



Pricing Methodology for Gas Distribution Services

From 1 October 2018

Pursuant to the Gas Distribution Information Disclosure Determination 2012



Executive Summary

First Gas owns and operates gas distribution networks across the regions of Northland, Waikato, Central Plateau, Bay of Plenty, Gisborne and Kapiti. Since the establishment of First Gas in 2016, we have focused on increasing the growth of gas connections across our networks. We are also looking to ensure that prices across our networks support growth and utilisation of these networks.

First Gas recovers the cost of owning and operating our distribution networks predominantly through standard prices for gas distribution services, supplemented by 17 non-standard connection contracts. We also earn revenue from capital contributions for new gas connections. For further information on our capital contributions policy, please see our website [here](#).

Pricing for year commencing 1 October 2018

There have been no substantive changes to First Gas' Distribution Pricing Methodology (DPM) in the past 12 months.

First Gas undertook a substantive review of our pricing methodology in 2017. This review involved analysing the mix of consumers on our networks, and the underlying causes of the costs of providing gas distribution services. This review resulted in a new DPM for 2017¹ with a substantially revised allocation of costs from our previous pricing methodology (developed by Vector Limited). The 2017 DPM saw an increase in the proportion allocated to mass-market consumers and large industrials, while decreasing the proportion allocated to business and commercial consumers. The 2017 DPM also sought to recover substantially lower costs than in previous years, reflecting the reset of the Default Price Path (DPP) for 2017 – 2022.² This resulted in all consumer groups, other than large industrial consumers, having reduced network charges for the year commencing 1 October 2017.

Given the substantial review last year, First Gas has decided to continue with the same pricing methodology, and simply updated it to reflect this year's price path set out in the Commerce Commission's DPP. We are also continuing the initiative to introduce a fully variable residential tariff. For the reasons set out in section 15, there are conditions for accessing this tariff option (including only being available for new consumers initially). We consider that this will ensure an efficient allocation of costs is maintained. Finally, we are continuing to offer a single set of prices across our network. Our evaluation in 2017 found that there were no significant cost differences across regions and we seek to keep our pricing as simple as possible.

¹ http://firstgas.co.nz/wp-content/uploads/FGL-Distribution-Pricing-Methodology-4-Sept-17_with-Cert.pdf

² Final decisions announced 31 May 2017, full information available from the Commerce Commission's website here: <http://www.comcom.govt.nz/regulated-industries/gas-pipelines/gas-default-price-quality-path/2017-2022-gas-dpp/>

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1. Glossary

2018/19 pricing year	The year from 1 October 2018 through to 30 September 2019.
Act	The Commerce Act 1986.
Allowable Notional Revenue (ANR)	The revenue determined under the <i>Gas Distribution Services Default Price-Quality Path Determination 2017</i> that First Gas can earn during the pricing year.
Cost Allocators	The measures used to allocate costs/target revenue among consumer groups.
CPI	The Consumers Price Index, a measure of changes to the prices for consumer items purchased by New Zealand households giving a measure of inflation.
ID Determination	The <i>Gas Distribution Information Disclosure Determination 2012</i> , consolidating all amendments as at 3 April 2018, published by the Commerce Commission.
IMs	The <i>Gas Distribution Services Input Methodologies Determination 2012</i> , consolidating all amendments as at 3 April 2018, published by the Commerce Commission.
ICP	An installation control point being a physical point of connection on a local network which a distributor nominates as the point at which a retailer will be deemed to supply gas to a consumer
kWh	Kilowatt-hour, a unit of energy being the product of power in watts and time in hours.
DPP	The Gas Distribution Services Default Price-Quality Path Determination 2017.
Price component	The various prices, fees and charges that constitute the components of the total price paid, or payable, by a consumer.
Pricing Principles	The Pricing Principles specified in clause 2.5.2 of the <i>Gas Distribution Services Input Methodologies Determination 2012</i> (consolidating all amendments as at 3 April 2018) and included in section 16.
Pricing strategy	A decision made by the Directors of a GDB on the GDB's plans or strategy to amend or develop prices in the future, and recorded in writing
Pricing Year	The annual period beginning on 1 October and ending on 30 September.
RAB	Regulatory Asset Base, the regulated value of the assets that First Gas uses to provide gas distribution services.
scm/h	Standard cubic metres per hour, a measure of gas capacity based on the flow rate.
Target revenue	The revenue First Gas expects to receive from prices during the pricing year.

