the Authority and incorporating provisions from the now revoked Electricity Industry Reform Act.

Section 113(1)(c) relates to the protection of rural customers which, as we interpret it, indicates that rural prices should not be materially different to urban prices.

Centralines has historically not differentiated pricing between rural and urban consumers. Centralines does not intend to unless there is a clear policy signal from regulators that this would be permitted.

Note, rural consumers can sometimes face higher costs of connecting to the network (via a capital contribution) when the network must be extended significantly to their properties. Where efficient, this can lead to consumers selecting an off-grid solution.

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### 3.8 Distributed generation

Centralines' policies and procedures for installation and connection of distributed generation are in accordance with the requirements of Part 6 of the Electricity Industry Participation Code 2010.

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## 4. Strategic Intent

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### 4.1 Introduction

This section describes the:

- context in which Centralines has set its prices, and
- strategic considerations that will impact on future changes in the structures of Centralines' prices.

New technologies, changes in regulatory requirements and changing consumer opportunities and preferences will have a significant impact on Centralines' pricing over the next several years, especially at the residential level.

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### 4.2 Network Character- istics

Centralines has a single grid exit point (GXP) connection to the National Grid at Waipawa. This is connected south via Dannevirke from Woodville, and north to Fernhill. Transpower has load scenarios in place that suggest a small increase in load from the current 20MW to 22MW by 2029. There is recognition by Transpower that some upgrade work is required on the transformers' metering and protection before 2032, with current indicative costs of \$100,000. While this would be a pass-through cost that would increase prices, the impact is not significant or in the immediate future.

There are two other issues recognised by Transpower as affecting the Waipawa GXP. Both of these:

- a low voltage issue
- a transformer capacity issue, and
- are planned to be managed without additional investment.

Centralines does not anticipate significant growth overall in the next five to 10 years. This prediction aligns with Transpower's forecast. Accordingly, Centralines does not have a strong requirement to use prices to influence consumer behavior. Cost reflective pricing for Centralines is therefore to emphasise the use of fixed charges and other pricing approaches that have limited impact on consumption decisions. Nevertheless, Centralines also recognises that there may be longer term benefits to encouraging low-value discretionary loads to be shifted to off-peak times. Centralines is considering the most effective pricing structure to encourage this (for example, time-of-use pricing with modest differentials between peak and off-peak prices that are mandatory for all residential consumers).

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## Strategic Intent, Continued

### 4.4 Changes to 2020/21 pricing

With the Government's announcement that decisions regarding the future of LFC Regulations would be made in mid-2020, Centralines decided to make minimal change to the overall pricing structure for the 2020/21 year. The LFC Regulations impose significant limitations on the implementation of more cost-reflective pricing and therefore making changes close to an anticipated removal would increase the potential for ongoing price shocks and the inconvenience to consumers of changing pricing approaches. There is likely to be a transition period for removal and this could be staged over five years or more to ensure the impacts on consumers are managed.

Centralines overall level of revenues from 1 April 2020 will remain relatively constant from the prior year, as Centralines has consistently priced below the Commission's price cap to ensure network services remain affordable to consumers.

Residential prices have overall remained the same as the 2019-20 year with only minor relativity changes between price options. The margin between the peak and off-peak prices in the TOU category has been reduced to ensure:

- consumers are not overly incentivised to shift loads from peak to off-peak times, and
- the Night rate has reduced to a small degree compared to the Day rate.

In the commercial categories there has been some adjustments to the fixed rates to deliver a more linear level of change as connection size increases. In many cases this will mean the mid-size and larger commercial connections will see a small reduction in their overall line charge. The following table sets out relevant statistics for the amounts of revenues that Centralines is permitted to collect relative to the prior financial year.

Revenue 2020/21 (\$000)	
Net Allowable Revenue	9,367
Recoverable and Pass-through Costs	3,598
Pass-through Balance Allowance	109
<b>Total Allowable Revenue</b>	<b>13,074</b>
<b>2020-21 Forecast Revenue</b>	<b>12,643</b>
<b>2019-20 Forecast Revenue</b>	<b>12,780</b>
<b>Change</b>	<b>-1.1%</b>

The revenue forecast through pricing is the amount received after the forecast consumer discount is applied. It is assumed that the full discount will be taken up by consumers, but acceptance of the discount is voluntary to consumers and may not be fully applied.

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## Strategic Intent, Continued

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### 4.5 Strategic considerations

In the context of the capacity available on the network, Centralines' strategic intention is principally to ensure:

- that prices are set in a way that does not create undue signals for consumers to change their use of the network, and
- to ensure equity between consumers.

For example, Centralines does not need to set strong price signals for consumers to reduce their demand during peak periods and can rely on existing use of hot-water load control to manage periods of high demand. Accordingly, our intention is to provide over the longer term a weak signal for consumers to consider shifting discretionary loads to off-peak times where there is limited or no cost to consumers from doing so (e.g. setting a dishwasher to wash dishes outside of the peak 5-9pm winter period). Apart from this weak price signal the key role of our prices is to recover the fixed costs of providing the network service in a manner that is equitable across users.

Over the longer term, increasing penetration of electric vehicles (EVs) may place pressure on parts of the network, especially if consumers choose to recharge their vehicles at peak times. Centralines expects that uptake of EVs in its region will follow the rest of New Zealand, so intends to monitor pricing approaches used by other EDBs to determine an optimal pricing approach to encourage off-peak pricing.

The commercial pricing options are relatively cost reflective in their current form so little change of note would be expected in this area. The commercial categories involve relatively low numbers of connections and there is little anticipated growth.

The two areas of potential significance in the commercial sector are firstly in irrigation, and secondly the single large industrial connection. There has been growth in numbers of irrigation-focused connections in the last 10 years and while this growth has tapered off there remains potential for continued increases. The Silver Fern Farms meat processing facility is a significant consumer and changes to the nature of this connection, either increases or decreases, would affect Centralines to a considerable degree.

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## 5. Centralines' Pricing Methodology

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**5.1 Purpose** In this section we explain the specific basis for setting Centralines' prices.

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**5.2 Guiding industry principles** As well as meeting the above considerations described in *Section 4*, Centralines endeavours to ensure its pricing methodology is consistent with the Authority's Pricing Principles and guidance provided by the Authority's Practice Note for all electricity distributors. These principles are as follows:

- a) *Prices are to signal the economic costs of service provision, including by:*
  - (i) *being subsidy free;*
  - (ii) *reflecting the impacts of network use on economic costs;*
  - (iii) *reflecting differences in network service provided to (or by) consumers;*
  - (iv) *encouraging efficient network alternatives.*
- b) *Where prices that signal economic costs would under-recover target revenues, the shortfall should be made up by prices that least distort network use.*
- c) *Prices should be responsive to the requirements and circumstances of end users by allowing negotiation to:*
  - (i) *reflect the economic value of services; and*
  - (ii) *enable price/quality trade-offs.*
- d) *Development of prices should be transparent and have regard to transaction costs, consumer impacts, and uptake incentives*

Full details of how Centralines applies these principles to its pricing methodology can be found in *Appendix A*.

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## Centralines' Pricing Methodology, Continued

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### 5.3 Core methodology

To achieve the objectives and principles listed above, Centralines uses the following core process to drive its pricing methodology and annual review of prices.

1. Determine the net allowable revenue as detailed in the current DPP determination.
2. Determine the value of recoverable and pass-through costs to be recovered through prices.
3. Establish allocators for each component of Centralines' costs/revenue requirement to allocate to consumer groups where costs cannot be directly attributed.

Each cost component should be allocated as accurately as is practical to ensure connections are priced as closely to their ideal level of total revenue. A detailed table of the allocator used for each cost component is found in *Section 7*. The connection component of the Transpower transmission charge can be allocated to each connection based on the portion of demand they impose. This is independent of their consumer group.

4. Set or adjust prices to ensure forecast revenues from each consumer group equate to the allocated costs.

The Authority has provided in the practice notes an idealised 'Cost-reflective price-setting methodology' whereby marginal prices are set first to reflect marginal costs. Once these prices and likely revenues from those prices have been established, the balance of the revenue requirement should be recovered in as non-distortionary manner as possible. This sequence differs from Centralines' historical approach, but Centralines believes this makes no practical difference to the end result because marginal costs are effectively close to zero on a distribution network that is not capacity constrained. Centralines' approach is to:

- use direct attribution and cost allocators to allocate costs and revenue requirements to each customer category, then
- determine cost-reflective pricing elements within each price category as far as possible, and finally
- make adjustments to ensure the overall revenue requirement is met.

