

GasNet Limited

Asset Management Plan 2018-2028

Version Control

Version	Date	Summary of Changes
1.0	1 Jul 2013	First Issue
1.1	18 Dec 2013	Appendix 3.1 Schedule 11b replaced with updated version (page 48) following discovery of errors in the original version (page 47). Further information available in Box 12 of Schedule 14 in GasNet's 2013 Disclosures pursuant to the Gas Distribution Information Disclosure Determination 2012
2.0	30 Jun 2014	Annual review and update
3.0	30 Jun 2015	Annual review and update
4.0	30 Jun 2016	Annual review and update
5.0	28 Jul 2017	Comprehensive review and update to meet full AMP provisions of GDB ID Determination 2012
6.0	27 June 2018	AMP Update published in error
7.0	7 November 2018	Annual Review and update

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Disclaimer:

This Asset Management Plan (AMP) has been prepared and disclosed in accordance with the Gas Distribution Information Disclosure Determination 2012.

The information in this document has been prepared in good faith and represents GasNet Limited's (GasNet) intentions and opinions at the date of issue.

GasNet does not give any assurance, either express or implied, about the accuracy of the information or whether GasNet will implement the plan or undertake any work mentioned in the document.

None of GasNet Limited, its directors, officers, shareholder or representatives accepts any liability whatsoever by reason of, or in connection with, any information in this document or any actual or purported reliance on it by any person.

GasNet may change any information in this document at any time.

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1.0 INTRODUCTION

This Asset Management Plan (AMP) is progressively becoming the key planning document for the management of GasNet's natural gas infrastructure assets. It is published to both demonstrate to stakeholders that GasNet manages its assets in a manner consistent with industry best practice and to meet the requirements under the Gas Distribution Business Information Disclosure Determination 2012 (IDD).

This 2018 version of the AMP is the second to be published under the full provisions of the information disclosure requirements, whereas previous publications were produced under transitional provisions made available to GasNet.

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2.0 BACKGROUND AND OBJECTIVES

2.1 Company Background

GasNet is 100% owned by Whanganui District Council Holdings Limited, a Whanganui District Council "Council Controlled Trading Organisation". GasNet commenced trading on 1 July 2008 after purchasing the network (and metering) business from Wanganui Gas Limited. Previously GasNet had been operating as an independent trading division of Wanganui Gas Limited with responsibility for managing the network (and metering) assets for the company. On 30 June 2017 GasNet Limited and its parent Wanganui Gas Limited were amalgamated to become GasNet Limited.

GasNet's origins go back to the late 19th century when in 1879 Wanganui Gas Company Limited was formed as a private enterprise to reticulate manufactured gas within the city of Whanganui. All networks owned and operated by GasNet have been constructed to natural gas standards since 1970.

2.2 Gas Distribution Business

GasNet owns and operates five natural gas distribution networks in the Whanganui, Rangitikei and South Taranaki regions in the North Island of New Zealand.

In accordance with the Gas Act 1992, GasNet is defined as a "Gas Distributor" and under the IDD is a Gas Distribution Business (GDB).

2.3 Details on AMP Planning Period

The AMP planning period is 1 July 2018 to 30 June 2028.

2.4 Effective Date of Data in AMP

Except where otherwise specified data contained within this AMP, typically shown in tables and graphs, is based on that which existed as at 30 June 2018.

2.5 AMP Update Published in Error

On 27 June 2018 GasNet published an Asset Management Plan Update (AMP Update) for the period 2018-2028 after publishing its first AMP in 2017. Upon being made aware that a full AMP was required to be published as the start of the disclosure year was between 6 and 18 months of the start of the DPP Regulatory Period, GasNet entered into discussion with the Commerce Commission upon which it was acknowledged that GasNet would publish a full AMP as soon as possible.

2.6 Date Approved by Directors

GasNet's Board of Directors formally approved this AMP on 7 November 2018.

2.7 Stakeholder Interests

Stakeholder interests are considered within GasNet's asset management practices and whilst they may not always be in alignment, the desire to provide a reliable gas supply is generally common to all.

GasNet's asset management practices implicitly acknowledge the diversity of interests and are reviewed and modified over time in response to feedback from stakeholders, change in legal and/or regulatory requirements, and identified organisational practice improvement.

Any conflicting stakeholder interests are managed to ensure that appropriate levels of separation, accountability and authority are in place. Decisions are normally made based on the asset management drivers and if this fails to provide a solution, a decision is made at the appropriate level within management or the Board.

Whilst the occurrence of conflict with, or between, the needs of stakeholders seldom occurs, GasNet will apply the following considerations in resolving conflict:

- Safety of people and property
- Reliability of the gas supply
- Compliance with the law, industry standards and codes
- Fairness and equity to all parties
- Regulatory compliance

GasNet has identified the following stakeholders as having an interest in how GasNet manages its gas distribution assets:

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Table 1 Stakeholders

Stakeholder	Interest
District and Regional Councils	Minimising environmental impacts, local economic development and in the control of and access to assets in the road corridor.
Economic Regulator (Commerce Commission)	Statutory obligations, economic efficiency, compliance and public disclosure of this AMP
Electricity and Gas Complaints Commissioner	Compliance with the Electricity and Gas Complaints Scheme.
Emergency Services and Civil Defence	Safety of public and property, preparedness for emergency events
Gas Consumers	Delivery of a safe, reliable, efficient and sustainable supply of gas at minimum cost.
Gas Retailers	Delivery of a safe, reliable, efficient and sustainable supply of gas at minimum cost.
GasNet Board of Directors	GasNet's performance in relation to its statutory obligations and their responsibilities as the governing body of the Company on behalf of the shareholder.
GasNet Employees	Implement GasNet's policies and procedures to maximise the utilisation and performance of its assets.
GMS owners	Provision of gas supply from the outlet of the gas network that meets agreed performance criteria
Industry Regulators (Ministry of Economic Development and Gas Industry Company)	Statutory obligations, economic efficiency, safety of employees and the public, industry best practice
Insurers	GasNet responsibly manages its assets and risks
KiwiRail	Control and access to assets in the rail corridor
Landowners	Landowners with GasNet assets on their property have interests in safety, easements, access requirements and property maintenance.
NZTA (NZ Transport Agency)	Control and access to assets in the State Highway road corridor.
Property developers	Connection policies and costs are fair and that plans for network extensions work within their needs.
Public	Safety and information
Service Providers and Contractors	Support services
Shareholder	Achievement of an adequate return on investment and being a good corporate citizen.
Transmission Company (Vector Limited)	To deliver gas to each of the five Sales Gates that meets the gas specification and is odorised.
Utility infrastructure asset owners	Identification of assets for both maintenance and development works, and to ensure that assets owned by GasNet and other asset owners that are in proximity, are managed with the knowledge and presence of the other.