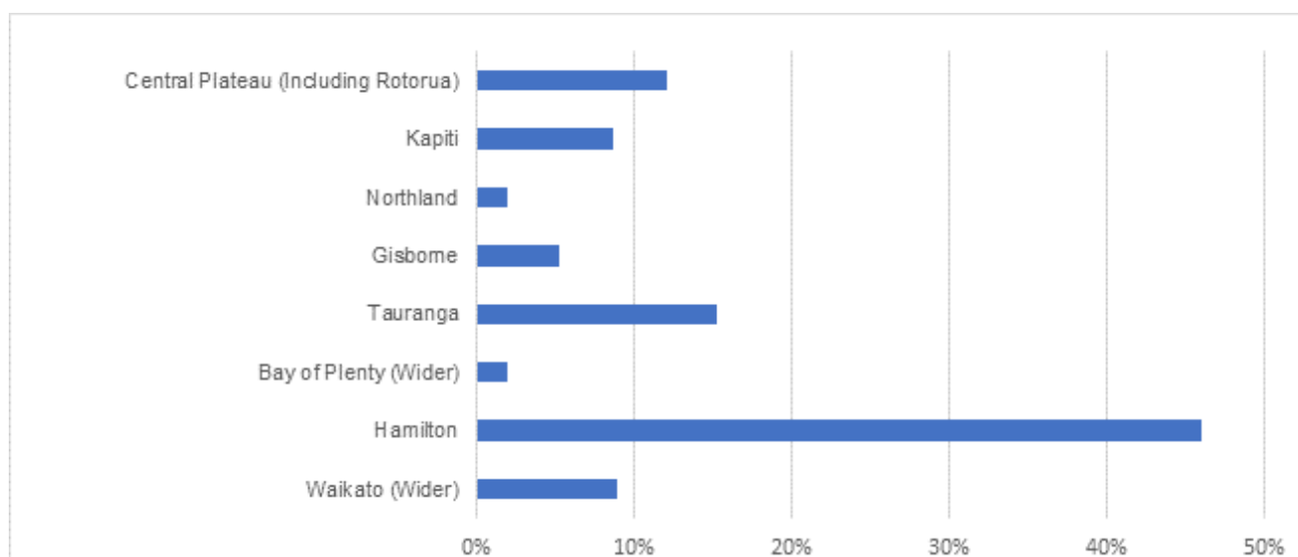
2. About First Gas

First Gas owns and operates more than 4,600km of gas distribution pipelines across the North Island, as well as the gas transmission system that connects gas production to demand. These gas infrastructure assets transport gas from Taranaki to major industrial gas users, electricity generators, businesses and homes, and transport around 20 percent of New Zealand’s primary energy supply.

Our distribution networks supply around 62,000 consumers across the regions of Northland, Waikato, Central Plateau, Bay of Plenty, Gisborne and Kapiti. A large proportion of our consumers are in the Waikato region (as shown in Figure 1), with growth in recent years occurring across Waikato, Bay of Plenty and Central Plateau. All our distribution networks exhibit similar cost attributes.

First Gas’ prices are charged to retailers who then incorporate them into retail bills to end consumers. Due to this dynamic, First Gas does not have direct control over the cost of energy to consumers. We will work closely with retailers to ensure that consumers’ expectations are met where possible.

Figure 1: Proportion of gas distribution consumers by region (as at 1 May 2018)



Our gas distribution services are regulated by the Commerce Commission under Part 4 of the Commerce Act 1986. These services are subject to price-quality path regulation and information disclosure requirements. Our regulatory disclosures can be found on the First Gas website [here](#).

First Gas is focused on growing our distribution networks. Increasing the utilisation of our networks will reduce the cost of providing distribution services to all consumers. We believe that natural gas has an important role to play in New Zealand’s energy future as an affordable, efficient, and environmentally responsible fuel.

2.1 Distribution pricing methodology

Every gas distribution business maintains a distribution pricing methodology. The purpose of this document is to describe how the business determines the prices that it charges each consumer group.

The methodology takes the target revenue for the business set by regulation and analyses the underlying costs that build up that revenue. The methodology then sets out how costs will be allocated among consumer groups, and non-standard customers.

The methodology is updated annually as part of the annual pricing review, and feedback is sought from all retailers. The final distribution pricing methodology is published on the First Gas website.

2.2 Use of non-standard contracts

First Gas generally recovers the cost of providing gas distribution services to existing consumers through standard prices. However, First Gas also offers non-standard pricing and contracts to a small number of consumers in circumstances where standard prices on our distribution networks may not:

- Adequately reflect the costs of supplying a consumer;
- Reflect the economic value of the service to the consumer; or
- Address the commercial risks associated with supplying that consumer.

Non-standard contracts allow tailored or specific prices and non-standard commercial arrangements to be applied to individual consumers on the distribution system.

2.3 Contact First Gas

For any questions regarding the distribution pricing methodology, please contact:

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For further information on First Gas and its gas transmission and distribution networks, please visit our website www.firstgas.co.nz

3. Regulatory context

The development of First Gas' distribution pricing methodology (DPM) is governed by our regulatory obligations under Part 4 of the Commerce Act 1986, enforced by the Commerce Commission. This section outlines the regulatory obligations that are relevant to this DPM.

3.1 Requirement to disclosure methodology

The Commerce Commission's *Gas Distribution Information Disclosure Determination 2012* (ID Determination)³ requires all gas distribution businesses to publicly disclose at the beginning of each Pricing Year, the methodology used to determine the prices payable for the provision of gas distribution services.

3.2 Alignment with pricing principles

The Commerce Commission's *Gas Distribution Services Input Methodologies Determination 2012* (IMs)⁴ requires First Gas to disclose its pricing methodology and provide:

- An explanation of the extent of consistency of our pricing methodology with the Pricing Principles; or
- Reasons for any inconsistency between our pricing methodology with the Pricing Principles.⁵

The Commerce Commission's Pricing Principles are provided in section 17, along with an explanation of how we have reflected these principles in this pricing methodology.

In applying the Commerce Commission's pricing principles, First Gas does not rank one objective higher than others, but seeks to achieve the best balance between competing principles so as to achieve our business objectives. This approach will always have an element of judgement involved, and we seek to provide additional detail in this DPM where this judgement has been applied.

3.3 Allowable notional revenue

First Gas' Allowable Notional Revenue (ANR) for each Pricing Year is calculated in accordance with the Commerce Commission's *Gas Distribution Services Default Price-Quality Path Determination 2017* (DPP). The DPP sets a weighted average price cap that applies to First Gas' distribution business. First Gas' Notional Revenues (NR) must not exceed the allowable notional revenue.

The term "notional" refers to the use of historical quantities that are used in the compliance calculations. Actual throughput for the pricing year in question is not known prior, so historical values are used as the best proxy. The same historic quantities are used in the calculation of ANR and NR.