In addition, information is not available to accurately deploy the method suggested by the Authority, because price-elasticity information is not available to determine efficient mark-ups.

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## Centralines' Pricing Methodology, Continued

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### 5.3 Core methodology (cont)

Where there is currently a relatively cost-reflective pricing option in place this pricing option has been set at returning the approximate revenue for the cost it reflects. For example, the On Peak Demand price options for commercial connections are set to recover the Interconnection charge that relates to the connections in question.

A considerable portion of network costs are essentially fixed. The assets that are currently available for use are long-life assets that are used by many individual connections of varying size and with a diversified pattern of use. The value of the existing asset base is distributed using a Cost Allocation Model that allocates each asset on the network based on a nominal demand value. This is a stable measure that is not a reflection of use but of anticipated use profiles. The network is built to manage expected future loads and therefore the allocation through the cost allocation model reflects this. Residential and non-residential connections of a similar connected size are allocated a similar level of demand with consumer group separation occurring later. A truly cost reflective price option would be a fixed charge for all these connections at the same rate to recover fixed costs. The current limitations of the LFC Regulations prevent this from occurring.

The final step in the core process is to set or adjust the range of prices and options available to consumers so that they:

- achieve the desired cost allocations/revenue requirement
- establish relativities that can assist in reflecting future costs, and
- will generate income as close as reasonably possible to Centralines' allowable revenues.

Sections 7 and 8 cover the key price categories and how prices for each category are determined.

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## Centralines' Pricing Methodology, Continued

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### 5.4 Consumer considerations

When applying the above process to the annual setting of prices Centralines takes account of several consumer considerations. These considerations are listed below.

- Prices are as transparent as possible to aid consumer understanding of how their prices are determined.
- Prices logically relate to each other:
  - progressions between load groups follow a consistent pattern
  - within a price category, prices consistently reflect the costs and benefits of the consumption at different times (e.g. lower rates for controlled load)
  - options are priced to reflect future benefits, i.e. night rates are at a level that would encourage additional load to be concentrated at these times, and
  - peak and off-peak prices reflect that while there is no broad congestion on Centralines' network, there is recognition that it is advantageous to move load into non-peak times.
- Avoiding price shocks to individual consumers or groups of consumers. Stability and consistency of prices is one of Centralines' objectives. In line with the industry norm, Centralines aims to limit price increases to a maximum of 10% per annum for individual consumers. Centralines in practice enacts much lower levels of change. The DPP regulation helps restrict allowable change to close to the CPI inflation index in most circumstances.

Centralines has historically not differentiated pricing between rural and urban consumers. Centralines does not intend to, unless there is a clear policy signal from regulators that this would be permitted and an understanding that Centralines' consumers would be broadly agreeable.

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## 6. Cost/Revenue Recovery

**6.1 Overview** This section sets out the amount of revenue that we are expected to recover through prices (total allowable revenue) in the 2020/21 financial year and breaks this down by key cost components.

Centralines' 2020/21 DPP Annual Price-Setting Compliance Statement discloses the change in the basis of achieving revenue. Distributors are now subject to a revenue cap whereby there is a maximum revenue that Centralines can receive through prices in each financial year. Centralines is required to forecast all quantities that are expected to occur during the 2020/21 year, and, when the calculated price is charged against these quantities, the total revenue received will be less than the total allowable revenue. As in the past there are certain costs that can be included in the allowable revenue called Recoverable and Pass-through costs. The Commission's intention is that these costs should be recovered in full over time, without risk to the distributor as they are outside the distributors control.

Centralines' total allowable revenue for the 2020/21 year is stated in Table 2.

<b>Components of Allowable Revenue</b>	<b>\$000</b>
Forecast Net Allowable Revenue	9,367
Transmission	2,568
Quality Incentive	86
OPEX Incentive	839
FENZ Levy	11
Local Body Rates	41
Commerce Commission Levy	26
Electricity Authority Levy	22
Utilities Disputes Levy	5
Pass-through Balance Allowance	109
<b>Total Allowable Revenue</b>	<b>13,074</b>

**Table 2 – Components of Allowable Revenue**

**6.2 Regulated revenue** The 'Forecast Net Allowable Revenue' provided by the Commission is calculated incorporating a number of factors involved in operating an electricity distribution business. The key components are:

- depreciation
- operating expenditure
- return on investment on the regulated asset base (RAB), and
- regulatory tax.

Each cost component is discussed in more detail below.

*Continued on next page*

## Cost/Revenue Recovery, Continued

### 6.2 Regulated revenue (cont)

#### Depreciation

Depreciation is calculated on a straight-line basis in accordance with ID Determination using a standard life for the asset<sup>2</sup>. Depreciation costs for the year ending 31 March 2021 are forecast using historical depreciation on our regulatory asset base.

#### Operating Expenditure

The two main costs components of operating expenditure are:

- network Opex including maintenance and inspections, and
- non-network Opex including the overhead costs of running the network.

#### Return on Investment

Centralines' permitted return on investment has been calculated using the regulated weighted average cost of capital (WACC) on a forecast value for network RAB as at 31 March 2020. The Commerce Commission applies a vanilla WACC of 4.57% to determine allowable return on investment, from which revaluation gains (essentially capital gains) are deducted at the rate of 1.9% for 2020/21.

Centralines' RAB value, which determines the asset value that Centralines can make returns on, was forecast to be \$63.5 million as at 31 March 2020.

#### Regulatory Tax

The assessed value of tax payable is determined in the Commerce Commission's DPP reset financial model, which is based on a deemed efficient capital structure.

The network costs that Centralines can recover for 2020/21 are set out in the Table 3.

Network Cost Element	\$000
Depreciation	2,458
ROI	1,666
Opex	4,322
Tax	936
Other (including an adjustment to smooth revenues over the five year period)	(16)
<b>Total</b>	<b>9,367</b>

**Table 3 – Costs of Providing Centralines' Networks**

*Continued on next page*

<sup>2</sup> Standard lives for each asset group is determined by the Commerce Commission, *Handbook of Optimised Deprival Valuation of System Fixed Assets of Electricity Lines Businesses*, 30 August 2004.



## Cost/Revenue Recovery, Continued

### 6.3 Recoverable and pass- through costs

On top of the core costs of operating the network, the Commission also makes allowance for Recoverable and Pass-through costs.

'Recoverable costs' are the costs allowed under the DPP Determination for third parties who provide essential services in the electricity value chain to transmit electricity to Centralines' network. They also include various financial incentives that the Commission provides to improve quality of supply and Centralines' level of efficiency. Recoverable costs include:

- **Transmission**

The primary recoverable cost is for the operation of the national grid that moves electricity around the country, and to and from Centralines' network. In November each year, we receive a notice of the coming year's transmission pricing from Transpower for our network. The transmission charges through Transpower comprise approximately 20% of the total revenue Centralines will receive through prices.

- **Quality Incentive**

There are incentive mechanisms in place where Centralines is rewarded for delivering a higher level of service than the regulated minimum requirement. Likewise, if the level of service drops below the regulated minimum the incentive operates as a cost to the network.

- **OPEX and CAPEX Incentive**

Built into the Commissions' DPP calculations are incentives for decreasing the level of Capital Expenditure (CAPEX) and Operating Expenditure (OPEX) that Centralines incurs.

- **Fire and Emergency Levies**

The Commission included these payments in the DPP as Recoverable costs for the first time this period.

'Pass-through costs' are approved regulatory costs for the government and local body agencies that provide services enabling Centralines to operate within its local area. Pass-through costs include:

- **Local Body Rates**

Centralines operates within a number of local body jurisdictions and where rates are charged on the site of network equipment required to deliver distribution services, these can be recovered through prices.

- **Commerce Commission Levy/Electricity Authority Levy/Utilities Disputes Levy**

These government agencies charge levies to each industry bodies, including distributors, to cover costs of operating. These levies can be recovered through prices.

*Continued on next page*

## Cost/Revenue Recovery, Continued

### 6.3 Recoverable and pass- through costs (cont)

The table and graphs below show expected costs Centralines is seeking to recover in the 2020/21 year.