Stakeholder interests have been identified and accommodated in the asset management practices of GasNet through the following processes:

- The GasNet Board of Directors agrees to an annual Statement of Corporate Intent which details corporate strategy with respect to asset management planning.
- Corporate organisational goals and objectives support the establishment and completion of asset management projects consistent with corporate vision.
- Meetings and discussions with retailers, consumers, developers and landowners help to establish asset management policy and practices in regards to levels of service, charging regimes and network planning including the price/quality trade-off.
- Government and territorial authority legislation provides a key input into the way that asset management work is designed, planned and undertaken.
- Customer complaints provide valuable feedback on quality of supply and influence the development plan.
- Consultation with interested parties over specific projects ensures that they are included in the Asset Management Plan as early as possible to allow sufficient planning to be undertaken.

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- Operational and project performance reporting is provided to the Board of Directors on a monthly basis and includes contractor performance, project management performance and financial performance. This is used to establish future Asset Management Plan programmes and to compare progress against targets in each annual Asset Management Plan.
- GasNet's operational base and staff employed within the company are within the very community that it serves. It is not uncommon for information obtained through such channels to prove highly beneficial to GasNet's ability to better understand the needs and issues that face consumers and other stakeholders.

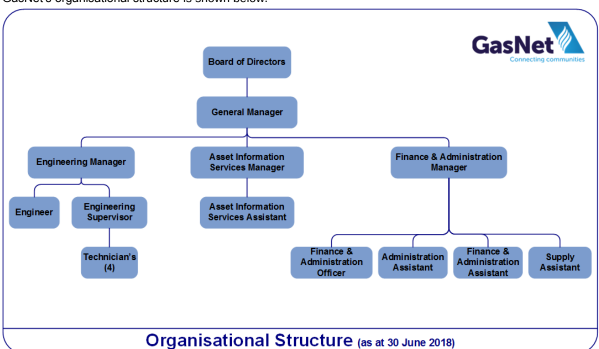
Regular periodic surveying of consumers has been identified as an opportunity for improvement but not yet implemented. Such feedback would provide valuable feedback on security and reliability of supply which assists in network planning, and on the price-quality trade-off.

2.8 Human Resources

2.8.1 Organisational Structure

GasNet employs fifteen full time staff to manage the day to day operations of the company, ten of which are office based and five field based. There are three functional sections of the company covering Engineering, Finance & Administration and Asset Information. Within and across each section there is a focus on multi-skilling of personnel to provide cover for all areas in the event of absence, essential for a company the size of GasNet. All personnel are based at the companies Cook Street premises with the ten office personnel located within one open plan office, where the layout promotes a high level of intercommunication between and across all areas.

GasNet's organisational structure is shown below.



Financial and administrative activities are performed by a team of five providing administrative and financial support for the entire company including the initial point of contact with consumers and retailers for customer service and emergency response.

The Asset Information section incorporates two persons who create, update and manage asset records of the company including the spatial recording of assets on GasNet's GIS and work management system.

The Engineering section employs two office based engineering personnel and the five field based personnel with responsibility for the field work associated with construction, operation and maintenance of the network. GasNet has consciously retained its own direct labour workforce rather than contracting out the work to external organisations. As a result GasNet has a wealth of very long term engineering and operational experience within personnel reaching back some 40 years. Continued use of its own direct labour force ensures that in house knowledge of GasNet's assets and their condition is retained and recorded, and a greater sense of personal ownership of the network realised.

Field activities requiring specialist skills, experience or equipment, or that are performed infrequently are typically provided by external organisations under contract. These activities include the civil construction activities of excavation, backfilling, drilling and boring, and gas industry specialised works such as high pressure steel construction, welding and flow-stopping and cathodic protection. The infrequency of work in some of these disciplines and the few specialist personnel available in New Zealand make this the best option for the company.

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2.8.2 Training and Competency

All positions within GasNet have specific competency requirements which are specified within the position description for each role. Annual personnel performance and development reviews provide the opportunity to review performance against the requirements of the role and to identify any further training that may assist with professional development and any change in the competency requirements of the position.

Recruitment processes ensure that candidates are selected that currently meet or have the ability to achieve the competencies required for the position. New employees are assessed against the competency requirements of the position and training gaps identified. A training plan is agreed to develop the individual's competency to meet the needs of the position. The company assesses the competency of an individual by the attainment of NZQA unit standards of learning which collectively form qualifications, and relevant experience in performing associated activities.

All GasNet personnel employed to carry out field based network activities are trained in accordance with the GANZ Gas Industry Competency Protocol (GIP-009).

Regular refreshing training is carried out in accordance with the requirements of GIP-009 to ensure currency of competence.

Engineering and other office based personnel hold qualifications relevant for their position and most hold National Certificate in Gas Marketing, Business and Administration – Gas Emergency Response.

Qualification and experience details for all personnel are held in individual Personnel Files held by GasNet and recorded in Risk Manager.



2.9 Asset Management Accountabilities and Responsibilities

The asset management accountabilities and responsibilities for the key roles within GasNet are as follows:

Table 2: Accountabilities and Responsibilities

Role	Accountabilities and Responsibilities
Board of Directors	Accountable for the overall corporate governance of GasNet and to the shareholder for their actions. The governance role includes the setting of the Company's strategic direction.
	The Board reviews and approves the following asset management processes and plans: - Strategic Plan; - This Transitional Asset Management Plan;
	 Key Policies (health & safety, asset management, financial) Annual operating and capital expenditure budgets;
	 Delegated financial authorities for GasNet management and other employees; Major projects; Risk Management Plan Interim and Annual Reports;
	- Disclosure documents.
	The Board approves any operating expenditure purchase in excess of \$50,000 and capital expenditure purchase in excess of \$25,000.
General Manager	Accountable to the Board of Directors for recommending and implementing the strategic direction and for managing the day-to-day operations of GasNet.
Engineering Manager	Responsible to the General Manager for ensuring that the gas distribution (network and measurement) systems are designed, constructed, operated and maintained to ensure the safe, reliable and efficient transportation of gas through its systems. The Engineering Manager is also responsible for the Public Safety Management System under GasNet's NZS7901 certification.
Engineer	Responsible to the Engineering Manager for the technical, planning & operational requirements associated with the design, construction, operation and maintenance of GasNet's gas distribution (network and GMS) system assets.
Engineering Supervisor	Responsible to the Engineering Manager for overseeing the construction, operation and maintenance of new and existing assets, and for the day to day management of employees, contractors and other service providers working on the assets.