More information on the ID Determination, DPP, and IMs that apply to First Gas' distribution business can be found on the gas pipelines section of the Commerce Commission website.⁶

³ *Gas Distribution Information Disclosure Determination 2012 (consolidating all amendments as at 3 April 2018)*, Commerce Commission, <http://www.comcom.govt.nz/regulated-industries/gas-pipelines/key-information-gas/>

⁴ *Gas distribution services input methodologies determination 2012 (consolidating all amendments as at 3 April 2018)*, Commerce Commission, <http://www.comcom.govt.nz/regulated-industries/gas-pipelines/key-information-gas/>

⁵ Clause 2.5.1 of the IMs.

⁶ <http://www.comcom.govt.nz/regulated-industries/gas-pipelines/>

4. Pricing strategy and objectives

This section outlines the relevant business strategies and objectives that have been incorporated into our review of the DPM.

4.1 Pricing strategy

The ID Determination requires all gas distribution businesses to disclose in their DPM the linkages to a business Pricing Strategy, where applicable, and any changes to this strategy from the preceding year.⁷ First Gas does not maintain a Pricing Strategy as defined in the ID Determination. We have determined that the establishment of fair and efficient pricing for our network services will be:

- Guided by high-level pricing objectives, as set out below; and
- compliance with the various regulatory frameworks mentioned in section 2 above.

For 2018/19, First Gas has retained the current DPM to ensure an efficient allocation of the costs between consumers, and to continue the alignment of the fixed and variable cost split with the underlying cost drivers of our business.

4.2 Objectives for setting prices

When setting prices, we need to consider the overarching objectives of our pricing. The objectives need to be weighed up when determining the most appropriate pricing to set for any period. First Gas does not rank one objective higher than others, rather seeks to achieve the best balance between competing objectives as required. This approach will always have an element of judgement involved, and we seek to provide additional detail in this DPM where this judgement has been applied.

First Gas' DPM has been guided by the following objectives:

a) Cost-reflective pricing

All consumers should face prices that are reflective of the costs of providing gas distribution services to them. Prices for new consumers should recover the additional costs of connecting them to the network, including earning a fair return on the investment. This includes an appropriate alignment of fixed and variable revenue with sunk costs and incremental costs.

b) Clear and concise pricing structure

A simple pricing structure, with as few pricing categories as required, should allow the prices to be easily understood by both retailers and end consumers. Clear pricing, including full transparency on how prices were developed, should encourage consumers to stay connected and new consumers to connect where economic.

c) Encourage network growth

Pricing should encourage consumers to connect to and use the distribution network where economic and desirable. Customer growth generally improves asset utilisation since most of the costs of providing gas distribution services are fixed.

d) Achieve full recovery of the ANR

Full recovery of our ANR ensures that First Gas is sufficiently resourced to deliver on our Asset Management Plan (AMP),⁸ whilst delivering reasonable returns to our shareholders.

⁷ Clause 2.4.4 of the ID.

⁸ *Gas distribution asset management plan – 2016*, First Gas, http://firstgas.co.nz/wp-content/uploads/FGL_distribution_2016_asset_management_plan.pdf and *Gas distribution asset management plan update 2017*, <http://firstgas.co.nz/wp-content/uploads/FGL-Gas-Distribution-AMP-2017-Update.pdf>

e) Discourage uneconomic bypass or alternative fuels

There has been significant sunk investment in the existing gas distribution networks. Pricing should ensure that customers with bypass or alternative fuels are not incentivised to make sub-optimal decisions that lead to efficiency losses, where there is available capacity on the distribution network.

f) Promote price stability and avoid price shocks

First Gas took the opportunity in 2017 to realign its prices to the costs of its business, due to the downward effect on prices from the DPP reset for this regulatory period (2017 – 2022). This price reset enabled First Gas to rebalance the recovery of costs, without increasing the prices charged to any consumer group. The rebalance affects how much each consumer groups' prices are reduced, with some having more significant reductions than others.

g) Signal economic cost of service provision

First Gas' pricing should help signal to potential consumers whether gas is an economic option for their demands. To truly signal the economic cost of service provision, the pricing methodology needs to align with First Gas' capital contribution policy.

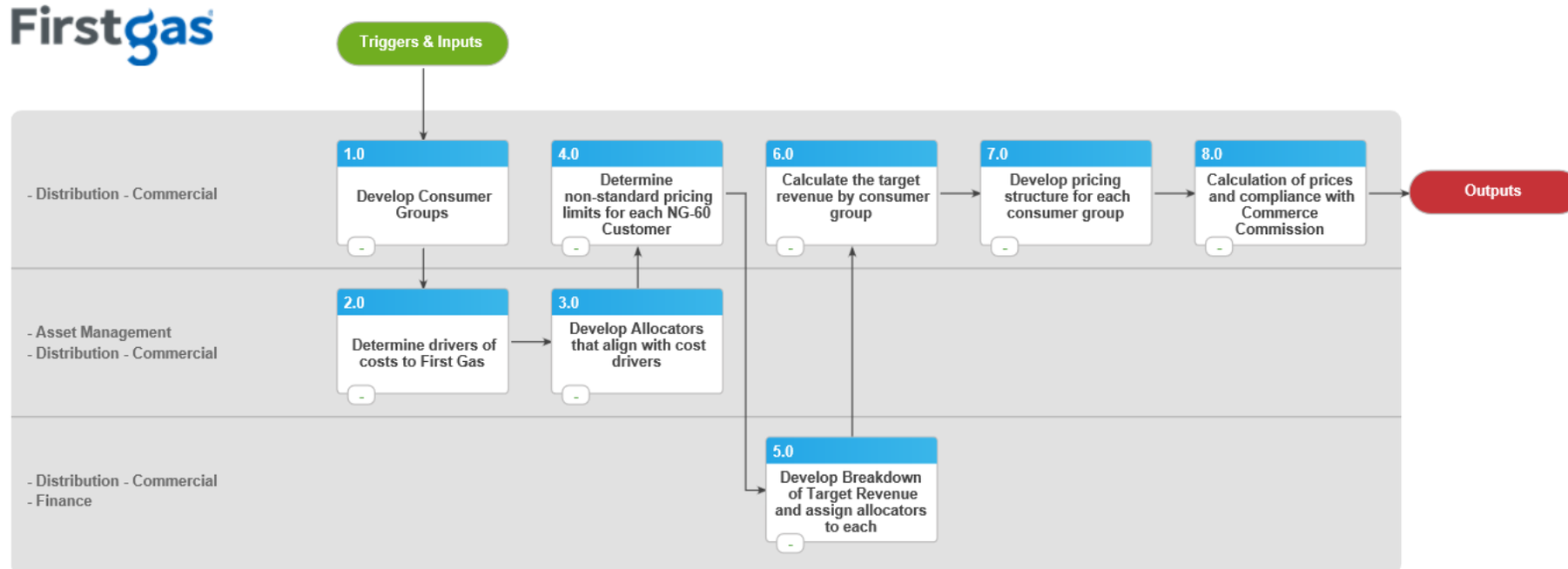
h) Pass the benefits of new pricing categories directly onto end consumers