<b>Pass-through and Recoverable Costs</b>	<b>\$</b>
Transmission	2,567,753
Distributed Generation Allowance	0
Extended Reserves Allowance	0
Innovation Projects Allowance	0
Quality Incentive	86,077
OPEX Incentive	839,000
CAPEX Incentive	0
CAPEX Wash-up Adjustment	0
ACoT for purchased assets	0
FENZ Levy	11,250
<b>Total Recoverable Costs</b>	<b>3,504,080</b>
Local Body Rates	41,048
Commerce Commission Levy	26,400
Electricity Authority Levy	22,100
Utilities Disputes Levy	4,700
<b>Total Pass-through Costs</b>	<b>94,248</b>
<b>Pass-through Balance Allowance</b>	<b>108,550</b>

**Table 4 – Pass-through and Recoverable Costs**

*Continued on next page*

## Cost/Revenue Recovery, Continued

### 6.3 Pass-through balance allowance

To ensure Centralines only collects sufficient revenues to cover actual pass-through and recoverable costs, a running balance is maintained which corrects for variances between:

- the actual recovery of pass-through and recoverable costs, and
- forecasts made at the start of the year.

Centralines has forecast that it has slightly under-recovered its actual pass-through and recoverable costs in 2019/20.

The calculations for the pass-through balance allowance are:

Pass-through Balance Allowance	\$
Forecast Pass-through Revenue 2020	2,280,000
Forecast Pass-through Costs 2020	3,727,461
Pass-through Revenue less costs 2020	(1,447,461)
Pass-through Balance 2019	1,343,316
Pass-through Balance 2020	(104,145)
67% WACC	4.23%
<b>Pass-through Balance Allowance</b>	<b>108,550</b>

**Table 5 – Pass-through Balance Allowance**

## 7. Consumer Groups and Cost Allocation

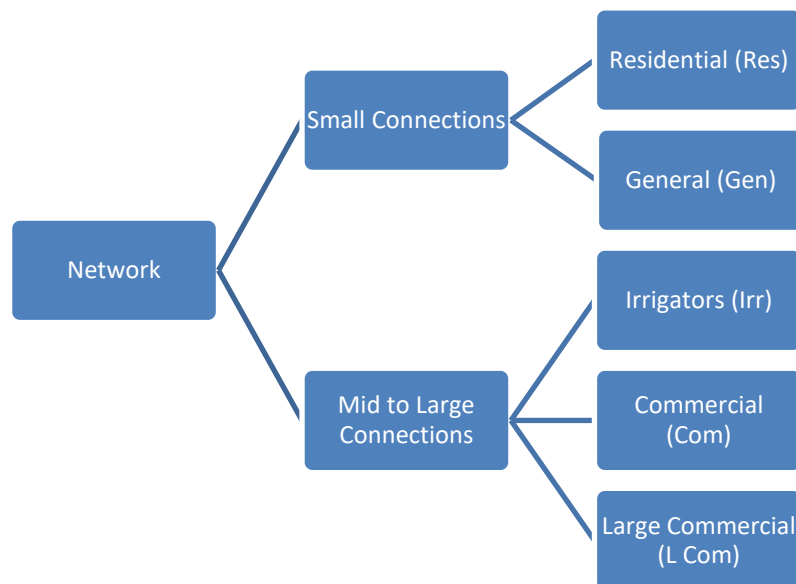
### 7.1 Rationale for consumer grouping

Centralines groups consumers firstly, by the size of their connection to the network. As connection size increases the demands placed on the network and the level of build required to support the connection increases.

Centralines recognises that connections with a predominant use as irrigation result in conditions on the network that similar sized commercial connections do not impose. Therefore, a separate price category is provided.

Residential connections generally have different load profiles from other small connections where a residence is not the dominant form of use. Residences have similarities with each other that allow more specific price options to be applied, such as recognition of controlled hot water load, in order to deliver a more tailored solution for these consumers. Accordingly, they are separated into their own group.

Centralines' consumer groupings are illustrated in the following diagram:



### 7.2 Method and criteria of allocating consumers

Consumers are assigned to a load group based on:

- fuse size at the individual connection point (ICP)
- maximum business day peak demand, and
- meter type – for example, half hour metering is mandatory for consumers within the time of use (TOU) load group.

*Continued on next page*

## Consumer Groups and Cost Allocation, Continued

### 7.2 Method and criteria of allocating consumers (cont)

Although Centralines has price categories for a number of different consumer groups as identified in *point 7.1*, cost allocations are made to two broad consumer groups: residential and commercial. Because of the small scale of the network, Centralines has found that to allocate at any higher degree of disaggregation would cause discontinuities in price structures, so it is only practical to allocate to the two groups.

Cost allocators are chosen to reflect as reasonably as possible the key underlying drivers for each cost component so that the allocation can be reflective.

The table below shows the cost component and the allocator used along with the reason chosen.

Cost Component	Allocator	Reason for Allocator
<b>Regulatory Allowances and Incentives</b>	Installed Asset Value	All connections are subject to these costs. The more assets that are required to deliver the required energy, the greater the allocation of costs.
<b>Operating Expenditure</b>		
<b>Depreciation</b>		
<b>Return on Investment</b>		
<b>Fire and Emergency Levies</b>		
<b>Commerce Commission Levies</b>	Installed Asset Value	These levies are assessed on network asset value.
<b>Transpower Interconnection Distributed Generation Allowance</b>	Coincident Maximum Demand (CMD)	Charges are based on the coincident demand during the 100 half hour periods of maximum demand in the Lower North Island.
<b>Transpower Connection</b>	Assessed/Actual Maximum Demand	The level of Transpower investment is based on the demand requirements of the network.
<b>New Investment Contracts</b>		
<b>Local Body Rates</b>	Number of connections	All connections are subject to these costs, which are location based.
<b>Electricity Authority Levy</b>	kWh Consumption	The dominant method of basis for the levy.
<b>Utilities Disputes Levy</b>	Number of connections	Levies are based on the number of connections.

**Table 6 – Cost Components**

*Continued on next page*

## Consumer Groups and Cost Allocation, Continued

### 7.3 Cost allocation

The value of each allocator for each consumer group is shown in the table below.

Allocator	Residential	Commercial
Connections	6,178	2,197
Consumption (000 kWh)	41,435	66,364
Asset Value (\$000)	57,598	51,502
Max Demand (kW)	24,712	25,866
Coincident Demand (kW)	1,298	599

**Table 7 – Relative Value of Allocators for Consumer Groups**

### 7.3 Basis for selection of allocators

Centralines approach to the allocation of costs has been to ensure allocators are:

- reasonable
- fair, and
- simple to measure and apply.

Where a cost is directly driven by a variable, costs are allocated in proportion to that variable. For example, transmission interconnection costs are directly driven by regional peak demands, so interconnection costs are allocated in proportion to each consumer's share (directly calculated or estimated) of those demand peaks.

Asset driven allocators make up the biggest share of total costs allocated to each region and consumer group. Centralines uses a combination of assets utilised by ICP's and an assessed demand to proportionately allocate a representative share of assets.

Centralines:

- traces all assets utilised in the connection of the network to each ICP,
- allocates the replacement value of these assets using the assessed demand, and then
- aggregates firstly to each connection and then to a consumer group level.

This approach takes account of the distance of consumers from the GXP and therefore the length, number and value of assets needed to connect them to the network.

*Continued on next page*

## Consumer Groups and Cost Allocation, Continued

### 7.3 Basis for selection of allocators (cont)

The network is built to service the types of connection prevalent in that part of the network. In a residential area the assets employed to build the network to meet criteria, allowing for diversity, is not dependant on the consumption of individual connections. Likewise, as commercial connections require larger capacity, they are allocated a larger portion of the existing assets than smaller sized connections. While the demand and consumption at a particular site will vary from year-to-year, the assets employed do not, therefore an assessed level of demand produces a more stable asset allocation. While pricing, particularly of smaller connections, is generally based on consumption this is not a good proxy for allocating assets. Distribution assets are installed to meet demand requirements, not volumes consumed.

### 7.4 Forecast revenue allocation

The Commission designate the level of regulated revenue that Centralines can achieve through pricing, based on the:

- asset value of the network, and
- other costs inherent in operating the network.

In addition, the Pass-through and Recoverable costs that Centralines pays can be recovered through prices. These costs are allocated to consumer groups to provide a target revenue for each consumer group.

Centralines endeavours to match as closely as possible the target revenue for each group with the costs attributable. The limitations of having existing prices in place and having prices based on units of measure that do not directly relate to cost allocator results in Centralines attempts to move closer to the ideal allocation each pricing year. Centralines have in recent years elected to set prices that recover less than the full allowable revenue. This year to smooth anticipated volatility over the next two years, resulting from regulatory incentives flowing through the pricing system, Centralines have elected to recover approximately 3% less revenue than is allowable under the DPP.

A comparison of target revenues and forecast revenues is set out in the Table 8.

