



1. Introduction

This attachment explains the relevant regulatory framework governing the Access Arrangement (AA) review process applying to the Dampier Bunbury Natural Gas Pipeline (DBNGP) The attachment focuses on the overarching requirements that must be satisfied for the AA Proposal to be approved by the Economic Regulation Authority of Western Australia (ERA).

More specifically, this Attachment outlines:

- Section 2 the Overarching Regulatory Obligations, including the National Gas Objective.
 - These obligations set out the rules that apply to DBNGP (WA) Transmission Pty Ltd (DBP) in relation to the supply of natural gas, as well as the responsibility of the ERA.
 - It is these rules, laws and objectives that govern the way in which we operate the DBNGP and as such, it is these elements that have guided our AA Proposal.
- Section 3 the Revenue and Pricing Principles, including Interrelationships.
- Section 4 Requirements of an AA Submission.
- The information we must provide in our AA Proposal and where we have addressed these requirements within the Final Plan (also known as an AA Information (AAI)), supporting attachments and AA Document.

2. Overarching Regulatory Framework

The overarching regulatory framework for the DBNGP is set out in the *National Gas Access (WA) Act 2009.* Section 7 of this Act applies the National Gas Access (Western Australia) Law (NGL), which is set out in a Schedule to the Act, as a law of Western Australia.

The NGL, among other things, establishes the National Gas Objective (NGO) and the functions and powers of key administrative bodies. Importantly:

- Section 26 of the NGL gives the National Gas Rules (NGR) the force of law in Western
 Australia. The NGR establishes the process for the review of an AA and sets out the detailed
 requirements of an AA revision proposal; and
- Section 27 of the NGL makes the ERA (in Western Australia) responsible for making a decision in relation to an AA revision proposal submitted by DBP.

Rule 52 of the NGR requires that DBP submit by the 'review submission date' (2 January 2020) an AA revision proposal for the next AA period (1 January 2021 to 31 December 2025). Rule 43 requires DBP, when submitting an AA revision proposal, to submit an AAI for the AA. Rule 42 states that an AAI is to contain information that is reasonably necessary for users and prospective users to:

- understand the background to the AA revision proposal; and
- understand the basis and derivation of the various elements of the AA revision proposal.

An AA sets out the terms and conditions under which DBP provides access to users of the DBNGP.

2.1. National Gas Objective

Section 27 of the NGL prescribes the functions and powers of the ERA, which includes economic regulatory functions and powers. Section 28 of the NGL provides that the ERA must, in performing or exercising an economic regulatory function or power, perform or exercise that function or power in a manner that will or is likely to contribute to the achievement of the NGO, which is set out in Section 23 of the NGL.

The NGO is:

"...to promote efficient investment in, and efficient operation and use of, natural gas services for the long term interests of consumers of natural gas with respect to price, quality, safety, reliability and security of supply of natural gas."

Further, pursuant to Section 28(1)(b)(iii), where there are two or more possible decisions open to the ERA that will contribute to the achievement of the NGO, the ERA must make the decision that the ERA is satisfied will or is likely to contribute to the achievement of the NGO to the greatest degree. NGR 100 requires the provisions of an access arrangement to be consistent with the NGO.

3. Revenue and pricing principles

Section 28 of the NGL provides that the ERA must also take into account the revenue and pricing principles when exercising a discretion in approving or making those parts of an AA relating to reference tariffs. Section 24 of the NGL sets out the revenue and pricing principles, which include the following:

- under Sub-section 24(2), a service provider should be provided with a reasonable opportunity
 to recover at least the efficient costs the service provider incurs in providing reference services
 and complying with a regulatory obligation or requirement or making a regulatory payment;
- under Sub-section 24(3), a service provider should be provided with effective incentives in order to promote economic efficiency with respect to reference services the service provider provides, including:
 - efficient investment in, or in connection with, a pipeline with which the service provider provides reference services;
 - · the efficient provision of pipeline services; and
 - the efficient use of the pipeline;
- under Sub-section 24(5), a reference tariff should allow for a return commensurate with the regulatory and commercial risks involved in providing the reference service to which that tariff relates;
- under Sub-section 24(6), regard should be had to the economic costs and risks of the potential for under and over investment by a service provider in a pipeline with which the service provider provides pipeline services; and
- under Sub-section 24(7), regard should be had to the economic costs and risks of the potential for under and over utilisation of a pipeline with which a service provider provides pipeline services.