First Gas is aware that there are different drivers in the gas value chain, from production stations through to end consumers, and that not all drivers in the supply chain are directly aligned. All changes that First Gas makes to its pricing have the intention of passing the effect on to the end consumers of gas. For this reason, the variable tariff (introduced last year) has criteria other than peak load that must be met for a consumer to be eligible.

5. Overview of pricing methodology process

First Gas' DPM process is summarised in the diagram below and expanded on further in the following sections. This process has involved close collaboration across different functional teams within First Gas – our commercial team, our asset management team, and our finance team.

Figure 2: Pricing methodology process



6. Development of consumer groups

First Gas has retained the consumer groups that existed upon acquiring the distribution assets in 2016.

Our consumers are divided into four consumer groups based on the maximum flow rate of their connection, measured in standard cubic metres per hour (scm/h). Table 1 sets out the consumer groups that we use for pricing. Consumer groups are mutually exclusive, so a consumer can only fit within one group. However, there can be multiple price categories within the consumer group. The one exception to this rule are residential consumers with loads exceeding 10scm/h. All solely residential consumers are deemed to be in the mass market group, regardless of installed load.

First Gas reviewed the relevance of these consumer groups, and the underlying drivers of each during 2017. We concluded that the historical classifications remain suitable. Consumers within each group have broadly similar demand profiles, responsiveness to price changes and willingness to pay.

First Gas recognises that the maximum flow rate of the meter does not always reflect the maximum hourly quantity (MHQ) of the consumer. Where evidence is provided that a consumer qualifies for a lower pricing category, where their MHQ is lower than the maximum flow rate of the meter, First Gas will perform a 'paper downgrade'. The pricing category will reflect the MHQ of the consumer, to avoid the costs of changing meters, and to encourage use of the gas supply by applying the smaller tariff.

Table 1: Consumer groups

Consumer group	Flow rate (scm/h)
Mass market	< 10 ⁹
Small commercial	10 < 40
Large commercial	40 < 200
Industrial	> 200
Non-standard	Varied

6.1 Customers on non-standard contracts

First Gas currently has 17 non-standard customers across our network. Further details on our non-standard contracts are provided in **Appendix A**.

First Gas continues to assess requests for non-standard contracts (from new and existing customers), and will transition customers off non-standard contracts onto standard prices when circumstances suggest this is appropriate.

⁹ All solely residential consumers are deemed to be in the mass market group, regardless of installed load.

7. Allocation methodology

First Gas built a new cost of service model (or cost allocation model) for the 2017/18 pricing year that reflects the drivers of our business. We have assessed this model with another year's data and confirmed it remains appropriate for our business. This cost of service model seeks to ensure that costs are efficiently allocated across consumer groups (as identified in section 5 above), based on a bottom-up assessment of cost drivers.

The allocation of costs to each consumer group is determined by an assessment of which consumers are the beneficiaries or exacerbators of various costs. For First Gas, few costs can be directly attributed to an individual consumer group, as most of the costs relate to shared services. These shared service costs can be considered common to multiple consumer groups.

There is no single best way to allocate shared costs. First Gas has taken a practical approach to cost allocation that uses cost allocators that are measurable based on currently available information. We prepared a full list of potential allocators, then reduced this down to the allocators that are currently measured. This process led several allocators to be removed, such as the average length of pipe per connection for each consumer group. While some of First Gas' costs are related to the length of pipeline, due to the integrated nature of our consumers including across multiple consumer categories, it is not possible to determine the distinct length of pipeline (including mains) that serves any particular consumer or consumer group.

7.1 Allocators selected

The allocators we have used in this DPM are:

- Aggregate (consumer groups) peak monthly consumption (**Capacity**);
- Annual gas consumption in GJ (**Annual Load**); and
- Number of active ICPs (**Number of Connections**).

First Gas has proceeded with a **Capacity** allocator using the monthly peak. While we would ideally prefer to measure **Capacity** at a time period that is appropriate to a gas network's operation (daily), data granularity varies across the network, from hourly for Time of Use (TOU) large sites to multiple months for some mass market connections. Monthly peak consumption is the lowest granularity possible that can be provide with consistent and measurable data.

Prior to 2017, an average peak flow rate (i.e. 5 scm/h per residential load) per consumer for each category was used to determine the allocation. Upon reassessing the costs of the business, First Gas determined that this was no longer is the most appropriate measure. Given usage data is available across the consumer groups (at the monthly level), it is possible to look directly at each consumer groups' impact on the network peak month. First Gas will investigate options for getting better data to understand the coincident peak load information and each consumer group's impact on the network capacity further in future years. This would allow allocations to more accurately reflect each consumer group's impact on the Network's peak period.