Consumer Group	Target Revenues (\$000)	Forecast Revenues (\$000)
Residential	7,116	6,745
Commercial	5,851	5,898

**Table 8 – Comparison of Target Revenues and Forecast Revenues**

The table above indicates that in holding Centralines' residential prices constant in 2020/21 there is a slight shortfall in forecast revenues compared to the allocated costs (target revenues). Centralines has recognised that in 2021/22 overall revenues will be required to reduce, so it did not make sense to lift residential prices in 2020/21, only for them to be reduced again in the following year.

*Continued on next page*

## Consumer Groups and Cost Allocation, Continued

### 7.4 Forecast revenue allocation (cont)

The table below shows a more detailed breakdown of the forecast revenue by consumer group for the 2020/21 year.

Consumer Group	Forecast Revenue	% of Total Revenue
Residential	6,745	53.3%
General	2,746	21.7%
Irrigator	539	4.3%
Commercial	1,534	12.1%
Large Comm	1,081	8.5%
Region	12,643	

Table 9 – Breakdown of Forecast Revenue by Consumer Group for the 2020/21



## 8. Price Categories

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### 8.1 Converting cost allocations to prices

Once costs have been attributed and/or allocated to Centralines' consumer groups, Centralines forecasts whether existing prices and activity levels will generate the revenue needed for Centralines to fully collect those allocated costs.

If there is a difference, Centralines adjusts its prices to better align forecast revenue to allocated costs. This alignment of revenue and prices is not an exact match. Centralines must estimate variables like:

- environmental factors
- changes in consumer usage, and
- responses to price incentives to reduce demand on the network.

Centralines reconciles the final price structure to the DPP regulations to ensure that the amount of revenue Centralines forecasts to collect does not exceed allowable revenues.

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### 8.2 Price Categories and price options

Centralines sets prices at a category level for groups with common needs or usage. Centralines then offers consumers within each category price options so that they have some choice and control over the end cost of their electricity.

**Price categories** reflect groups of consumers with a:

- common site usage (e.g. place of residence versus place of business), and
- common capacity and metering. Centralines' price categories are detailed in the pages below.

**Price options** represent the choices consumers in each category have on how they will be charged for the use of Centralines' network. These prices are structured in such a way as to:

- maintain equality between consumers who create similar costs for the network
- signal to consumers the benefits and costs of different patterns of consumption
- maintain relativities between options to incentivise desirable behaviours, e.g. consuming outside of peak hours, and
- minimise opportunities for arbitrage i.e. seek to gain a cost advantage by using a price option for a purpose for which it was not intended.

Details of price options available to Centralines' consumers are detailed in the following pages.

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*Continued on next page*

## Price Categories, Continued

### 8.3 Fixed and variable components to prices

Centralines recovers costs for most price options through a mix of:

- a fixed daily charge to the consumer, and
- a variable charge that is based on their accumulated, or time of use consumption over a given billing period.

The fixed component is designed to give some certainty of cost to consumers and cost recovery to Centralines. It also reduces the revenue risk to Centralines and its shareholders should there be:

- material and unforeseen changes to consumption quantities, or
- major movements of ICP's between price categories and price options.

Fixed charges also better reflect the fixed nature of the underlying costs Centralines incurs in operating a network to distribute electricity.

Centralines offers consumers multiple price options and combinations for the variable component of prices. This includes options for both uncontrolled and controlled load services.

This range of options allows individual consumers to control their total electricity costs through their patterns of consumption. It provides incentives to reduce Centralines' recoverable costs by reducing demand and loads on network assets.

Large Commercial customers may also pay a daily fixed charge to recover specific network investments made to meet the needs of customers on individual contracts with Centralines.

### 8.4 Residential price categories

#### 8.4.1 Overview

Centralines seeks to clearly categorise ICPs as either residential or non-residential. ICP's that are places of residence versus business, show similarities in their patterns of consumption and in the demand they place on the network.

Demand responsiveness mechanisms, such as control of hot water heating, are applied for ICPs in this category, as are prices compliant with the LFC Regulations.

Centralines offers both accumulative and TOU pricing to customers in the Residential category. Accumulative is where a meter records consumption accumulated over the billing period. TOU is where consumption is recorded at half-hourly intervals.

*Continued on next page*

## Price Categories, Continued

### 8.4 Residential price categories (cont)

#### 8.4.2 Accumulative Pricing

The following price categories apply to places of residence that are charged on accumulative price options (i.e. non-TOU):

- Permanent Residence (CH1 and CH2R), and
- Permanent Residence with Generation (CH1G and CH2G).

Under the LFC Regulations, Centralines is required to offer a price option with a maximum fixed daily charge of 15c, this is catered for with the CH1 and CH1G price categories. These low fixed charge categories, when compared to other comparable permanent residential plans (i.e. M11 compared to M12 and G11 to G12) should have total charges that are the same or less based on 8,000kWh annual consumption.

#### 8.4.3 TOU Pricing

The following price categories apply prices based on the time of the day when consumption occurs.

- Permanent Residence TOU (CH1T and CH2T)

From April 2017 this category became available for connections with DG installed, where the retailer offers a corresponding time-based price plan to the consumer. In a move to encourage the application of TOU pricing to residential consumers, Centralines has in place two price categories for 'Permanent Places of Residence'. The CH1T option offers a low fixed rate equivalent to the CH1 category.

### 8.5 General categories

#### 8.5.1 Non-Domestic

This Non-Domestic category is split into high-user (CH2H) and low-user (CH2L) categories. This split helps to reduce the level of subsidisation that can occur with sites having similar asset investment but with large variations in consumption.

As these sites have low capacity, metering is typically of accumulative type and therefore the variable charges are based on kWh consumption. The low-user category, CH2L has a higher daily fixed rate to recover comparable levels of revenue when compared to the high-user category, CH2H. This reflects that both types of consumers place similar capacity requirements on the network.

#### 8.5.2 Temporary (Builders Supply)

The General category also includes specialty categories such as Temporary (Builders Supply) connections. This caters for connections that are temporary in nature due to the initial build or renovation. Once the build is complete the connection will be priced according to the final connection requirement and the type of use.

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## Price Categories, Continued

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### 8.5 General categories (cont)

#### 8.5.3 Unmetered Supply

Where a connection does not have individual metering and they fit a tight guideline they can be charged under the Unmetered category. These connections have small but relatively predictable consumption where a reasonable estimation of total consumption can be made. Typically lighting and communications cabinets are included.

Where streetlighting is connected and is managed via a database, generally through a local authority, the connections will be priced under the U03 category where the majority of revenue is collected via a fixture per day price. This is more reflective of the costs placed on the network as they do not correlate with the level of consumption.

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### 8.6 Designated Irrigator

Centralines introduced a separate customer group for connections whose main function is as an irrigator. With Centralines being a comparatively small network the introduction of a number of connections with a very specific type and period of use influences the network strongly.

By having this category Centralines can be more accurate in allocating costs and establishing a fair pricing level. These sites tend to have little or no exposure to Transpower Interconnection charges so these do not have to be included in the cost allocation which they would have been under a general Commercial category. The usage behaviour is also able to be extracted from the commercial connections and more able to be clearly forecasted.

Centralines have in place both accumulative consumption pricing and demand pricing for those on full TOU meters. The irrigator connections currently all submit accumulative consumption, mostly on Day/Night metering, however Centralines would encourage submission and charging on demand as this is likely to be less volatile from a revenue basis, and should advantage both Centralines and the consumer.

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### 8.7 Commercial price categories

Centralines prices commercial connections according to the size of the fused connection. As the size increases the applicable category will be subject to a higher fixed daily charge. The variable prices do change as the categories get higher but it is the intention to move towards a pricing structure where only the fixed component changes. This process has started but in order to manage any potential price shocks from year-to-year the process will be iterative and will take at least another pricing year to achieve the goal.

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## Price Categories, Continued

### 8.7 Commercial price categories (cont)

The CH3 and CH4 Commercial categories (up to 138kVA capacity) have both accumulative and demand-based pricing options available and the choice is defined on the metering available on-site. Demand pricing is considerably more cost-reflective as the units of measure relate more accurately to the costs placed on the network than for accumulative where consumption is the unit of measure. The larger Commercial connections are required to have full TOU metering and therefore are on the more cost reflective demand pricing options.

Centralines have three Large Commercial connections, over 436 kVA capacity, and they are priced on an individual basis relating to their specific characteristics.

### 8.8 Forecast revenue by price category

The following table shows the forecast revenue for 2020-21 by price category.