3.1. Interrelationships

Pursuant to Section 28(1)(b)(ii) of the NGL, the ERA in making its decision must specify the manner in which the constituent components of the decision relate to each other and the manner in which that interrelationship has been taken into account in making the decision.

Attachment 1.1

4. Requirements of an Access Arrangement Proposal

To ensure our AA Proposal complies with all the applicable regulatory requirements we have developed a compliance checklist. Table 1 cross-references the relevant NGR requirements with the applicable sections within our AA Proposal (comprising our Final Plan, supporting attachments and the AA Document) which addresses the requirement.

Table 1: Compliance checklist – NGR requirements

Provision	NGR Requirement	Our AA Proposal Reference
42(1)	Access arrangement information for an access arrangement or an access arrangement proposal is information that is reasonably necessary for users and prospective users:	Final Plan, supporting Attachments detailed in Attachment 1.3 and AA Document submitted on or before 2 January 2020
	(a) to understand the background to the access arrangement or the access arrangement proposal; and	
	(b) to understand the basis and derivation of the various elements of the access arrangement or the <i>access arrangement proposal</i> .	
42(2)	Access arrangement information must include the information specifically required by the Law.	Final Plan, supporting Attachments detailed in Attachment 1.3 and AA Document submitted on or before 2 January 2020
43(1)	A service provider, when submitting an <i>access arrangement proposal</i> for the ERA's approval, must submit, together with the proposal, <i>access arrangement information</i> for the <i>access arrangement proposal</i> .	Final Plan, supporting Attachments detailed in Attachment 1.3 and AA Document submitted on or before 2 January 2020
43(2)	If particular information (sensitive information) is confidential, and its public disclosure could cause undue harm to the legitimate business interests of the service provider, a user or prospective user, the ERA may permit the service provider to submit <i>access arrangement information</i> in a form, approved by the ERA, in which the sensitive information:	Attachment 1.4 Confidentiality Claims
	(a) is aggregated or generalised so as to avoid disclosure of the elements that make it sensitive; or	
	(b) if that is not possible – is entirely suppressed.	
Schedule 1 62(4)	Modified rule 48 applies to the transitional pipelines in respect of the access arrangement for the next access arrangement period.	References below refer to Modified rule "48 contained in Schedule 1 Rule 62(5)
"48 (1)(a)	A full access arrangement must:	Final Plan Chapter 2
	(a) identify the pipeline to which the access arrangement relates and include a reference to a website at which a description of the pipeline can be inspected; and	AA Document Section 2 and AA Document Attachment 1