8. Value of allocators

Each of the allocators have had the historical data for the previous year applied to determine appropriate allocation rates for each. The results are shown in the table below.

Table 2: Historical figures for determining allocation splits

Allocator	Number of consumers		Annual Load		Capacity
Units	Average ICP		GJ/year		GJ/month
Source	Schedule 8 ID	%	Schedule 8 ID	%	%
Mass market (residential and business)	60,182	96.80	2,005,000	18.1	9.6
Small commercial	1,391	2.20	619,000	5.6	4.2
Large commercial	498	0.80	1,217,000	11.0	8.3
Industrial	74	0.10	1,858,000	16.8	17.8
Non-standard	17	0.03	5,333,000	48.3	60.1
Total	62,162	100.00	11,031,000	100.0	100.0

Non-standard customers have other factors that impact the level of cost recovery that First Gas seeks from each customer. These are influenced by considerations such as bypass risk, alternative fuels, and available capacity in the network area. First Gas first determines the forward pricing for the non-standard customers before allocating the remainder to the standard tariff categories.

One assumption that needs to be made at the front end, is what costs the non-standard customers cover. First Gas has applied the non-standard revenue pro-rata across all the cost categories. This is not a perfect science, but is the most efficient allocation for both ease and avoiding the remaining costs being lumped on a particular consumer group.

This means that the allocation of the remainder of costs is not a pure percentage out of the table above. The totals that each proportion is being allocated against is:

- Number of Consumers: 99.97%
- Annual Load: 51.7%
- Peak Capacity: 39.9%

Table 3: Historical allocation drivers normalised to remove non-standard customers

Allocator	Number of consumers	Annual Load	Capacity
Units	ICP	GJ/year	GJ/month
Source	%	%	%
Mass market	96.9	35.2	24.0
Small commercial	2.2	10.9	10.7
Large commercial	0.8	21.4	20.7
Industrial	0.1	32.6	44.6
Total	100.0	100.0	100.0

9. Pricing for non-standard contracts

9.1 Level of non-standard contracts in 2018/19

As noted above, First Gas has been actively trying to reduce the number of non-standard contracts on the distribution network. As of 1 May 2018, we have 16 active non-standard customers with one more due to come on in June 2018.

When setting prices this year we are continuing to transition 2 non-standard contracts to standard industrial categories.

9.2 Cost recovery of non-standard contracts

First Gas expect to recover notional revenue of approximately \$771,000 from the 17 non-standard consumers in 2018/19, which represents 3.2% of First Gas' target revenue for its distribution services.

9.3 Criteria for non-standard contracts

Consumers may be assessed for non-standard terms or pricing if they meet one or more of the following criteria:

- The total annual quantity of gas consumed or forecast to be consumed per annum (AQ) is greater than 20TJ; or
- The AQ between 10TJ to 20TJ and the consumer's point of connection to First Gas' gas distribution network is within 2 kilometres of a gas transmission delivery point of a gas distribution network not owned or operated by First Gas; or
- It can be demonstrated that the alternative sources of energy (including but not limited to wood, coal or electricity) that meet the consumer's requirements are technically, operationally and commercially viable and have a reasonable prospect of being able to be successfully implemented. It would be uneconomic to connect the consumer on standard prices

First Gas will continue to assess whether to apply non-standard pricing and the corresponding contractual arrangements to new consumers on a case by case basis. Generally, if a consumer does not meet at least one of the assessment criteria, they will be subject to published standard distribution prices. Meeting one or more of the assessment criteria does not mean that a non-standard arrangement will apply, but rather that the consumer may be reviewed to determine whether standard pricing and standard contractual terms are suitable, given the consumer's individual circumstances. A full summary of the current non-standard customers is available in **Appendix A**.

For new non-standard investments, First Gas applies a capital contributions policy. First Gas' policy for determining capital contributions on our distribution networks is available on our website [here](#).

10. Target revenue and assigned allocators

This section sets out the amount of revenue that First Gas expects to recover through prices (target revenue), broken down by key cost components.

To determine target revenue from prices, First Gas uses allowable notional revenue calculated in accordance with the 2017 DPP Determination, adjusted for forecast volume growth (as disclosed in the forecasts contained in GDB Information Disclosures). This establishes the amount of revenue that First Gas expects to earn from gas distribution services in the 2018/19 pricing year.

Table 4: Target revenue broken down by cost categories

Cost Category	Allocator	Cost allocated (\$)
Rates on Network Assets	System peak	400,000
Regulatory Levies	System peak	297,000
Marketing and Sales initiatives	Number of connections	400,000
Service Interruptions	Number of connections	2,600,000
Third Party Damage	Number of connections	571,000
Routine Maintenance	Number of connections	1,190,000
Corrective Maintenance	Number of connections	500,000
Asset Replacement and Renewal	System peak	750,000
Network Support Unplanned	Number of connections	1,620,000
Prof Fees - Audit	Number of connections	30,000
Motor Vehicle Costs Total	Number of connections	35,000
Administration Expenses Total	Number of connections	17,000
Notional Deductible interest (Tax)	Number of connections	2,800,000
Regulated Return on Investment	System peak	6,080,000
Depreciation on Regulated Asset Base	System peak	5,228,000
Target Revenue		22,518,000

11. Target revenue allocation by consumer group

First Gas calculated target revenue from each consumer group using the method of allocation discussed above. The allocations are shown in the table below:

Table 5: Target Revenue Allocation across Consumer Groups

Consumer Group	Cost allocated	%
Small Business/Mass market	\$15,571,290	69.1
Small commercial	\$1,133,000	5.0
Large commercial	\$1,688,000	7.5
Industrial	\$3,412,000	15.2
Non-standard	\$717,000	3.2
Total	\$22,518,000	100.0

12. Development of price categories

The following section provides an overview of the various price categories that First Gas offers within each consumer group. First Gas has retained the historical price categories where appropriate, and will continue to offer the variable tariff, that was offered on a trial basis in 2017/18.