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Role	Accountabilities and Responsibilities (cont'd)
Asset Information Services Manager	Responsible to the General Manager for managing the records and systems associated with GasNet's network assets.
Finance & Administration Manager	Responsible to the General Manager for financial, administration and inventory functions of the company.
Technicians	Responsible to the Engineering Supervisor for completing the day to day construction, operation and maintenance activities on GasNet's gas distribution (network and GMS) system assets.

2.10 Asset Management Policy

GasNet's Asset Management Policy was last reviewed in June 2017 and approved by the Board of Directors at its meeting on 25 July 2017. The only change in the policy last approved in 2014 was to move to the ISO 55000 series of asset management standards from the Publicly Available Specification on Asset Management (PAS 55:2008). The impact of this change has yet to be fully realised by GasNet but will be better understood as it works through these new standards. Prior to 2014 the International Infrastructure Management Manual (IIMM) had been the primary reference standard.

2.11 Strategy and Delivery

Whilst GasNet has yet to develop a formal documented AMP Strategy the absence of such a document should not reflect on the lack of strategic direction, with tangible evidence illustrated throughout the organisation and its documentation. There are many examples of strategies both past and present that GasNet has implemented (some of which are described in this AMP), typically spanning a number of years that relate to the strategic management of its network assets.

GasNet recognises the value and benefit in centralising its strategies into one document and now plans to complete this task in conjunction with a company strategic planning review in the first quarter of 2019.

2.12 Overview of Systems and Data

GasNet's information systems are extensive both in terms of hardware and software applications.

Each GasNet employee is assigned a PC; a desktop for office based personnel and either a tablet or Toughbook device with remote access for field based personnel. All are connected to GasNet's IT network which is provided under a Service Level Agreement (SLA) with the Whanganui District Council (WDC). Under the terms of the SLA the WDC provide the following hardware and software support services:

Hardware Support

- All infrastructure hardware up to and including the hub at the GasNet building
- Data storage and retrieval
- Printing to network printers
- Internal and external email access
- Internet access
- Data and file access security
- Physical server and data security
- Network infrastructure maintenance
- File and data backup and recovery
- VPN access for remote working

Software Support

- Microsoft suite of applications (Windows, Office Suite, Project, Visio, Internet Explorer, Publisher)
- Finance One
- ANZ Online Banking (software)
- Payglobal
- Web Marshal
- Virus protection

The WDC has provided IT network services to GasNet, and its predecessor and now shareholder Wanganui Gas Limited, for decades in a mutually beneficial arrangement, with the WDC as the "ultimate owner" having an interest in the Company and GasNet's need for IT services. The arrangement is a good fit for GasNet and provides access to services it may otherwise be unable to obtain, or that may not be cost effective for a smaller operation such as GasNet.

Based on this platform and with an extensive suite of software applications in current use GasNet considers it is well placed to provide the ever increasing demand for information, particularly in light of the new regulatory regime under which this AMP has been developed.

The following table provides a summary of the main software applications currently in use.

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Table 3 Software Applications

Application	Purpose
ArcGIS (Esri)	Capture, store, manipulate, analyse, manage, and present GasNet's network assets (GIS) in electronic format.
Finance One (Technology One)	Enterprise-wide control and integration of financial information including General and Job Ledger reporting, financial reporting and inventory (inward goods, stock issue, inventory management), with linkage to the payroll application PayGlobal.
Gas Registry (Gas Industry Company)	The central gas registry which stores and manages information to support the ready switching of gas customers between retailers on open access natural gas networks in New Zealand (GasNet, Powerco & Vector).
IntraMaps (Digital Mapping Solutions)	Web based viewing application providing office and field access to GIS records of the network, and ICP information uploaded from the MIDaS application.
FieldGO (previously KernMobile) (KernMobile NZ)	Web based works management and field data capture application.
MasterLink (Mercury)	Proprietary software associated with the Mercury Time of Use devices which log gas flow volume, pressure and temperature.
MIDaS (GasNet)	Developed in 2006 specifically for GasNet the MIDaS, or "Meter and ICP Data System", application is the database of record for all ICP, retailer and consumer information, which is reconciled on a regular basis with the Gas Registry. All information that is attributed to an ICP is held in MIDaS. MIDaS also provides the throughput and associated billing information for invoicing retailers for network services provided.
OATIS (First Gas previously Vector)	OATIS which stands for "Open Access Transmission Information System", provides access to historic volume throughput information for each of GasNet's 5 Sales Gates, and can be selected in daily or hourly increments.
PayGlobal	Payroll services including timesheet entry and leave management, with linkage to Finance One.
PMAC (Technolog)	Proprietary software associated with the Cello devices which captures and manages the pressure and measurement data from remote monitoring sites (referred to in this AMP as Monitoring and Control Systems) in addition to over/under pressure alarms which are relayed to Technicians for first response.
Risk Manager (Impac)	Web based safety and environmental risk management application which captures stores and manages all risks identified by GasNet, integrated with incident investigation management and reporting.
Synergi Gas	Natural gas network modelling software to assist management of the gas distribution network through modelling of the network assets and application of pressure and flow scenarios to determine the effects on the network. The application provides information to make design, planning and operating decisions.
TicketAccess (PelicanCorp)	Automated response to asset location enquiries.
Intranet (SharePoint)	Central access point to the latest version of key Company documents (i.e. Policies, Procedures, Safe Work Procedures (SWP's), Plans, Registers, Forms, Material Specifications, Material Safety Data Sheets (MSDS), etc.).

In addition to a wealth of information contained within the various applications and databases referred to above, GasNet has an extension range of MS Excel spreadsheets and one MS Access database. Whilst ideally all data should be held within a managed software application, there are many instances where it is not cost effective to do so, typically due to the infrequency of use or the amount of information/data being held.

GasNet recognises that the IDD significantly increases the level of data capture, information management and disclosure, but considers itself well placed to ensure that it will continue to meet or exceed the demands on its information technology systems.

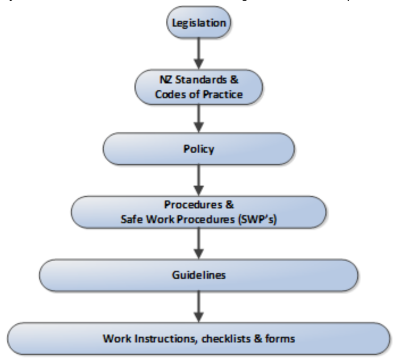
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2.13 Overview of Asset Management Documentation, Controls and Review Processes

Much of GasNet's asset management documentation is integrated within other documentation and consequently there are few asset management specific documents. GasNet's Public Safety Management System (PSMS) is an example where the opportunity was taken to integrate asset management with the documentation developed for the safety management system, particularly relevant given many of the synergies between the requirements. The Risk Management Policy is a generic document encompassing all risks the Company either is or may be exposed to, as shown in the comprehensive risk matrix contained within the Policy.