"48 (1)(b)	A full access arrangement must:	Final Plan Chapter 6
(// /	(b) describe all of the pipeline services that the service provider can reasonably provide on the pipeline, which must be described having regard to the characteristics of different pipeline services, including	Attachment 6.1 Further Information on our Pipeline Services
	those listed in subrule 47A(2) of the Amending Rule; and	AA Document Section 3
"48 (1)(c)	A full access arrangement must:	Final Plan Chapter 6
	(c) from the pipeline services identified under subrule (b), specify the services the service provider proposes to specify as reference services having regard to the reference service factors including any	Attachment 6.1 Further Information on our Pipeline Services
	supporting information required by the ERA; and	Access Arrangement Document Section 3
"48 (1)(d)	A full access arrangement must:	Final Plan Chapter 5 and Chapter
	(d) if the pipeline service provider has engaged with pipeline users and end users in identifying the reference services under subrule (c), describe any feedback received from those users about which pipeline services should be specified as reference services; and	6 Section 6.2, Table 6.1.
"48 (1)(e)	A full access arrangement must:	Final Plan Chapters 13 (reference
	(e) specify for each reference service:	tariff) and 14 (terms and conditions)
	(i) the reference tariff; and	AA Document Sections 3
	(ii) the other terms and conditions on which each reference service will be provided; and	(reference tariffs) and 4 (terms and conditions, and Attachments 2, 3 and 4 (terms and conditions)
"48 (1)(f)	A full access arrangement must:	AA Document Section 5
	(f) if the access arrangement is to contain queuing requirements – set out the queuing requirements; and	
"48 (1)(g)	A full access arrangement must:	AA Document Section 6
	(g) set out the capacity trading requirements; and	
"48 (1)(h)	A full access arrangement must:	AA Document Section 7
	(h) set out the extension and expansion requirements; and	
"48 (1)(i)	A full access arrangement must:	AA Document Section 8
	(i) state the terms and conditions for changing receipt and delivery points; and	
"48 (1)(j)	A full access arrangement must:	AA Document Section 14
	(j) if there is to be a review submission date – state the review submission date and the revision commencement date; and	
"48 (1)(k)	A full access arrangement must:	There is no expiry date.
	(k) if there is to be an expiry date – state the expiry date	

49 (1)	A full access arrangement (other than a voluntary access arrangement):	AA Document Section 14
	(a) must contain a review submission date and a revision commencement date; and	
	(b) must not contain an expiry date.	
50 (1)	A service provider, as part of an access arrangement proposal for a full access arrangement (other than a voluntary access arrangement), must propose a review submission date and a revision commencement date. The proposed revision commencement date must be not less than 12 months after the proposed review submission date.	AA Document Section 14
52(1)	A service provider must, on or before the <i>review submission date</i> of an applicable access arrangement, submit an <i>access arrangement revision proposal</i> to the ERA.	Final Plan, supporting Attachments detailed in Attachment 1.3 and AA Document submitted on or before 2 January 2020
52(2)	The access arrangement revision proposal must:	Final Plan Chapter 14 Section
	(a) set out the amendments to the access arrangement that the service provider proposes for the ensuing access arrangement period; and	14.4 AA Document
	(b) incorporate the text of the access arrangement in the revised form.	
72 (1)(a)(i)	The access arrangement information for a full access arrangement proposal (other than an access arrangement variation proposal) must include the following:	Final Plan Chapter 8 Section 8.11 and Attachment 9.6
	(a) if the <i>access arrangement period</i> commences at the end of an earlier <i>access arrangement period</i> :	
	(i) capital expenditure (by asset class) over the earlier <i>access</i> arrangement period; and	
72	The access arrangement information must include the following:	Final Plan Chapter 7 Section 7.9
(1)(a)(ii)	(a) if the <i>access arrangement period</i> commences at the end of an earlier <i>access arrangement period</i> :	and Attachment 7.1
	(ii) operating expenditure (by category) over the earlier <i>access</i> arrangement period; and	
72 (1)(a)(iii)	The access arrangement information must include usage of the pipeline over the earlier access arrangement period:	Final Plan Chapter 11 Section 11.5
	(A) for a distribution pipeline, minimum, maximum and average demand and, for a transmission pipeline, minimum, maximum and average demand for each receipt or delivery point; and	
	(B) for a distribution pipeline, customer numbers in total and by tariff class and, for a transmission pipeline, user numbers for each receipt or delivery point;	