12.1 Mass market consumer group

The mass market consumer group is split into two subgroups: residential and general/business. Residential consumers are more sensitive to fixed charges. Therefore, the residential group has a lower fixed charge than the general/business. Additionally, residential consumers are increasingly calling for a variable pricing model for gas when they are consuming multiple energy sources/services from the same retailer.

The subgroups map directly into price categories as set out in Table 6 below.

Table 6: Price categories within each consumer group

Consumer group	Price category code	Price category description
Mass market	GN0R	Residential
	GN01	General/business
	GN0V	New connection variable
Small commercial	GN02	Small commercial
Large commercial	GN03	Large commercial
Industrial	GN04	Industrial
	GN05	Large industrial

New consumers are using alternative fuels (such as LPG) with higher variable, but lower fixed charges. This is an indication of the residential sector of the mass market group's sensitivity to fixed charges, especially consumers who have low to nil consumption through summer months. Subsequently, First Gas is continuing its offer of a fully variable network tariff.

To ensure that such a product's benefits make it through to end consumers, the following criteria will apply:

- a) The retailer must not charge a daily fee for the gas services (including network charges, metering and the retailers own internal costs); and
- b) The consumer must be installing either natural gas hot water or central heating; and
- c) The connection must be a new connection or reconnection of an ICP that has not been connected for 12 months;
- d) First Gas reserve the right to issue ICPs with under 9GJ (2,500 kWh) consumption in a 12-month period, or no consumption for 3 plus months, with a termination notice for the new connection variable tariff. These consumers will need to be transitioned to a different pricing category within 3 months, unless evidence is provided showing a change in circumstance that would make them compliant with the minimum usage criteria over the next 12 months.
- e) Consumers that qualify for the variable tariff will be allowed one change in pricing category per year-requested through the retailer and subject to approval from First Gas. However, circumstances like increased load or a new consumer at a site may mean that more than one change is accepted.

The variable residential pricing category does not directly align with the high fixed costs associated with running a distribution network. We believe that it reflects the requirements and circumstances of consumers. Additionally, we see this tariff option as an opportunity to increase the number of connections (and network use) by responding to demonstrated consumer preferences, match the cost structure of competitive energy sources, and thus lower the overall cost of natural gas services to all consumer groups.

First Gas will continue a variable price for at least 5 years from when the consumer is first connected to ensure price stability. We do not want the consumers making investment decisions based on a model that could change in the short term.

All new connections that are eligible for GNOV pricing will be identified in the gas registry. If the consumer meets all requirements, we will show eligibility by adding notes to the 'network price details' field. The details will simply include that the ICP qualifies for the GNOV tariff. The ICP will be loaded with the default GNOR category for all new connections, regardless of their eligibility for a fully variable tariff.

The rules for the fully variable tariff will be published along with our pricing schedules.

12.2 Commercial consumer groups

The small and large commercial consumer groups map directly to price categories based on load.

12.3 Industrial consumer group

The industrial consumer group is split into two sub-groups: industrial and large industrial.

First Gas has maintained the "large industrial" price category with a higher fixed price (GN05). This price category is suitable for consumers with annual consumption greater than approximately 12,000 MWh per annum, but who do not qualify as a bypass or alternative-fuel risk. Offering this price category reduces the administrative burden of offering these consumers' individual non-standard prices.

The GN05 category is the underlying cause of the need to transfer cost allocation from industrial to mid-market consumers. These consumers have historically been non-standard consumers. Raising their prices by the approximately 25% that would have occurred under the original allocation calculations would have bumped a number back onto non-standard network charges. As a result, the increase has been limited to 5% for large industrial consumers.

13. How standard prices are set for each category

13.1 Overview of price components that First Gas uses

Each price category has two price components for consumers, a fixed daily price (\$/day) and a volume price (\$/kWh).

Table 7: Description of price components

Price type	Price component	Code	Units	Description
Fixed	Daily	FIXD	\$/day	Daily price applied to the number of days each consumer's point of connection is connected to the gas distribution network.
Variable	Volume	24UC	\$/kWh	Volume price, applies to all gas distributed to each consumer.

13.2 How the price for each component is derived

First Gas' price structure reflects the price sensitivity of our consumers. The fixed price for each price category increases with consumer capacity and consumption, i.e. the larger the consumer, the higher the fixed price.

First Gas is aware of the effect of price changes for consumers. As was done in 2017, a first principles basis has been applied. The fixed and variable nature of our costs has not changed and the previous approach to fixed and variable pricing is sound.

Each consumer group is assessed on their impacts on First Gas' costs. Small consumers, such as residential households have a higher (energy weighted) marginal cost to serve than larger consumers. The largest consumers (GN05) are on tariff structure that is highly fixed.

When deriving the pricing for the mass-market, consumers' willingness to pay is a significant driver. Small businesses appreciate stable costs and are more adept to fixed prices. Residential mass-market consumers on the other hand prefer to only pay for goods as services consumed. A highly variable pricing model suits these consumers more appropriately. First Gas has endeavoured to meet consumer expectations by providing a variable tariff option, but only in cases where the variable pricing will reach the end consumer. Given it is not directly aligned with the high fixed costs on our businesses, a variable tariff that is repackaged into a fixed price-based model by retailers is the least efficient outcome. For this reason, First Gas will retain the existing residential pricing model of high fixed, low variable charges for existing consumers and any new consumer or retailer who wishes to opt for it.