With the significant increase in documentation over recent years it has been essential to ensure documents are subject to a control regime that guarantees the latest version of any document is available to those that need it, and also that it is clear which documents are in draft and which have been superseded. GasNet's Intranet has provided the primary access point for key GasNet documentation, with the latest versions once approved being posted on the site. In addition a suite of Registers, also available on the Intranet, provides the master list of documents and their status.

The following diagram illustrates the hierarchy of documents within the Company's Policy Framework. A document lower in the hierarchy cannot be inconsistent with a document higher in the order or precedence.



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3.0 OVERVIEW OF ASSETS & CONSUMERS

GasNet's origins go back to the reticulation of manufactured gas within the city of Whanganui. Over the following decades as the city developed and grew so too did the gas infrastructure until the availability of natural gas in the late 1960's displaced the need for manufactured gas. Although much of the original infrastructure has been replaced, there still remains approximately 45 km of low pressure metallic mains in operation and subject of an on-going mains replacement activity. All networks owned and operated by GasNet have been constructed to natural gas standards since 1970.

In the years prior to the availability of natural gas the number of consumers and their use of gas varied dramatically and was in a state of significant decline. However with the availability of the cleaner natural gas and the higher operating pressures that it offered, there was a resurgence and growth over the following decades that has provided a degree of stability in terms of both the number of consumers connected and the volumes of gas that they use.

GasNet's assets and the consumers that it serves are co-dependent so it is critical that in managing its assets GasNet understands the current and future needs of these consumers, and to the extent that it can be achieved understands the future needs of its consumers.

The following sections provide an overview of GasNet's assets and their geographical footprint, followed by an overview of the current and future consumer needs and demands.

3.1 Gas Distribution Networks

3.1.1 Networks

GasNet owns and operates five discrete natural gas networks as shown below. Each network is connected by a Sales Gate station to the First Gas Limited (previously Vector Limited) owned transmission pipeline. The five networks are known as Whanganui, Marton, Bulls, Waitotara, and Flockhouse.

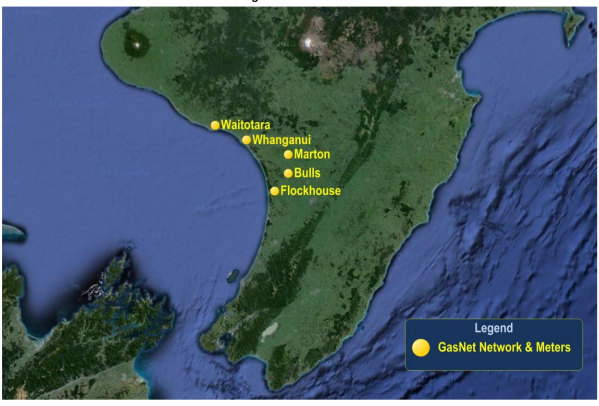


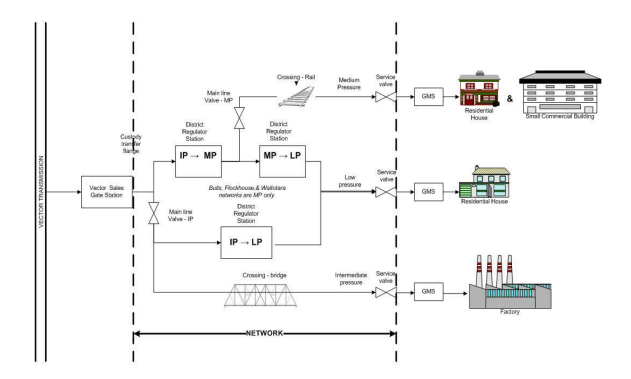
Figure 1: Network Locations

Each GasNet network begins at the designated outlet of each Sales Gate station and labelled 'custody transfer' point. Natural gas is transported through a combination of metallic and polyethylene pipes in the GasNet network, typically reducing in pressure to the consumer's property. The outlet of the gas service valve at a consumer's property represents the end of the network and the 'demarcation point' between network and Gas Measurement System (GMS) assets.

Figure 2 shows the configuration of a typical gas network indicating the demarcation points, the means of supplying gas at various pressures to industrial, commercial, and residential users, and the equipment required to operate the network.

Figure 2: General Network Layout

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3.1.2 Network Assets

Each network comprises assets categorised as mains and services, district regulator stations, valves, and crossings, interconnected in a layout similar to that shown in Figure 2 above.

3.1.2.1 Mains

Mains are larger sized pipes which are used to transport volumes of gas from one point on the network to another for further distribution and use. They are principally installed underground, are constructed of either metallic or polyethylene material, and transport gas at intermediate (IP), medium (MP), and low (LP) pressures.

IP mains are all steel construction while MP mains are generally constructed of polyethylene material. LP mains are a mix of materials including polyethylene and various metallic materials (welded or riveted steels, and cast or wrought irons).

3.1.2.2 Services

Services are generally smaller sized pipes which are used to transport volumes of gas from a main to a GMS installed typically on the consumer's property. Services are principally installed underground, are constructed of either metallic or polyethylene material, and transport gas at intermediate (IP), medium (MP), and low (LP) pressures.

IP services are all steel construction while MP services are generally constructed of polyethylene material. LP services are a mix of materials including polyethylene and various metallic materials.

Services include the riser pipe which terminates the service pipe above ground level and also incorporates a service valve which is attached to the end of the riser pipe. The service valve is the demarcation point between the network and the GMS.

3.1.2.3 District Regulator Stations (DRS)

District Regulator Stations reduce and regulate the gas to suitable pressures to enable distribution across large areas. DRS are generally constructed of steel components and reduce pressures from IP to MP and/or LP, and MP to LP pressures.

DRS configurations include twin stream active/monitor regulation, single or twin stream active/monitor, worker/standby stream, and single stream worker only. The combination of the active, monitor, and single standby configurations provide for protection of the gas supply from an over or under pressure event following failure of a DRS component that could otherwise have resulted in a safety or interruption-to-supply incident.

The district regulator stations are categorised as DRS or mini DRS. Mini DRS generally supply only a limited number of consumers and are typically installed where the main fronting the properties is not suitable for individual service connections.