72 (1)(b)	The access arrangement information must include the following:	Final Plan Chapter 9, Table 9.2
	(b) how the capital base is arrived at and, if the <i>access arrangement</i> period commences at the end of an earlier access arrangement period, a demonstration of how the capital base increased or diminished over the previous access arrangement period;	
72(1)(c)	The access arrangement information must include the following:	Final Plan Chapter 9 Section 9.4,
	(c) the projected capital base over the <i>access arrangement period</i> , including:	Attachment 9.6 Final Plan Chapter 8,
	(i) a forecast of conforming capital expenditure for the period and the basis for the forecast; and	Attachments 8.5, 8.6, 8.7
	(ii) a forecast of depreciation for the period including a demonstration of how the forecast is derived on the basis of the proposed depreciation method;	
72(1)(d)	The access arrangement information must include the following:	Final Plan Chapter 11 Sections
	(d) to the extent it is practicable to forecast pipeline capacity and utilisation of pipeline capacity over the access arrangement period, a forecast of pipeline capacity and utilisation of pipeline capacity over that period and the basis on which the forecast has been derived;	11.6 and 11.7 Attachments 11.1 and 11.2
72(1)(e)	The access arrangement information must include the following:	Final Plan Chapter 7 Sections 7.5,
	(e) a forecast of operating expenditure over the <i>access arrangement period</i> and the basis on which the forecast has been derived;	7.6 and 7.7 Attachments 7.1, 7.2, 7.3 and 7.4
72(1)(g)	The access arrangement information must include the following:	Final Plan Chapter 10 Section
	(g) the allowed rate of return for each regulatory year of the access arrangement period;	10.4.3
72(1)(h)	The access arrangement information must include the following:	Final Plan Chapter 10 Section
	 (h) the estimated cost of corporate income tax calculated in accordance with rule 87A, including the proposed value of imputation credits referred to in that rule; 	10.5
72(1)(i)	The access arrangement information must include the following:	Not applicable
	(i) if an incentive mechanism operated for the <i>previous access</i> arrangement period—the proposed carry-over of increments for efficiency gains or decrements for efficiency losses in the previous access arrangement period and a demonstration of how allowance is to be made for any such increments or decrements;	
72(1)(j)	The access arrangement information must include the following:	Final Plan Chapter 13 Sections
	(j) the proposed approach to the setting of tariffs including:	13.4 Attachment 13.1
	(i) the suggested basis of reference tariffs, including the method used to allocate costs and a demonstration of the relationship between costs and tariffs; and	
	(ii) a description of any pricing principles employed but not otherwise disclosed under this rule;	

72(1)(k)	The access arrangement information must include the following:	Final Plan Chapter 14
	(k) the service provider's rationale for any proposed reference tariff variation mechanism;	AA Document Section 11 and Annexure A.
72(1)(l)	The access arrangement information must include the following:	Final Plan Chapter 12
	(I) the service provider's rationale for any proposed incentive mechanism;	Attachments 12.1 and 12.2
72(1)(m)	The access arrangement information must include the following:	Final Plan Chapter 13 Section
	(m) the total revenue to be derived from pipeline services for each regulatory year of the access arrangement period.	13.3
72(2)	The access arrangement information for an access arrangement variation proposal related to a full access arrangement must include so much of the above information as is relevant to the proposal.	Final Plan, supporting Attachments detailed in Attachment 1.3 and AA Document submitted on or before 2 January 2020
72(3)	Where the ERA has published financial models under Rule 75A, the access arrangement information for a full access arrangement proposal must be provided using the financial models	The ERA's tariff model has been used- see Attachment 13.1
73(1)	Financial information must be provided on:	All financial information quoted is
	(a) a nominal basis; or	in dollars of December 2020, unless otherwise labelled
	(b) a real basis; or	
	(c) some other recognised basis for dealing with the effects of inflation.	
73(2)	The basis on which financial information is provided must be stated in the access arrangement information.	Refer to responses to Rule 73(1) above.
73(3)	All financial information must be provided, and all calculations made, consistently on the same basis and using any applicable financial models published by the ERA under the Rules.	Refer to responses to Rule 72(3) and 73(1) above.
74(1)	Information in the nature of a forecast or estimate must be supported by a statement of the basis of the forecast or estimate.	Final Plan Chapters 7 to 13
		Attachments 7.1, 8.6, 9.6, 11.1 and 11.2
		The bases of all forecasts or estimates are set out in the relevant chapters of the Final Plan and relevant Attachments.
74(2)	A forecast or estimate:	Final Plan Chapters 7 to 13
	(a) must be arrived at on a reasonable basis; and(b) must represent the best forecast or estimate possible in the circumstances.	Attachments 7.1, 8.6, 9.6, 11.1 and 11.2
		For the reasons set out in the Final Plan and the Attachments, we consider all forecasts or estimates are arrived at on a reasonable basis and represent the best forecast or estimate possible in the circumstances.