14. Fixed revenue proportion of each consumer group

Table 8: Fixed and variable pricing allocation by price category

Consumer group	Price categories	Fixed prices	Variable prices
		Daily	Volume
Mass market	GN0R	50.6%	49.4%
	GN0V	0.0%	100.0%
	GN01	56.0%	44.0%
Small Commercial	GN02	37.3%	62.7%
Large Commercial	GN03	34.4%	65.6%
Industrial	GN04	21.0%	79.0%
	GN05	69.4%	30.7%

15. Consultation process

First Gas has consulted with retailers on behalf of consumers to discuss our prices for the 2018/19 pricing year. The consultation process included a workshop held in Auckland in early May 2018, written feedback from retailers during May 2018, as well as bilateral meetings. Based on feedback received last year, First Gas provided draft prices in the draft DPM to help retailers assess the potential impact of prices changes on their consumers.

The DPM is largely unchanged as a result of the feedback received from retailers, although our approach to implementing the variable tariff option has been adjusted.

15.1 Application of variable tariff

The conditions that apply to the fully variable residential tariff option was the area of greatest feedback from retailers. There are two aspects to the application of the fully variable residential tariff:

- The application of the tariff option to each ICP; and
- The requirements for eligibility for each ICP.

To identify which ICPs are eligible for the GN0V price category, we will populate the currently unused 'network price details' field in the gas registry. The information will simply acknowledge that the ICP does qualify for the GN0V category.

The requirements for eligibility for the GN0V price category will be included in our pricing schedule. The criteria for the fully variable tariff are very similar to qualifying load in our capital contribution policy. This requires the installation of either natural gas powered hot water or central heating as a minimum. The number of times an ICP can be changed between the GN0R and GN0V price categories will also be limited – likely to one change per year, with retailers able to seek approval from First Gas for exceptions. Consumers that no longer qualify for the GN0V tariff code will be changed to the GN0R category. These requirements will be published along with the pricing schedule for 2018/19.

Some retailer feedback on the variable tariff suggested that it places more risk on retailers, as well as more administrative burden. Feedback suggested that seasonal loads (such as running gas central heating only during the winter months) create particular challenges where no fixed charge can be applied. We recognise that this pricing category removes a degree of revenue certainty, both for gas retailers and First Gas. However, we consider that the fully variable tariff does hold value for some residential consumers and the proposed eligibility requirements strike the right balance between providing that value and managing revenue risks. Therefore, we have continued to offer this to retailers, acknowledging that it is then up to retailers to determine if this option is offered to their customers.

We will continue to work with retailers that are interested in offering this tariff option to ensure that it delivers the benefits sought.

15.2 Feedback on residential consumer load

We received feedback seeking clarification of residential consumers. While residential consumers do make up the mass market consumer group, we note that their installed load can exceed the 10 scm/h that is attributed to the mass market consumer group. All ICPs that are servicing solely residential homes will be recognised as residential consumers, regardless of the installed load. There are exceptions to the 10 scm/h, and this does not disqualify those consumers from accessing residential tariff options.

15.3 Paper downgrade process

We received feedback on the 'paper downgrade' process discussed in section 6. We agree with retailers on the fact that consumers with loads that are smaller than their metered capacity suggest should be able to have their price category downgraded, without having to change over assets. The gas registry details would need to be updated with the new load to demonstrate that the price category reflects the actual load, rather than the meter. We will reserve the right to audit any downgraded site.

16. Impact of 2018/19 price changes

Price category	Number of consumers as at May 2018	FY2018 Prices		FY2019 Prices		Price change		
		Fixed price (\$/day)	Volume price (\$/kWh)	Fixed price (\$/day)	Volume price (\$/kWh)	Fixed price change	Volume price change	Estimated total price change*
GN0R	58,176	\$0.34	\$0.021	0.346	0.021	1.8%	0.0%	0.88%
GN0V	0	\$0.00	\$0.05	0.000	0.05	0.0%	0.0%	0.0%
GN01	2,100	\$0.62	\$0.0073	0.640	0.0076	3.2%	4.1%	3.6%
GN02	1,382	\$1.08	\$0.0076	1.120	0.0074	3.7%	-2.6%	-0.4%
GN03	503	\$4.79	\$0.007	4.950	0.0068	3.3%	-2.9%	-0.8%
GN04	66	\$14.05	\$0.0064	14.200	0.0063	1.1%	-1.6%	-1.0%
GN05	8	\$220.00	\$0.0014	231.000	0.00147	5.0%	5.0%	5.0%

* For an average consumer on each price category

17. Consistency with pricing principles

The Pricing Principles are specified in clause 2.5.2 of the Gas Distribution Services Input Methodologies Determination 2012. The table below assesses the compliance with each criteria.

Pricing principle	Description of compliance
<p>1) Prices are to signal the economic costs of service provision, by-</p> <ul style="list-style-type: none"> a) being subsidy free, that is, equal to or greater than incremental costs and less than or equal to standalone costs, except where subsidies arise from compliance with legislation and/or other regulation; 	<p>First Gas has conducted a complete cost allocation exercise in 2017 to determine the amount of Target Revenue that is recovered from each consumer group. This cost allocation model accurately reflects First Gas' business and brings the network pricing in line with the First Gas costs.</p> <p>By mapping the Target Revenue directly to the cost allocation model, First Gas is confident that the services are being provided in an economical manner and are subsidy-free across consumer groups. Two of the allocators used by First Gas are tied to consumer load, as constraints from the remaining capacity of the system often drives significant capital investments.</p> <p>First Gas has assessed the alternative fuel options, especially LPG and electricity, and has worked to ensure prices can be offered in the range between incremental and stand-alone costs. This is challenging for some potential new consumers (low use residential, or highly seasonal mass-market) and the capital contribution policy should be read in conjunction with this DPM to understand how only economic consumers, that will not require subsidies from other users, are connected to the network.</p>
<ul style="list-style-type: none"> b) having regard, to the extent practicable, to the level of available service capacity; and c) signalling, to the extent practicable, the effect of additional usage on future investment costs. 	<p>Our prices include the provisions for returns on Capital Expenditure, as allowed by the Commerce Commission, which effectively allocates any investment in system capacity to the users who caused the constraint.</p> <p>Our network uses a single set of prices across all network areas which results in some limitations in compliance with principle 1(b). There were no significant differences identified in the costs of owning and operating networks across the different locations, and we sought to keep pricing as simple as possible. First Gas will continue to assess this approach as part of the annual pricing exercise.</p> <p>First Gas is particularly conscious of the effect of its pricing on consumers and will look to implement a pricing structure that provides appropriate incentives for consumers to connect to the gas distribution network and continue to use natural gas.</p>