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3.1.2.4 Main Line Valves (MLV)

Main line valves are installed in strategic locations to allow isolation of sections of the network for public safety in the event of an emergency, to isolate specific network assets such as DRS, to facilitate maintenance, or to allow further connection. MLVs are installed underground and in most cases are accessed via a chamber and lid through which a valve key may be inserted to operate the valve. There are three types of MLV: Polyethylene ball valves, flanged steel ball valves, and flanged steel or iron plug valves.

3.1.2.5 Crossings

A Crossing refers to any section of main or service that passes under or over an area of special interest that has a different risk profile to that of other mains or services located in areas of a more general nature. Crossings include all mains that pass under railway lines or over rivers and streams, are mounted on bridge superstructures, or otherwise supported above the ground.

3.1.2.6 Corrosion Prevention & Cathodic Protection

A range of proprietary coating systems provide the primary means of protecting steel pipes and fittings from corrosion both above and below ground.

A secondary protection system for all underground IP and MP steel mains and services, known as Cathodic Protection (CP), is also installed which uses either an impressed current system, sacrificial anode system, or combination of both. Monitoring test points are positioned at strategic locations along the mains and at District Regulator Stations to enable measurement of the level of protection at that location. Routine CP monitoring checks are performed to confirm adequate levels of protection are maintained. Further information on the type and frequency of these maintenance checks can be found at section **Error! Reference source not found.**.

3.1.2.7 Monitoring and Control Systems

At various strategic locations across the IP, MP, and LP networks, Monitoring and Control Systems are installed to monitor and record network data. Generally a Monitoring and Control System utilises modem and internet connection to transmit time stamped data to a central collection point for analysis. Typically the Monitoring and Control System has the ability to transmit network alarms real time to operational personnel for action.

In addition to pressure and voltage Monitoring and Control Systems, GasNet has included in this asset category its one Network Metering Station located in Whanganui that is used to measure all gas entering a discrete area of residential housing. The Network Metering Station consists of a meter, associated data capture device, remote access telemetry and necessary valving, pipe work, etc.

Information captured from all Monitoring and Control System units can also be used in throughput modelling, consumption predictions, and as a valuable input to network design.

3.1.3 Physical Statistics

Below is a summary of GasNet's network assets covered by the AMP.

Monitoring & Control Systems

Asset Number Length (m) Mains 399.114 Services 13,030 272,588 **District Regulator Stations** 15 Mini District Regulator Stations 10 **Main Line Valves** 177 Crossings 55 **Cathodic Protection** 2 _

40

Table 4: Network Assets Physical Statistics

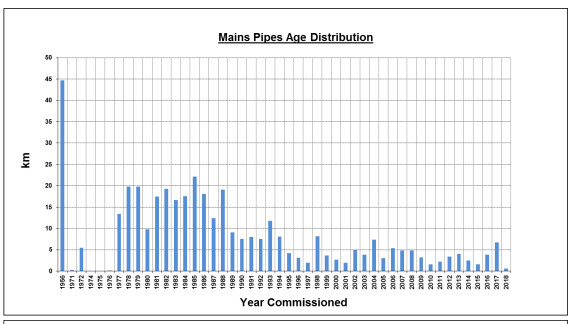
3.1.4 Asset Age Profiles

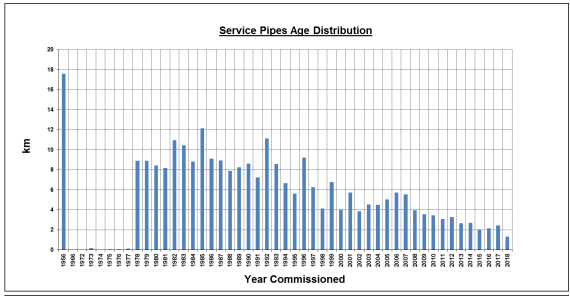
The following profiles are extracted from the most recent data sets available at the time of preparing this AMP. Assets which pre-date natural gas are populated with a default date of 1956 since identifying installation and commissioning dates for assets of that era has proven problematic due to insufficient records.

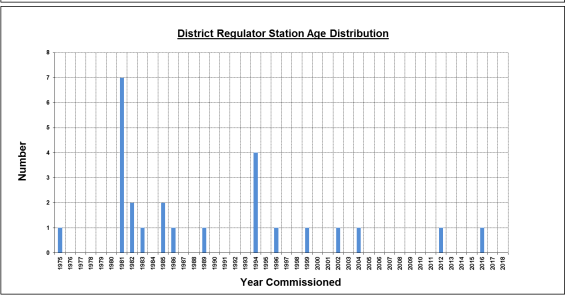
In respect of data accuracy for the pipe assets (mains, services, and crossings) it is judged that 50% of the installation dates are based on known information, while 50% are unconfirmed and based on assumptions made from other related records, or determined by a suite of rules.

In many instances the service pipe to a consumer's premise comprises multiple sections of pipe that are not necessarily of the same installation date. The age profile then for services reflects the length of each service pipe component, rather than the number of services.

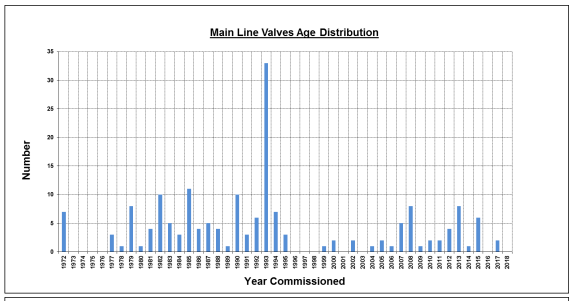
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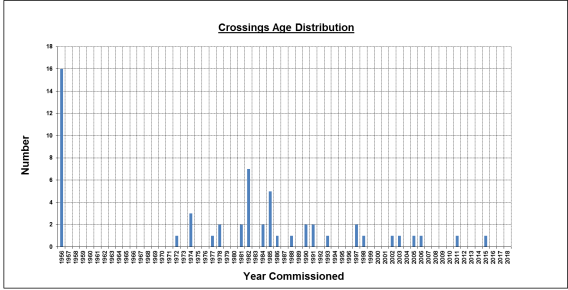






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3.2 Gas Consumers & Utilisation

3.2.1 Consumer Overview

GasNet's networks provide gas to a wide range of consumers, from an extensive mass market consumer base comprising residential and small commercial consumers through to a few very large commercial and industrial consumers.

GasNet's contractual relationship and the associated obligations are with the energy retailers with whom consumers enter an agreement for their gas supply. Despite this, GasNet still has a good and purposeful relationship with consumers, an interest in ensuring that their needs are met, and in providing them with a safe and reliable gas supply.