Attachment 1.1

75 Information in the nature of an extrapolation or inference must be supported by the primary information on which the extrapolation or inference is based. All relevant primary information is identified in the Final Plan and its Attachments.

- Total revenue is to be determined for each regulatory year of the access arrangement period using the building block approach in which the building blocks are:
- Final Plan Chapter 13, Table 13.2

 (a) Final Plan Chapters 9 and 10
- (a) a return on the projected capital base for the year (See Divisions 4 and 5); and
- (a) Timar Flam Chapters 3 and
- (b) depreciation on the projected capital base for the year (See Division 6); and
- (b) Final Plan Chapter 9(c) Final Plan Chapter 10
- (c) the estimated cost of corporate income tax for the year (See Division 5A); and
- (d) Not applicable during AA5
- (d) increments or decrements for the year resulting from the operation of an incentive mechanism to encourage gains in efficiency (See Division 9); and
- (e) Final Plan Chapter 7, Attachment 7.1
- (e) a forecast of operating expenditure for the year (See Division 7)

77(2)

If an *access arrangement period* follows immediately on the conclusion of a preceding access arrangement period, the opening capital base for the later *access arrangement period* is to be:

Final Plan Chapter 9, Table 9.2

(a) the opening capital base as at the commencement of the earlier access arrangement period adjusted for any difference between estimated and actual capital expenditure included in that opening capital base. This adjustment must also remove any benefit or penalty associated with any difference between the estimated and actual capital expenditure;

plus:

(b) conforming capital expenditure made, or to be made, during the earlier *access arrangement period*;

plus:

(c) any amounts to be added to the capital base under rule 82, 84 or 86;

less:

- (d) depreciation over the earlier *access arrangement period* (to be calculated in accordance with any relevant provisions of the access arrangement governing the calculation of depreciation for the purpose of establishing the opening capital base); and
- (e) redundant assets identified during the course of the earlier access arrangement period; and
- (f) the value of pipeline assets disposed of during the earlier *access* arrangement period.

Attachment 1.1

78 The projected capital base for a particular period is: Final Plan Chapter 9, Table 9.6 (a) the opening capital base; plus: (b) forecast conforming capital expenditure for the period; (c) forecast depreciation for the period; and (d) the forecast value of pipeline assets to be disposed of in the course of the period. Conforming capital expenditure is capital expenditure that conforms 79(1) Final Plan Chapter 8 with the following criteria: Attachments 8.1, 8.2, 8.3, 8.4, (a) the capital expenditure must be such as would be incurred by a 8.5, 8.6, 8.7, 8.8, 8.9 and 8.10. prudent service provider acting efficiently, in accordance with accepted good industry practice, to achieve the lowest sustainable cost of providing services; (b) the capital expenditure must be justifiable on a ground stated in subrule (2). 79(2) Capital expenditure is justifiable if: Final Plan Chapter 8 (a) the overall economic value of the expenditure is positive; or Attachments 8.1, 8.2, 8.3, 8.4, 8.5, 8.6, 8.7, 8.8, 8.9 and 8.10 (b) the present value of the expected incremental revenue to be generated as a result of the expenditure exceeds the present value of the capital expenditure; or (c) the capital expenditure is necessary: (i) to maintain and improve the safety of services; or (ii) to maintain the integrity of services; or (iii) to comply with a regulatory obligation or requirement; or (iv) to maintain the service provider's capacity to meet levels of demand for services existing at the time the capital expenditure is incurred (as distinct from projected demand that is dependent on an expansion of pipeline capacity); or (d) the capital expenditure is an aggregate amount divisible into 2 parts, one referable to incremental services and the other referable to a purpose referred to in paragraph (c), and the former is justifiable under paragraph (b) and the latter under paragraph (c). 79(6) Conforming capital expenditure that is included in an access Refer to response to Rule 93 arrangement revision proposal must be for expenditure that is below allocated between: (a) reference services (b) other services provided by means of a covered pipeline; (c) other services provided by means of uncovered parts (if any) of the pipeline. in accordance with Rule 93. 85(1) A full access arrangement may include (and the ERA may require it No mechanism proposed to include) a mechanism to ensure that assets that cease to

contribute in any way to the delivery of pipeline services (redundant

assets) are removed from the capital base.