Pricing principle	Description of compliance
<p>2) Where prices based on 'efficient' incremental costs would under-recover allowed revenues, the shortfall is made up by prices being set in a manner that has regard to consumers' demand responsiveness, to the extent practicable.</p>	<p>First Gas has considered consumers' demand responsiveness and factored that into the DPM. It is difficult to determine the precise demand responsiveness of a consumer group due to the variation between consumers in a group.</p> <p>First Gas believes that the pricing derived for commercial and industrial consumers under the 'efficient' allocation of incremental costs closely aligns with the demand responsiveness of these consumers. For the few consumers where this does not align, non-standard pricing is an option.</p> <p>The mass-market consumer group however has a slight disconnect between the 'efficient' incremental costs, and some consumers demand responsiveness.</p> <p>The mass-market issue is exacerbated by the fact that the distribution tariffs are only a portion of the costs charged to the end users. Energy costs and retailers' costs and margins are also included.</p> <p>Mass-market consumers have sensitivity to high daily charges, and the proportion of revenue that is recovered through fixed charges (at the retailer level) is substantial and drives some consumers away from natural gas as a fuel.</p> <p>To address this inconsistency between the pure cost allocation and the demand responsiveness, First Gas is continuing its GNOV tariff, which is a fully variable tariff. To recognise that the purpose is to provide pricing aligned to mass-market consumers demand responsiveness, and aversion to fixed costs, the tariff code has a criterion that no additional fixed charge is applied by a retailer. The pricing must be fed through to the end consumer in a variable structure.</p>
<p>3) Provided that prices satisfy (1) above, prices are responsive to the requirements and circumstances of consumers in order to-</p> <ul style="list-style-type: none"> a) discourage uneconomic bypass; and b) allow negotiation to better reflect the economic value of services and enable consumers to make price/quality trade-offs or non-standard arrangements for services. 	<p>Our non-standard contracts are continually reassessed to transition as many consumers back to standard network pricing where the justifications for non-standard pricing no longer apply, or the "efficient" incremental costs for a consumer have changed. We have also signed up our first customer at higher-than-posted tariffs to ensure that there is no cross-subsidisation by existing users of the network.</p> <p>As described in this DPM, the non-standard consumers' revenue is removed from the allocation exercise, along with the non-standard consumers loads and number of connections to ensure all remaining costs are efficiently allocated to standard consumers.</p>

Pricing principle	Description of compliance
<p>4) Development of prices is transparent, promotes price stability and certainty for consumers, and changes to prices have regard to the effect on consumers.</p>	<p>First Gas strives to adhere to principle 4, but notes that we are limited by the overarching regulation. All non-standard customers who are transitioned back to standard prices do not see price increases greater than 10% any year to help manage the price shock component.</p> <p>First gas has once again had to apply a cross subsidization from large consumers onto other consumer groups to manage the annual pricing increase for large industrial consumers. The large industrials have been limited to a 5% increase in pricing this year.</p>

Appendix A: Non-standard price summary

	Justification	Standard tariff equivalent	Discount to standard
0008000027NGD9C	Bypass	GN05	92.2%
0008000029NGE07	Bypass	GN05	82.8%
0008000033NG63B	Bypass	GN05	94.2%
0008000038NG8EF	Bypass	GN05	64.0%
0008000040NGFA6	Bypass	GN05	80.3%
0008000051NG94E	Bypass	GN05	16.4%
0008000072NG8DB	Bypass	GN05	89.3%
0008000074NG954	Bypass	GN05	92.4%
0008000080NG849	Transitioning to Standard	GN05	60.0%
0008000147NGB68	Transitioning to Standard	GN04	35.5%
0008000249NGBF0	Bypass	GN05	93.9%
0008000300NGE00	Bypass	GN05	93.9%
0009001431NGDA6	Bypass	GN04	35.8%
1001294166NGCC4	Cost of service higher than standard	GN05	N/A
0008000047NG26C	Measurement only	N/A	0
0008000032NGA7E	Measurement only	N/A	0
1001295720NG848	Bypass plus interconnection fee	GN05	N/A

CERTIFICATE FOR GAS DISTRIBUTION PRICING METHODOLOGY

Schedule 18: Certification for Disclosures at the Beginning of a Pricing Year

Clause 2.9.2

We, Philippa Jane Dunphy and Euan Richard Krogh, being directors of First Gas Limited certify that, having made all reasonable enquiry, to the best of our knowledge:

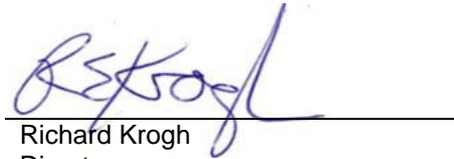
- a) the following attached information of First Gas Limited prepared for the purposes of clause 2.4.1 of the *Gas Distribution Information Disclosure Determination 2012* in all material respects complies with that determination.
- b) The prospective financial or non-financial information included in the attached information has been forecast on a basis consistent with regulatory requirements or recognised industry standards.



Philippa Dunphy
Director

13 June 2018

Date



Richard Krogh
Director

13 June 2018

Date