GasNet offers the same level of service and quality to all consumers, and distinguishes them by their capacity needs rather than whether they are a residential, commercial, or industrial consumer. Because the capacity needs and demand profile for each consumer are key drivers behind GasNet's ability to deliver a safe and reliable gas supply, they form the basis of GasNet's asset management strategy and the pricing for its services.

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3.2.2 Load Group Classifications

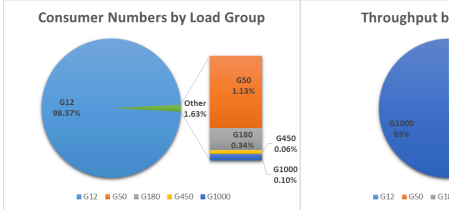
Consumers gas supplies are assigned to one of five Load Groups based on their maximum hourly demand as described in the following table.

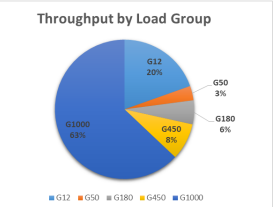
Load Group	Criteria	Consumers	Throughput
Load Group	Criteria	(No.)	(GJ)
G12	Up to 13 scmh	9,767	239,493
G50	>13 and ≤50 scmh	112	40,882
G180	>50 and ≤180 scmh	34	68,046
G450	>180 scmh	6	104,758
G1000	Individually Priced	10	770,544
		9 929	1 223 723

The reference to scmh in the above table is an industry standard term that relates to the volume of gas measured in Standard Cubic Metres per Hour, and the consumer numbers and throughput quantities are as reported in GasNet's annual disclosures for 30 June 2017. To assist with understanding, 5 scmh is the approximate volume of gas required to supply a typical instantaneous water heater operating continuously at maximum output.

3.2.3 Load Group Profiles

It is evident from the consumer numbers and throughput quantities for each of the Load Group categories shown in the table in 0 above, that consumers in the G12 group whose demands are the least make up the largest proportion of consumers while the number of consumers whose demands are greater, is relatively insignificant.



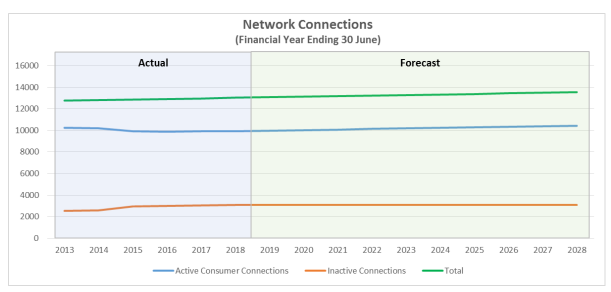


The situation where there is a very large number of consumers with small demand needs or a small number of consumers with very large demand needs can equally have a significant impact on GasNet's ability to maintain a safe and reliable supply of gas to all consumers. It is widely acknowledged that a single consumer whose demands are large can impact significantly on the network if their demand increases materially, but the same can occur if the collective gas demand increases dramatically for the larger population of predominantly residential consumers, such as can occur during severe weather events.

3.2.4 Connection and Consumer Numbers

The total number of connections across all networks has changed little in recent years, increasing on average by 34 in the four years to 2017. Acknowledging the numerous influences outside GasNet's control that will dictate the level of new connections in future years, it has been assumed that the total number of connections will increase by similar amounts on an annualised basis. The net annual increase is the difference between the number of new connections made in the year minus the number of connections that are permanently disconnected from the network, typically where consumers no longer require a gas supply on their property and request the gas connection be disconnected.

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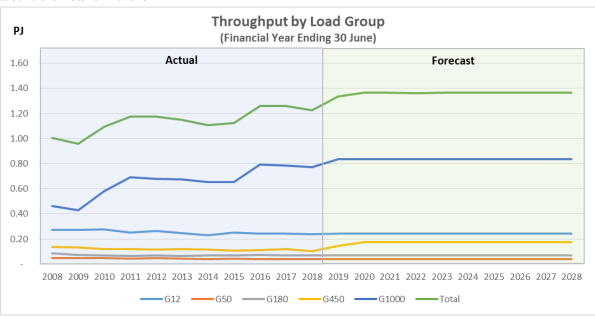


In the above graph "Active Consumer Connections" relates to live gas connections where a gas meter is installed and gas is able to flow, and "Inactive Connections" are those connections that have been temporarily disconnected from the network so that gas is unable to flow irrespective of whether a meter is installed or not.

3.2.5 Network Throughput

The volume of gas transported through GasNet's networks has increased noticeably in recent years due almost entirely to the commissioning of two new Open Country Dairy whole milk powder plants in Whanganui, the first in 2010 and the second in 2015. Both of these plants are supplied directly from the Whanganui Intermediate Pressure network and being located in close proximity to the Sales Gate meant there was sufficient capacity available to supply the increase in demand without need for system reinforcement. Both supplies are within the G1000 Load Group.

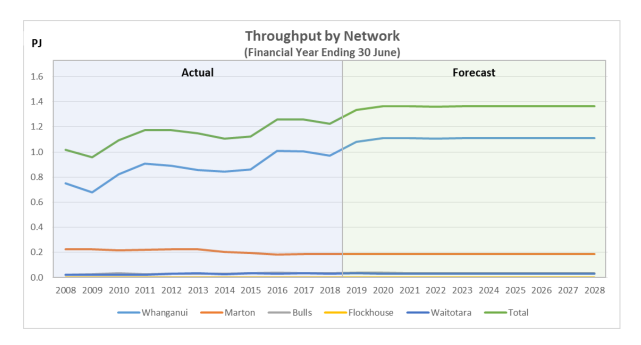
Had it not been for the two Open Country Dairy plants, the throughput in recent years would have remained around the historic 1PJ level.



In March 2018 the Whanganui District Council commissioned its new Waste Water Treatment Plant (WWTP) in Whanganui which utilises natural gas for sludge drying. The new gas supply was commissioned in September 2017 for pre-commissioning trials with usage expected to increase progressively until reaching full production sometime in 2019.

Forecasting future network demand can be difficult and problematic. Whist large loads such as that associated with the two Open Country Dairy plants are an exception and do not come along very often; they do provide a good example of how difficult it can be to anticipate growth in consumer demand, both for existing and future consumers. With the two Open Country Diary plants up to full operation the ten year forecast demand includes provision for the staged introduction of the WWTP over the coming two years and otherwise stable usage across all Load Groups thereafter.

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Similarly the throughput within each of GasNet's five networks shows relative stability amongst all but Whanganui, with the impact from the two Open Country Dairy plants and the future WWTP obvious on the Wanganui network profile.