Attachment 1.1

The return on the projected capital base for a service provider for a regulatory year of an access arrangement period for an applicable access arrangement (RPCBt) is to be calculated using the following formula:

Final Plan Chapter 10

 $RPCB_t = a_t \times v_t$

where:

at is the allowed rate of return for the regulatory year; and

 v_t is the value, as at the beginning of the regulatory year, of the projected capital base for the regulatory year (as established under rule 78 and subject to rule 82(3)).

The allowed rate of return for the regulatory year means the rate of return calculated in the way stated in the *applicable rate of return instrument*. Under NGL 30C, a rate of return instrument is binding on the ERA and each covered pipeline service provider.

The estimated cost of corporate income tax of a service provider for each regulatory year of an access arrangement period (ETCt) is to be estimated in accordance with the following formula:

Final Plan Chapter 10

 $ETC_t = (ETI_t \times r_t) (1 - \gamma)$

Where

 ETI_t is an estimate of the taxable income for that regulatory year that would be earned by a benchmark efficient entity as a result of the provision of reference services if such an entity, rather than the service provider, operated the business of the service provider;

 $\ensuremath{r_t}$ is the expected statutory income tax rate for that regulatory year as determined by the ERA; and

 γ is the allowed imputation credits for the regulatory year. Allowed imputation credits for a regulatory year means the value of imputation credits stated, or calculated in the way stated in the applicable rate of return instrument. Under NGL 30C, a rate of return instrument is binding on the ERA and each covered pipeline service provider.

The depreciation schedule sets out the basis on which the pipeline assets constituting the capital base are to be depreciated for the purpose of determining a reference tariff

Final Plan Chapter 9

Attachments 9.1, 9.2, 9.3, 9.4, 9.5, and 9.6

The depreciation schedule may consist of a number of separate schedules, each relating to a particular asset or class of assets.

Final Plan Chapter 9

Attachments 9.1, 9.2, 9.3, 9.4, 9.5, and 9.6

89(1)	The depreciation schedule should be designed:	Final Plan Chapter 9
	(a) so that reference tariffs will vary, over time, in a way that promotes efficient growth in the market for reference services; and	Attachments 9.1, 9.2, 9.3, 9.4, 9.5, and 9.6
	(b) so that each asset or group of assets is depreciated over the economic life of that asset or group of assets; and	
	(c) so as to allow, as far as reasonably practicable, for adjustment reflecting changes in the expected economic life of a particular asset, or a particular group of assets; and	
	(d) so that (subject to the rules about capital redundancy), an asset is depreciated only once (ie that the amount by which the asset is depreciated over its economic life does not exceed the value of the asset at the time of its inclusion in the capital base (adjusted, if the accounting method approved by the ERA permits, for inflation)); and	
	(e) so as to allow for the service provider's reasonable needs for cash flow to meet financing, non-capital and other costs.	
90(1)	A full access arrangement must contain provisions governing the	Final Plan Chapter 9
	calculation of depreciation for establishing the opening capital base for the next <i>access arrangement period</i> after the one to which the access arrangement currently relates.	Attachments 9.1, 9.2, 9.3, 9.4, 9.5, and 9.6
		AA Document Section 9.
90(2)	The provisions must resolve whether depreciation of the capital	Final Plan Chapter 9
	base is to be based on forecast or actual capital expenditure.	Attachments 9.1, 9.2, 9.3, 9.4, 9.5, and 9.6
		AA Document Section 9
91(1)	Operating expenditure must be such as would be incurred by a	Final Plan Chapter 7
	prudent service provider acting efficiently, in accordance with accepted good industry practice, to achieve the lowest sustainable cost of delivering pipeline services.	Attachments 7.1, 7.2, 7.3 and 7.4.
91(2)	The forecast of required operating expenditure that is included in the full access arrangement must be for expenditure that is allocated between:	Refer to response to Rule 93 below
	(a) reference services;(b) other services provided by means of the covered pipeline;and	
	(c) other services provided by means of uncovered parts (if any) of the pipeline,	
	in accordance with Rule 93.	
92(1)	A full access arrangement must include a mechanism (a <i>reference tariff variation mechanism</i>) for variation of a reference tariff over the course of an <i>access arrangement period</i> .	AA Document Section 11, Annexure A
92(2)	The <i>reference tariff variation mechanism</i> must be designed to equalise (in terms of present values):	AA Document Section 11, Annexure A
	(a) forecast revenue from reference services over the <i>access</i> arrangement period; and	
	(b) the portion of total revenue allocated to reference services for the <i>access arrangement period</i> .	