Centralines	Forecast Revenue (\$,000)	% of Total Revenue
Low Fixed Charge - CH1	2,311	18.3%
Std Fixed Charge – CH2R	4,204	33.3%
Generation LFC – CH1G	11	0.1%
Generation Std – CH2G	51	0.4%
Time of Use LFC – CH1T	109	0.9%
Time of Use Std – CH2T	58	0.5%
<b>Residential</b>	<b>6,745</b>	<b>53.3%</b>
Non-Domestic Low User – CH2L	1,099	8.7%
Non-Domestic High User – CH2H	1,493	11.8%
Temporary – T1P	7	0.1%
Unmetered – U01, U02 & U03	147	1.2%
<b>General</b>	<b>2,746</b>	<b>21.7%</b>
<b>Irrigator</b>	<b>539</b>	<b>4.3%</b>
Commercial to 69 kVA – CH3	724	5.7%
Commercial to 138 kVA – CH4	450	3.6%
Commercial to 276 kVA – CH5	304	2.4%
Commercial to 435 kVA	55	0.4%
<b>Commercial</b>	<b>1,534</b>	<b>12.1%</b>
<b>Large Comm</b>	<b>1,081</b>	<b>8.5%</b>
<b>Region</b>	<b>12,643</b>	

**Table 10 – Forecast Revenue, by Price Category and Consumer Group**

## 9. Price Options

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### 9.1 Price Options

Within each price category, there are different price options. These options seek to signal the value of consuming outside of network peaks, while aiming to cover Centralines' allowed revenues under the price path. Depending on whether consumers have TOU or non-TOU metering and their price category, the following price options are available:

#### **Non-TOU metered consumers:**

- 24UC – no ability to control load (e.g. water heating)
- AICO – controllable load but no separate data stream (cannot identify exactly how much load is reduced)
- CTRL – separately controlled and recorded load
- NITE – controlled to be available from 11pm to 7am
- CTUD – controlled to be available from 7am to 11pm, and
- DEFT – for ICPs required to have TOU meters but have accumulative.

#### **TOU consumers:**

- ONPK – consumption occurring during the periods 7am to 11am and 5pm to 9pm each day
- OFPK – consumption occurring outside of peak periods
- SOPD – highest peak load occurring within on peak periods during a summer month
- WOPD – highest peak load occurring within on peak periods during a winter month
- DMND – maximum load during the month, and
- KVAR – a charge for consumption having less than .95 power factor.

Refer to Centralines' Pricing Policy and Schedules for full details of the applicability of each price option.

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## Price Options, Continued

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### 9.2 Relativities between Residential price options

#### 9.2.1 Residential Uncontrolled – 24UC

The residential low user 24UC rate forms the basis where all other small user variable rates are derived. The 24UC option is a single charge for a continuous supply where there is no load that is controllable by Centralines on that meter register or equipment.

#### 9.2.2 Residential Night – NITE

The NITE option is a separate charge for electricity consumed between the hours of 11pm and 7am. The NITE rate is set at 33% of the 24UC rate.

#### 9.2.3 Residential Day – CTUD

CTUD is a separate day time charge for electricity consumed between 7am and 11pm. It can only be used in conjunction with the NITE option above.

The CTUD (day only) rate is set so a consumer with a day/night meter who has the standard day/night consumption split of 70/30 will pay the same as an equivalent consumer with a 24UC meter. Consumers can benefit by having a day/night meter if they direct more than the average proportion of their load out of day periods. This benefit to the consumer reflects the network benefit of moving load out of higher demand periods.

#### 9.2.4 Residential Controlled – CTRL

This option allows Centralines to offer a different price for consumption of load that Centralines can control for the consumer under Centralines' Load Management Service.

#### 9.2.5 Residential All Inclusive – AICO

Centralines currently offers an AICO price option, i.e. a single price which applies to both controlled and uncontrolled load where the controlled load is not separately metered. This option is offered in residential price categories. A residential consumer on an AICO price would pay approximately 15% less than if they were on an uncontrolled option.

This option, while providing valuable incentive for the provision of controlled load is complex from an administration perspective, and creates a significant enforcement task. Centralines has no visibility as to what, if any, controlled load a consumer is providing. As such, this price option is likely to be withdrawn at some point in the future.

#### 9.2.6 Residential On-Peak and Off-Peak

The residential time of use options are set so that a typical allocation of consumption between peak and off-peak would result in an equivalent cost to a consumer on an uncontrolled rate. As with the Day/Night option, a consumer can elect to reduce their line charges if they can move typical peak load across to off-peak periods.

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## Price Options, Continued

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### 9.3 Incentive for load control

The Controlled (CTRL) price option is set so a typical mix of uncontrolled and controlled consumption would result in a 15% discount compared to a connection solely on uncontrolled rate.

Offering a price incentive to consumers, to allow load control and therefore move demand from peak to non-peak times, benefits the network in managing future network investment

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### 9.4 Non-Domestic

The two Non-Domestic price categories, CH2L and CH2H, service the same types of connections and are differentiated by the amount of consumption they use annually. Being of a small connection size they have standard accumulative metering and are all charged on kWh of consumption with a daily fixed charge. A controlled price option is available although the level of discount available is reduced as these connections have a reduced level of controlled load available to them. Day / Night options remain available as encouraging consumption outside of the day time period should offer network benefits.

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### 9.5 Temporary

Temporary connections are used when premises are under construction, before the final connection is confirmed. Because of the administrative work involved and the relatively short time of connection a 10% margin is charged on the CH2R rates.

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### 9.6 Commercial fixed rates

The fixed daily rates are set within connection size bands. Moving up to the next band will see an increase in the daily rate. The margins between these bands is currently quite significant and Centralines are working to reduce this over the next two to three pricing periods. Movement of this type should be managed to minimise possibilities of individual consumer price shock.

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### 9.7 Commercial variable options

Accumulative options are established on the same principles as the equivalent Residential and General options.

Demand-based options are available for Irrigators and for CH3 categories and above. The demand option is an expression of the monthly impact on the network while the On Peak Demand options relate to the Interconnection charges that Transpower pass-through.

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## 10. Other Price Options

### 10.1 Non-standard pricing use

Centralines does not currently have any ICPs subject to non-standard contracts.

### 10.2 Embedded generators

Centralines currently does not have any embedded generators on its network.

Embedded generators are sites/customers on the network who generate power periods of peak demand, reduce the demand on Centralines' network and hence the investment required in the network. This includes those who are generators only, and those who generate for their own consumption.

Regulatory arrangements have changed for new embedded generators. New generators must now apply to Transpower directly for payments for assisting to defer or avoid transmission upgrades. Previously any new embedded generators could have sought avoided transmission charges directly from Centralines.

For those who generate for their own consumption, consumers are financially rewarded for this in three ways:

- variable network charges based on kWh consumption reduce
- the interconnection charge component used in calculating their price is reduced as their contribution to Transpower's peak demand calculations is reduced, and
- the proportion of network asset values allocated to the consumer is reduced as the AMD that they place on the network is reduced.

Centralines also recognises the reduced costs associated with serving larger users who build close to the GXP, hence minimising the network investment required to service them. This is achieved via the pricing derivation which calculates the value of assets assigned to the ICP.

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## Specific Methodologies, Continued

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### 10.3 Distribution generation

Centralines introduced price categories that apply to connections on its network with DG installed from 1 April 2016.

The installation of DG, especially solar PV, does not reduce the use of the network by these sites. While the total amount of electricity consumed from the network reduces, typically, the maximum demand does not. This means that the cost to service this installation is essentially unchanged, yet revenue received based on consumption can reduce markedly.

DG price categories are therefore priced slightly higher than the equivalent residential price category for non-DG connections. This is to ensure Centralines fairly recovers the cost of servicing the connection. Centralines does offer a choice of low and higher fixed charge options to enable DG connections to optimise their electricity costs.

In the 2017/18 year Centralines also provided access to the CH1T and CH2T price categories to residential connections with DG installed. These time of use options give DG customers the same opportunity as other residential consumers to reduce their costs of electricity by shifting more of their consumption to the off-peak times of day when the load and network costs are lower.

To ensure consumers who had already installed DG prior to 1 April 2016 are not unreasonably disadvantaged by changing price structures, a 'grand parenting' period has been set. These customers will not be required to change to the new price categories above until 1 April 2020.