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4.0 ASSETS COVERED

4.1 Whanganui Network

The Whanganui network transports natural gas at intermediate (IP), medium (MP), and low (LP) pressures. Figure 3 is illustrative of the configuration, specification and operating parameters of this network.

WHANGANU NETWORK
CONFIGURATION, SPECIFICATION and
OPERATING PARAMETERS

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OPERATING PARAMETERS

Figure 3: Whanganui Network Configuration

4.1.1 Intermediate Pressure (IP) System

The IP system shown in Figure 4 below is generally designed as a single arterial pipeline from the Sales Gate station to Castlecliff in the west and to Aramoho in the north, with reinforcement looping of the industrial areas. It is currently operating at 1050 kPag.

The system was originally designed to supply major industrial consumers and DRS were located at points along the pipeline matching adverse demand requirements. As looping of system sections exists to reinforce industrial demands, the balance of the system is reliant on the integrity of these sections of the IP mains to provide continuous supply.

4.1.1.1 IP Summary Physical Statistics

Intermediate pressure system physical statistics are summarised in Table 5 below.

Table 5: Whanganui IP System Physical Statistics

Asset	Number	Length (m)
Mains	-	20,496
Services	36	1,103
District Regulator Stations	6	-
Mini District Regulator Stations	4	-
Main Line Valves	38	-
Crossings	15	-
Cathodic Protection	1	-
Monitoring & Control Systems	6	-

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4.1.1.2 IP Mains

The IP mains are constructed of steel API specification line pipe coated with yellow coloured polyethylene material (known as yellow jacket pipe). The steel pipe is weld jointed at 6 or 12 metre intervals, and terminates at stations or other equipment with welded flanges. The IP mains are generally installed underground by open trenching method and are fully electrically insulated.

In Figure 4, the IP mains are shown as a black line. The Whanganui Sales Gate station is shown as "SG1".

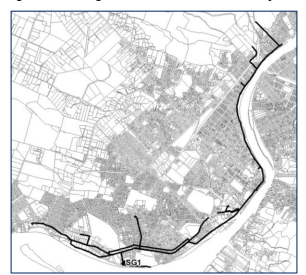


Figure 4: Whanganui Intermediate Pressure System

Following the introduction of natural gas to Whanganui in 1973, the IP system was constructed. Reinforcement looping of the network was built in the early 1980s during a period of significant network growth. Further improvements in supply were achieved with a recently completed project which involved interconnection of two critical Intermediate pressure mains that together transport the bulk of the gas to the Whanganui network. The completion of this work will ensure a reliable supply to consumers is maintained during the planned network crossing upgrade or any event that could compromise the integrity of either main.

The IP mains contain gas at the highest of the network pressures and accordingly are constructed under appropriately high standards. The API steel pipe used in construction is high specification steel, jointed using strictly controlled welding processes and the resulting pipe joints are tested by radiographic examination and then tested under pressure prior to the introduction of gas. The API specification that the pipe meets provides for a pipe wall thickness to allow for the maximum pressure that the pipe may experience in its life with a significant factor of safety applied.

IP mains are rated in good condition based on the limited evidence of some assets that have been sighted during construction activities and results from the scheduled coating surveys. Typically the highest risks to this asset are third party damage and corrosion.

4.1.1.3 IP Services

The IP services are connected to mains using a variety of methodologies and are always terminated above ground with a welded flange. All IP services are electrically insulated and isolated from the main and from the GMS. IP services are constructed of API specification line pipe and meet similar construction standards as IP mains.

IP mains are rated in good condition based on the limited evidence of some assets that have been sighted during construction activities and results from the scheduled coating surveys. Typically the highest risks to this asset are third party damage and corrosion.

4.1.1.4 IP District Regulator Stations (DRS)

DRS configurations include twin stream active/monitor regulation, single or twin stream active/monitor, worker/standby stream, and single stream worker only. The mini DRS are generally configured as single stream worker only.

The condition of IP DRS's is generally good with most showing normal signs of deterioration due to age. Some of the components from which the IP DRS's are becoming obsolete while others require replacement parts that are becoming uneconomic and/or difficult to procure, so that they are being replaced with a modern equivalent. The installation of any replacement equipment requires modifications to the design.

Some station enclosure roofs are showing signs of corrosion and will require replacement over 5-10 years. One IP DRS is planned for replacement within 5 years

In Figure 5, DRS are shown prefixed with a "D" and the smaller mini DRS with "MD". The Sales Gate station is shown as "SG1".

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2D8
2D8
2D8
2D8
2D8
2D8

Figure 5: Whanganui Intermediate Pressure DRS

4.1.1.5 IP Main Line Valves (MLV)

MLV's are used to split sections of looped network, isolate strategic assets such as crossings and DRS, and isolate branch connections off the main arterial pipeline. MLV's are located principally underground, in pits or chambers that are accessible from the surface for insertion of valve keys to enable their operation. IP MLV's are flanged ball or plug types constructed of steel or iron material.

IP MLV's are rated in good condition based on records made at the periodic inspection and operation of valves. Evidence of the condition of MLV is limited to external condition and the operability of valves that are accessible from the surface. Risks to MLV include road contractors tar sealing over the top of the lids making them inaccessible, and the ingress of surface debris making access difficult.

4.1.1.6 IP Crossings

Crossing types include bridge, stream, aboveground and rail. Each type of crossing is constructed to meet the specific risk profile of the environment in which the gas asset is located. IP crossing construction can include casing and vents, roller support mounts, thermal expansion joints, and other specialist fittings.

IP Crossings are rated in good condition based on the limited evidence of some assets that have been sighted during construction activities. Condition assessment of crossings can be difficult for various reasons e.g. the location of the pipeline is typically relatively inaccessible, it is laid under a major asset that cannot be disturbed, or it is inserted within a casing that prevents access for inspection. Uncased crossings that are above ground such as those spanning streams at higher risk due to their exposure to environmental conditions, are assessed for condition by visual inspection. Typically the highest risks to this asset are third party damage and corrosion.

Third party damage can occur as a result of the normal operation of the asset that is being crossed, e.g. railway, road, bridge or another utility utilising the same crossing. In this example, damage of IP crossings can be brought about by external loads, movement, vibration and electrical currents imposed by the asset crossed. Cased crossings can mitigate some of these effects by providing mechanical protection to the carrier pipe but casings may also adversely affect the integrity of the carrier pipe by shielding cathodic protection current to the pipe, or reducing the cathodic protection or CP effectiveness on the pipe in the vicinity of the crossing.

Maintenance of IP crossings is generally organised to coincide with leakage surveys that are scheduled on a 3-6 month frequency and the annual close inspection of above ground pipework. Minor corrosion repairs are completed as found on an annual basis.