93(1)	Total revenue is to be allocated between reference and other services in the ratio in which costs are allocated between reference	Final Plan Chapter 13 Section 13.4	
	and other services.	Attachment 13.1	
93(2)	Costs are to be allocated between reference and other services as follows:	Final Plan Chapter 13 Section 13.4	
	(a) costs directly attributable to reference services are to be allocated to those services; and	Attachment 13.1	
	(b) costs directly attributable to pipeline services that are not reference services are to be allocated to those services; and		
	(c) other costs are to be allocated between reference and other services on a basis (which must be consistent with the revenue and pricing principles) determined or approved by the ERA.		
95(1)	A tariff for a reference service provided by means of a transmission pipeline must be designed:	Final Plan Chapter 13 Section 13.4	
	(a) to generate from the provision of each reference service the portion of total revenue referable to that reference service; and	Attachment 13.1	
	(b) as far as is practicable consistently with paragraph (a), to generate from the user, or the class of users, to which the reference service is provided, the portion of total revenue referable to providing the reference service to the particular user or class of users.		
95(2)	The portion of total revenue referable to a particular reference service is determined as follows:	Final Plan Chapter 13 Section 13.4	
	(a) costs directly attributable to each reference service are to be allocated to that service; and	Attachment 13.1	
	(b) other costs attributable to reference services are to be allocated between them on a basis (which must be consistent with the revenue and pricing principles) determined or approved by the ERA.		
95(3)	The portion of total revenue referable to providing a reference service to a particular user or class of users is determined as follows:	Final Plan Chapter 13 Section 13.4	
	(a) costs directly attributable to supplying the user or class of users are to be allocated to the relevant user or class; and	Attachment 13.1	
	(b) other costs are to be allocated between the user or class of users and other users or classes of users on a basis (which must be consistent with the revenue and pricing principles) determined or approved by the ERA.		
97(1)	A <i>reference tariff variation mechanism</i> may provide for variation of a reference tariff:	Final Plan Section 14.4, AA Document section 11 and Annexure A	
	(a) in accordance with a schedule of fixed tariffs; or		
	(b) in accordance with a formula set out in the access arrangement; or		
	(c) as a result of a cost pass through for a defined event (such as a cost pass through for a particular tax); or		
	(d) by the combined operation of 2 or more or the above.		