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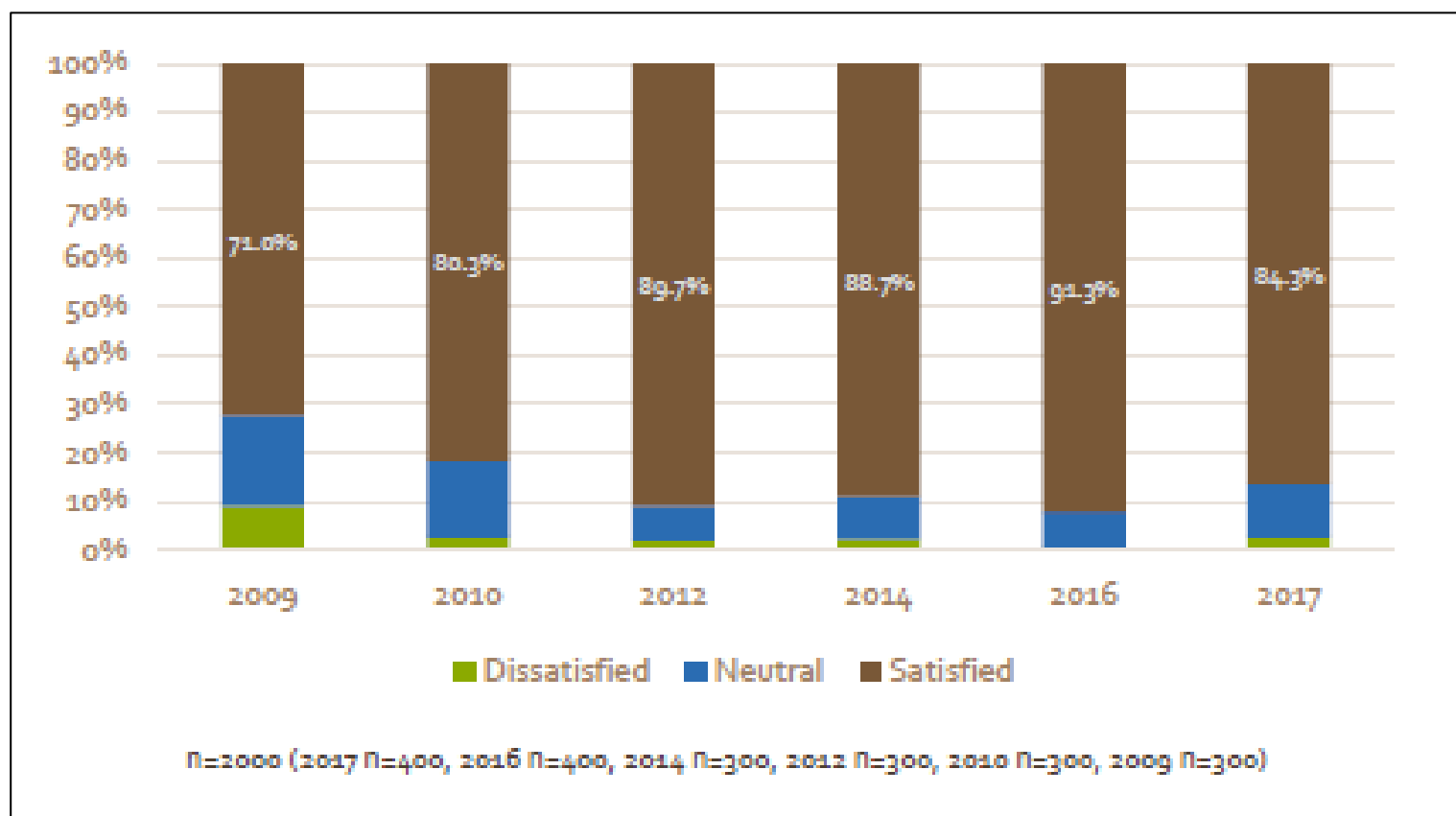
# 11. Customer Feedback

## 11.1 Survey of consumer satisfaction

Centralines has previously engaged in consumer research to gauge consumers' satisfaction with the network services provided, including the impact of its prices.

SIL Research surveyed a weighted sample of 400 consumers of Centralines' network via telephone or online survey methods. The most recent results are shown in the following graphs. These show a continued high overall level of satisfaction with Centralines' performance, including on key performance traits such as continuity and quality of supply.

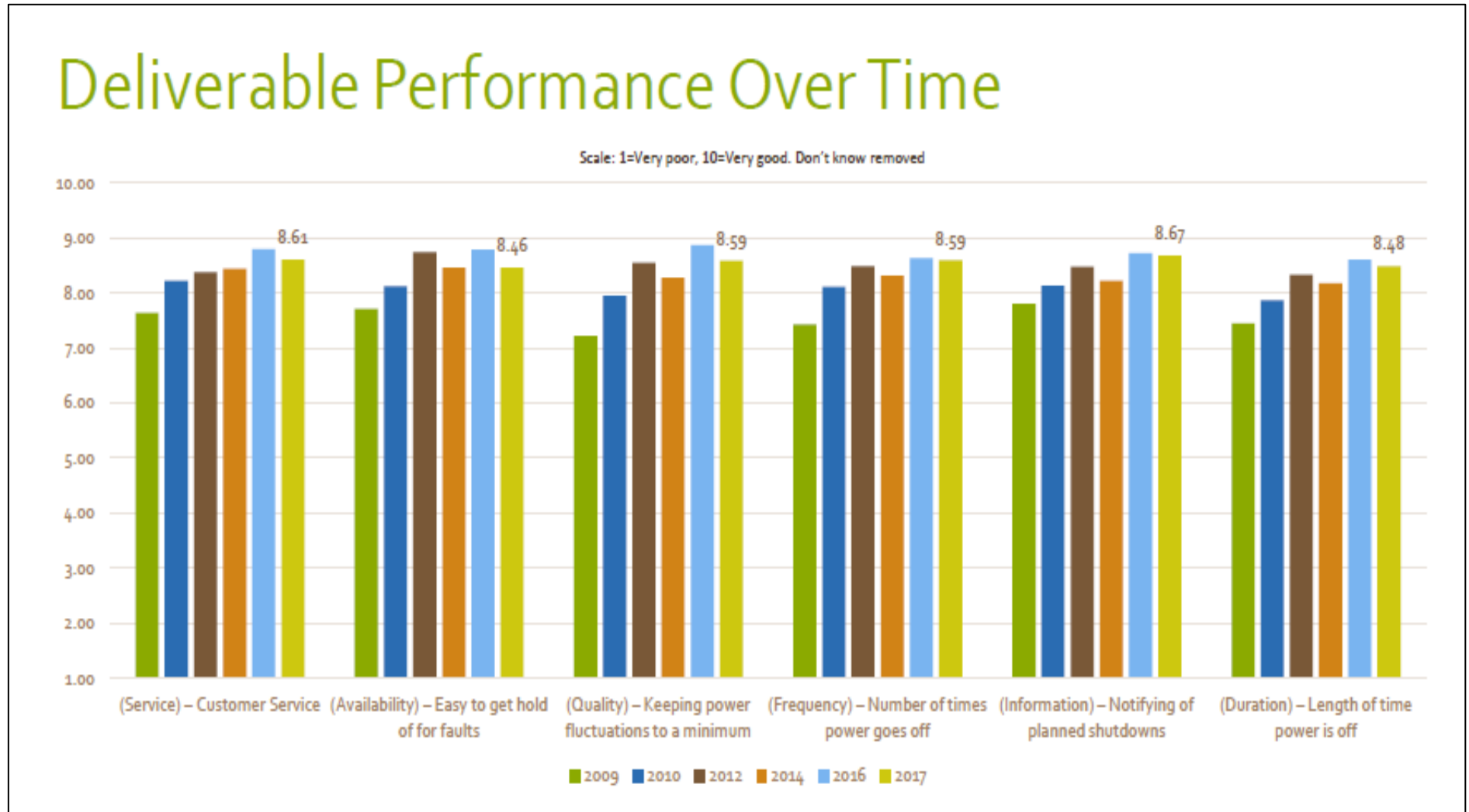
Overall, Centralines interprets that consumers are broadly satisfied with the level of reliability and quality of service that we provide. Accordingly, we consider that this feedback implies that Centralines should seek to maintain reliability at present levels and not to apply for a customised price-quality path to either increase or decrease investment in the network.



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## Customer Feedback, Continued

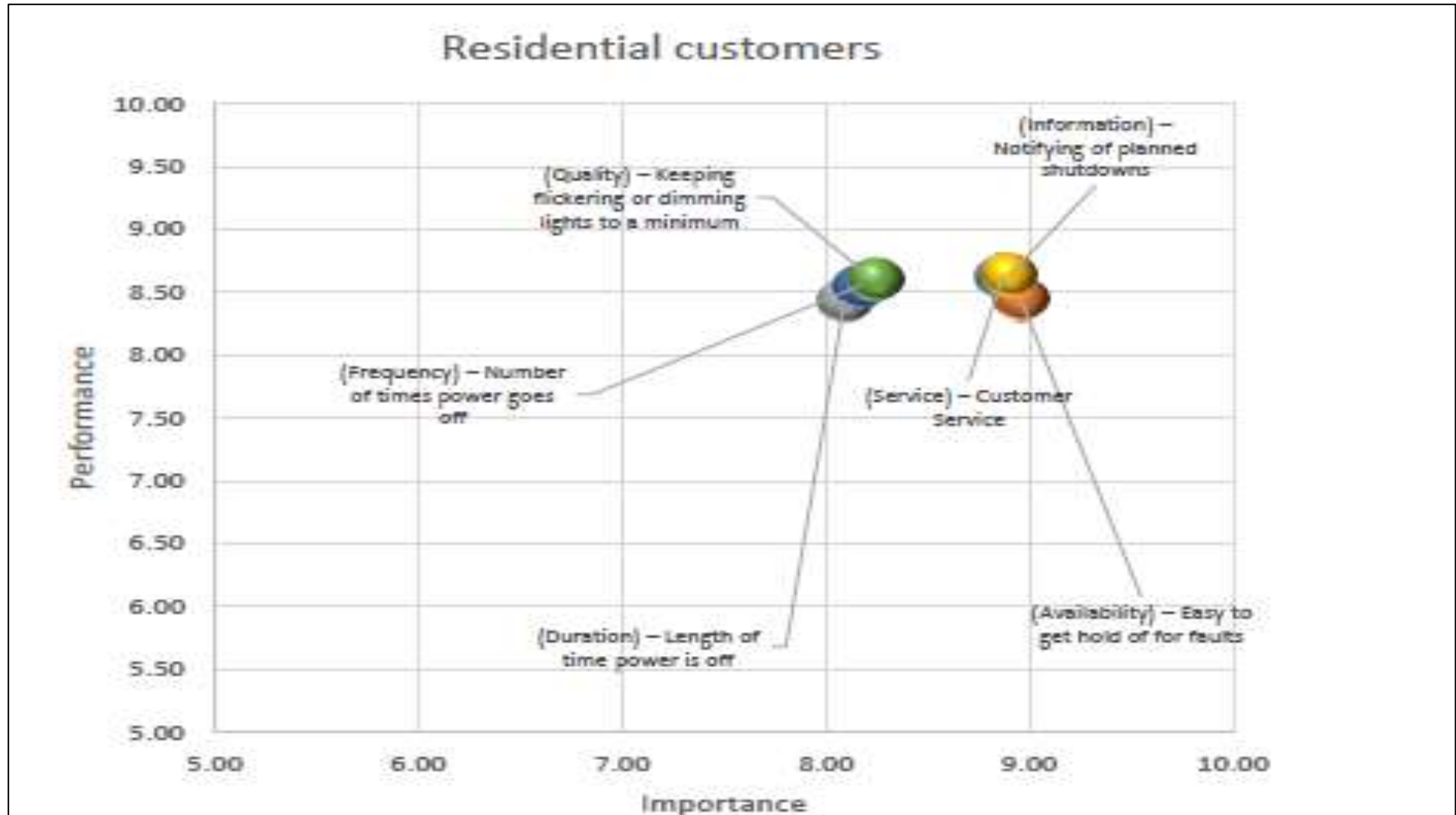
### 11.1 Survey of consumer satisfaction (cont)



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## Customer Feedback, Continued

### 11.1 Survey of consumer satisfaction (cont)



## Appendix A – Pricing Principles

### Principles guiding pricing approach

As noted in the Background section of this document, Centralines has prepared this disclosure considering the Distribution Pricing: Practice Note – August 2019 (Practice Note) published by the Authority. The Practice Note sets out a number of principles that distributors are expected to formally demonstrate they adhere to. Centralines considers that many of the principles are 'common sense' and have under-pinned the development of its prices over time.

### Electricity Authority pricing principles comparison

In this section, Centralines sets out how it considers it meets the Authority's pricing principles. Each principle is stated, followed by Centralines' commentary.

### Signal economic costs

- a) *Prices are to signal the economic costs of service provision, including by:*
- i. *being subsidy free (equal to or greater than avoidable costs, and less than or equal to standalone costs);*
  - ii. *reflecting the impacts of network use on economic costs;*
  - iii. *reflecting differences in network service provided to (or by) consumers; and*
  - iv. *encouraging efficient network alternatives.*

Centralines interprets the requirements for subsidy free prices as requiring that for each consumer group, the revenues obtained from that consumer group must not:

- be below the cost of connecting that consumer to the network (incremental costs), or
- exceed the costs of serving that consumer group, as if they were the only consumer group (stand-alone costs).

These bounds are extremely wide as there are extensive shared assets on Centralines' network. As a result, if Centralines were to cease supplies to any consumer group, there would be limited reduction in costs and assets as different consumer groups are intermingled on the network.

Centralines considers that, by definition, its prices are subsidy-free as it applies a Cost Allocation Model to allocate costs across the consumer base to determine the revenue requirement. This is then used as a basis for establishing prices for each consumer group. As the Cost Allocation Model allocates the total cost of supplying all Centralines' consumers in proportion to percentage use of peak demands, which (by definition) adds up to 100%, no consumer group pays more than their stand-alone costs, given the economics of providing a shared network.

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## Appendix A – Pricing Principles, Continued

### Signal economic costs (cont)

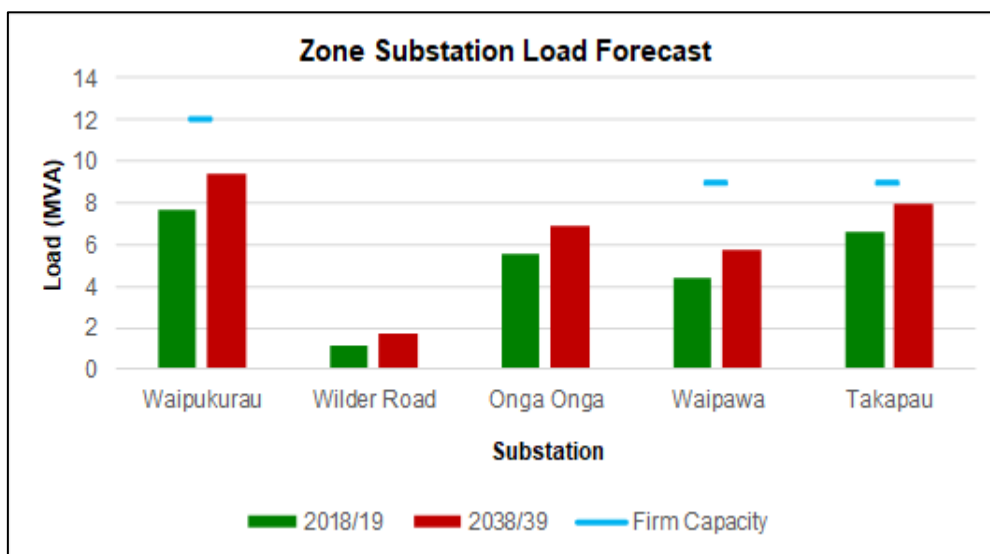
Centralines also ensures that new connections are not subsidised, by calculating a capital contribution where the expected revenues from prices does not cover costs.

This ensures that total revenues from each consumer (including the capital contribution) are not expected to be less than incremental costs.

In adopting a capacity-based approach to assigning consumers to price categories, this signals to consumers the fact that increasing capacity demands on the network will increase costs over the longer-term.

As noted earlier, there is material capacity headroom on most parts of Centralines' network and only 12% of total capital expenditure over the next 10 years relates to system growth requirements. Centralines does not consider it necessary to strengthen price signals to seek additional peak load reductions. Accordingly, Centralines' key objective is to set prices in a broad-based manner, so revenues are recovered on consumption at any point in time, rather than narrow time periods.

The following chart demonstrates the available capacity on various parts of Centralines' network. Combined with a demand growth forecast of 0.5% per annum, it is clear it is not necessary to signal future investment costs to consumers.