97(4)	A <i>reference tariff variation mechanism</i> must give the ERA adequate oversight or powers of approval over variation of the reference tariff.	Final Plan Section 14.4, AA Document section 11 and Annexure A
97(5)	Except as provided by a <i>reference tariff variation mechanism</i> , a reference tariff is not to vary during the course of an <i>access arrangement period</i> .	Final Plan Section 14.4 and AA Document Section 4.3.
98(1)	A full access arrangement may include (and the ERA may require it	Final Plan Chapter 12
	to include) one or more incentive mechanisms to encourage efficiency in the provision of services by the service provider.	Attachments 12.1, 12.2
	,	AA Document Section 15
98(2)	An incentive mechanism may provide for carrying over increments	Final Plan Chapter 12
	for efficiency gains and decrements for losses of efficiency from one access arrangement period to the next.	Attachments 12.1, 12.2
		AA Document Section 15
98(3)	An incentive mechanism must be consistent with the revenue and	Final Plan Chapter 12
	pricing principles.	Attachments 12.1, 12.2
		AA Document Section 15
99(1)	A full access arrangement may include a principle declared in the access arrangement to be fixed for a stated period.	AA Document Section 13
99(2)	A principle may be fixed for a period extending over 2 or more access arrangement periods.	AA Document Section 13
99(3)	A fixed principle approved before the commencement of these rules, or approved by the ERA under these rules, is binding on the ERA and the service provider for the period for which the principle is fixed.	AA Document Section 13
100	The provisions of an access arrangement must be consistent with:	Final Plan, supporting Attachments detailed in Attachment 1.3 and AA
	(a) the national gas objective; and	
	(b) these rules and the Procedures as in force when the terms and conditions of the access arrangement are determined or revised.	Document submitted on or before 2 January 2020
103(1)	An access arrangement must contain queuing requirements if:	AA Document Section 5
	(a) the access arrangement is for a transmission pipeline; or	
	(b) the access arrangement is for a distribution pipeline and the ERA notifies the service provider that the access arrangement must contain queuing requirements.	
103(3)	Queuing requirements must establish a process or mechanism (or both) for establishing an order of priority between prospective users of spare or developable capacity (or both) in which all prospective users (whether associates of, or unrelated to, the service provider) are treated on a fair and equal basis.	AA Document Section 5

103(5)	Queuing requirements must be sufficiently detailed to enable prospective users:	AA Document Section 5
	(a) to understand the basis on which an order of priority between them has been, or will be, determined; and	
	(b) if an order of priority has been determined – to determine the prospective user's position in the queue.	
104(1)	Extension and expansion requirements may state whether the applicable access arrangement will apply to incremental services to be provided as a result of a particular extension to, or expansion of the capacity of, the pipeline or may allow for later resolution of that question on a basis stated in the requirements.	AA Document Section 7
104(2)	Extension and expansion requirements may, if the service provider agrees, state that the applicable access arrangement will apply to incremental services to be provided as a result of a particular extension to the pipeline made before the revision commencement date for the applicable access arrangement.	AA Document Section 7
104(3)	Extension and expansion requirements must state that the applicable access arrangement will apply to incremental services to be provided as a result of any expansion to the capacity of the pipeline during the access arrangement period and deal with the effect of the expansion on tariffs.	AA Document Section 7
104(4)	Extension and expansion requirements included in a full access arrangement must, if they provide that an applicable access arrangement is to apply to incremental services provided as a result of an extension to the pipeline:	AA Document Section 7
	(a) in the case of extensions made before the revision commencement date for the applicable access arrangement deal with:	
	(i) the effect of the extension on the opening capital base under rule $77(2)(c1)$; and	
	(ii) the effect of the extension on the description of reference services specified in the access arrangement proposal; and	
_	(b) in all cases, deal with the effect of the extension on tariffs.	
105(1)	Capacity trading requirements must provide for transfer of capacity:	AA Document Section 6
	(a) if the service provider is registered as a participant in a particular gas market – in accordance with rules or Procedures governing the relevant gas market;	
	or	
	(b) if the service provider is not so registered, or the relevant rules or Procedures do not deal with capacity trading – in accordance with this rule.	
105(6)	The capacity trading requirements may specify in advance conditions under which consent will or will not be given, and conditions to be complied with if consent is given.	AA Document Section 6

106(1)	An access arrangement must provide for the change of a receipt or delivery point in accordance with the following principles:	AA Document Section 8
	(a) a user may, with the service provider's consent, change the user's receipt or delivery point;	
	(b) the service provider must not withhold its consent unless it has reasonable grounds, based on technical or commercial considerations, for doing so.	
106(2)	The access arrangement may specify in advance conditions under which consent will or will not be given, and conditions to be complied with if consent is given.	AA Document Section 8