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## Appendix A – Pricing Principles, Continued

### Signal economic costs (cont)

- b) *Where prices that signal economic costs would under-recover target revenues, the shortfall should be made up by prices that least distort network use.*

Centralines interprets this principle as a requirement to implement some form of 'multi-part' pricing<sup>3</sup>, with Ramsey<sup>4</sup> - based considerations applied to the mark-up of variable prices above incremental costs. However, it is not practicable to formally calculate consumers' demand responsiveness and set charges accordingly. As recognised above, Centralines takes account of consumer demand responsiveness in setting prices by recognising that there is not a strong need to influence behaviour patterns beyond what already exists through the existing relativities between prices (e.g. between controlled and uncontrolled loads) because there are high levels of capacity headroom on the network. This factor dictates that Centralines should adopt broad-based approaches in setting prices that does not rely unduly on revenues being recovered over narrow time periods.

### Prices responsive to end users

- c) *Prices should be responsive to the requirements and circumstances of end users by allowing negotiation to:*
- i. *Reflect the economic value of services; and*
  - ii. *Enable price/quality trade-offs.*

List below is how Centralines' compliance under these principles is achieved.

- Uneconomic bypass is avoided through Centralines' cost allocation approach to setting prices, whereby (by the use of a proportional cost allocation approach) pricing is set below stand-alone costs.
- Centralines also avoids uneconomic bypass/inefficient disconnection by lowering charges to consumers who, but for the level of line charges, would cease business.
- It is generally not practical to negotiate with consumers (particularly small consumers) to provide different price-quality trade-offs, given the shared nature of the network. Centralines establishes performance metrics pertaining to different zones (e.g. fault restoration times for rural versus urban consumers).
- Centralines most recent survey was conducted in April 2017. The 2017 survey has indicated that in general customers are satisfied with Centralines quality of service<sup>5</sup>.

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<sup>3</sup> Multi-part pricing refers to a pricing approach where a consumer pays a combination of fixed and variable charges.

<sup>4</sup> Ramsey-based pricing is an approach where those consumers with inelastic demand face higher charges.

<sup>5</sup> Overall 88.7% of respondents were satisfied, with some variations across segments.



## Appendix A – Pricing Principles, Continued

### **Prices responsive to end users (cont)**

- Across all segments continuity of supply continues to be the most important deliverable (64.7% response). Followed by keeping costs down (24% response) and outages (20.7% response). Overall four out of every five customers are not prepared to pay for an improvement in their power supply, stating an increase would be too much.
- As a result of the regulatory regime and consumer preferences, Centralines' prices will track the costs associated with preserving the status quo quality and reliability levels, as allowed under the DPP.
- Centralines sets specific charges for large industrial consumers to ensure that charges reflect the economic costs of service provision (thereby discouraging uneconomic bypass and allowing such consumers to negotiate their specific needs).
- Centralines allows smaller generators, 10kW or less, to connect to Centralines' network and utilise the distribution network for delivering their generation without incurring network charges. Compliance with Centralines' Network Connection Standards is required, and administration and connection costs may be applicable (these can be viewed on Centralines' website).
- Because of Centralines' peak/control-period prices, larger consumers have a clear value against which to assess network alternatives or behaviour changes. Many consumers, particularly major consumers, can reduce demand in response to such signals. The majority of Centralines' residential consumers heat their water through controlled meters in response to Centralines controlled pricing rates.
- The introduction of optional residential TOU pricing allows consumers that wish to make choices of when they use energy to reduce costs. While the peak periods are broad they do deliver a signal on when the network is likely to reach peak levels.

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## Appendix A – Pricing Principles, Continued

### Transparent development of prices

- e) *Development of prices should be transparent and have regard to transaction costs, consumer impacts, and uptake incentives.*

Centralines' development of prices:

Is transparent:

- through this disclosure statement, Centralines provides information on the costs it allocates to different consumer groups, and
  - in addition to this disclosure, Centralines publishes a pricing policy which details the relative prices for different price options and categories. Consumers can review charges and weigh up costs for changing capacity requirements or load profile and the resulting benefits. Centralines consults extensively with electricity retailers annually on pricing strategy, price category and option development. While there is a significant level of difference in the degree to which retailers engage in this consultation process, the opportunity to engage in the process is equal for all retailers operating on Centralines' network.
2. Promotes price stability – Centralines' allocation model is only altered where a strong case exists for such alteration.
  3. To ensure price stability to consumers, any price changes made, limit rate shocks to any particular consumer group to less than 10% in line with standard industry practice. As delivery charges make up around 50% of a typical consumer's bill, this ensures no consumer group would face more than a 5% delivered price increase due to changes in distribution charges.
  4. Promotes certainty – Centralines endeavours to maintain consistency in its price structure and relativity between prices, so that consumers who make investments (for example in controllable loads) due to the savings between controlled and uncontrolled rates are able to realise the savings expected when the original investment was made. As noted above, with the introduction of smart meters, Centralines intends to take a circumspect approach to developing and implementing TOU pricing. The new TOU categories are optional for the present, offering consumers a choice based on whether they can manage their load profile to benefit from savings while assisting to reduce demand on the network. Consumers will have time to consider behavioural changes and investment to avoid adverse bill impacts as Centralines:
    - seeks to strengthen differentials between peak and off-peak charges over time, and
    - considers phasing out less cost reflective consumption based price categories and options.

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## Appendix A – Pricing Principles, Continued

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### **Transparent development of prices** (cont)

Centralines recognise the need to minimise undue complexity for retailers, subject to its legitimate business needs to signal costs to consumers and ensure equity between consumers. All retailers are subject to the same price schedules from Centralines. Therefore, Centralines considers that its prices are economically equivalent across all retailers.

In 2013/14 Centralines introduced a number of new price categories by splitting the CH2 price category based on consumer type. While this does add complexity to Centralines' pricing structure, Centralines considers that the resulting fairer cost allocation, outweighs the modest administration costs which Centralines minimised during implementation by notifying retailers to the new categories each ICP would be transferred.

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## Appendix B – Certification for Year Beginning Disclosure



### CERTIFICATION FOR YEAR-BEGINNING DISCLOSURES

Pursuant to Schedule 17

We, Jon Edmond Nichols and Derek Neil Walker, being Directors of Centralines Limited certify that, having made all reasonable enquiry, to the best of our knowledge:

- a) The following attached information of Centralines Limited prepared for the purposes of clauses 2.4.1, 2.6.1, 2.6.3, 2.6.6 and 2.7.2 of the Electricity Distribution Information Disclosure Determination 2012 in all material respects complies with that determination.
- b) The prospective financial or non-financial information included in the attached information has been measured on a basis consistent with regulatory requirements or recognised industry standards.
- c) The forecasts in Schedules 11a, 11b, 12a, 12b, 12c and 12d are based on objective and reasonable assumptions which both align with Centralines Limited's corporate vision and strategy and are documented in retained records.



Director

Date: 24<sup>th</sup> March 2020



Director

Date: 24<sup>th</sup> March 2020

## Appendix C – Summary of Document Changes

Date	Version No.	Changes to Document	Creator	Authoriser	Approver
01/04/2010	1.0	Updated tables with new cost allocations	Commercial Manager	Centralines' Area Manager	CEO
01/04/2011	2.0	Significant update of document and descriptions of pricing methodology calculations in light of Electricity Authority Guidelines	Regulatory & Pricing	GM Regulatory & Pricing	CEO
01/04/2012	3.0	Inclusion of discussion re objectives of Centralines pricing approach and relativities between prices	Pricing Analyst	GM Business Assurance	CEO
31/04/2013	4.0	Updated tables and updated content with regard to new Information Disclosure requirements	Pricing Analyst	GM Business Assurance	CEO
31/03/2014	5.0	Updated tables and updated content for new pricing year. Feedback from Electricity Authority review incorporated.	Pricing Analyst	GM Business Assurance	CEO
17/03/2015	6.0	Updated tables and content for new pricing year.	Pricing Analyst	GM Business Assurance	GM Business Assurance
30/03/2016	7.0	Updated tables and content for new pricing year.  Update of terminology to align to Guidelines set out by the ENA for distribution networks.	Pricing Analyst	GM Business Assurance	GM Business Assurance
30/03/2017	8.0	Updated tables and content for new pricing year.  Introduction of the CH1T and CH2T price categories.	Pricing Manager	GM Business Assurance	GM Business Assurance
19/03/2018	9.0	Full review and restructure of document for new pricing year.  Definitions aligned to Centralines' Pricing Policy.	Pricing Manager	GM Business Assurance	GM Business Assurance
11/03/2019	10.0	Updated tables and content for new pricing year.  Updated statistics.	Senior Regulatory Affairs Advisor	GM Business Assurance	GM Business Assurance
27/03/2020	11.0	Full review and update to document.  Update of key statistics.	Pricing Manager and Senior Regulatory Affairs Advisor	GM Business Assurance	GM Business Assurance