There are currently three IP crossings spanning a stream, one which is showing signs of deterioration and two others requiring relocation; all three are planned for replacement within three years.

In Figure 6, bridge crossings are shown prefixed with "BC", stream crossings with "SC", above ground crossings with "AG", and rail crossings with "RC".

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RC23
RC39 SC05
RC31 SC06
SC03 SC06
SC04

Figure 6: Whanganui Intermediate Pressure Crossings

4.1.1.7 IP Cathodic Protection System

The Whanganui Cathodic Protection system comprises a combination of impressed current and sacrificial anode systems. The IP mains constructed in the 1970's when natural gas was first introduced to Whanganui were protected by sacrificial anodes installed at regular intervals along the buried steel mains, each with its own test point at ground level for monitoring purposes.

In the mid 1980's a new impressed current system was installed adjacent to the Sales Gate comprising a rectifier supplied from the local electricity network and a sacrificial anode bed installed in the Whanganui River bed. Whilst for a variety of reasons a number of the original sacrificial anodes have been permanently disconnected from the system over the years, a number still remain in service operating in conjunction with the impressed current system.

In Figure 7, cathodic protection monitoring test points are shown prefixed with "CP" and the IP mains shown as a black line.

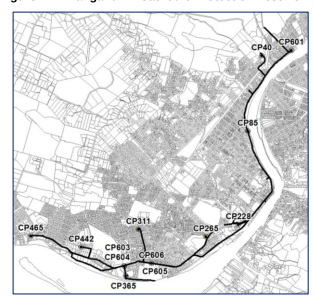


Figure 7: Whanganui IP Cathodic Protection Test Points

4.1.1.8 IP Monitoring and Control Systems

IP monitoring is a part of the wider network electronic pressure and CP monitoring system. Operational conditions are monitored at various points on the IP system and data is sent to a central monitoring station daily. The equipment is configured to monitor for critical minimum IP system parameters and activate alarms which are transmitted to monitoring software that notifies operational personnel. GasNet has installed pressure monitoring telemetry at key demand sites.

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4.1.2 Medium Pressure (MP) System

The MP system shown in Figure 8. below is generally designed in a grid configuration with mains connected wherever pipes cross. The system is constructed predominantly of polyethylene with four sections of API steel, being designed with a maximum allowable operating pressure of 286 kPag and is operating at 210 kPag.

Construction of the MP system commenced in 1977 with API steel mains installed between DRS. Further development of the MP system brought the benefits of higher pressure distribution. Much of the MP system has been constructed by inserting the newer PE pipe into the older (pre natural gas) metallic pipes.

In 1989 a decision was taken to cease refurbishment (reconditioning) of LP metallic mains and instead insert them with polyethylene pipe and thereby be able to increase the operating pressure to MP. Alternatively GasNet would replace them with polyethylene pipe of the same size and continue to operate them at LP.

4.1.2.1 MP Summary Physical Statistics

Medium pressure system statistics are summarised in Table 6 below.

Table 6: Whanganui MP System Physical Statistics

Asset	Number	Length (m)
Mains	-	107,851
Services	2,706	56,536
District Regulator Stations	7	-
Mini District Regulator Stations	5	-
Main Line Valves	106	i
Crossings	10	-
Cathodic Protection	1	i
Monitoring & Control Systems	11	-

4.1.2.2 MP Mains

The MP mains are almost entirely constructed of Polyethylene pipe with a small amount of API specification line pipe coated with yellow jacket. The first polyethylene pipe installed was high density polyethylene, (HDPE) and it continued to be installed until the introduction of medium density polyethylene (MDPE). Thereafter all further construction used MDPE as this proved to be a more durable pipe material.

The risks associated with the Polyethylene MP mains in general include polymer material issues (explained below), third party damage, and historic joint quality.

In Figure 8, the MP mains are shown as a black line. The Sales Gate station is shown as "SG1". Some lengths of MP mains appear separated from the bulk of the mains as they are fed from a mini-DRS (not shown).

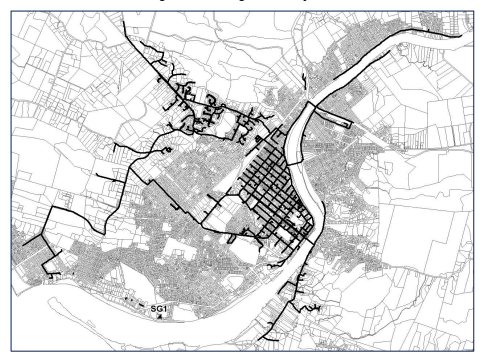


Figure 8: Whanganui MP System

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The condition of MP mains and the polyethylene pipe systems installed is thought to be related to age; early PE installations used first generation HDPE materials the properties of which offered limited resistance against severe environmental and operating conditions. Early manufacturing, site construction and installation practices were manual and prone to human error. There are only a very few recorded incidents of failure of the early HDPE material and each failure has been on medium pressure pipe where a mechanical squeeze off operation had previously been performed. These brittle pipe mechanical failures are typically slit-type fractures that lie parallel to the pipe's extrusion direction. Circumferential hoop stress (due to gas pressure) in the pipe wall is the driving force for crack opening. There are no recorded failures of this type on the low pressure 2 kPa networks because it is believed that there is insufficient hoop stress in the pipe to propagate cracking. We will continue to monitor further incidents to better understand if pipe condition is more related to the mechanical treatment of the pipe rather than age.

From mid-1980's the company used MDPE material, rated to PE80 which provides improved resistance to stress cracking and crack propagation. The risks associated with this pipe material are more likely to be associated with the manual jointing processes used at the time of installation. The condition of this pipe is considered to be good.

The installation date and the pipe wall thickness (SDR rating) of the polyethylene main pipes were not well documented prior to the implementation of the GIS but further work is planned to identify both attributes.

The condition of MP mains constructed of API specification line pipe coated with yellow jacket is good and has cathodic protection installed to provide corrosion protection.

4.1.2.3 MP Services

MP services are constructed of predominantly polyethylene material installed directly or inserted in older metallic type service pipes. The majority of MP services to residential properties are 25 mm internal diameter.

The condition of the MP services constructed of Polyethylene material is good with inserted services being provided additional mechanical protection against risk of third party impact and vegetation damage.

MP services include the gas riser pipes which terminate the gas service pipe above the ground level and usually beside the consumer's house. A service valve is installed on top of the gas riser pipe and represents the demarcation point between the service connection and the network.

Early polyethylene service pipes terminated with a preformed metal riser incorporating a machine jointed compression fitting and the riser was butt fused to the service pipe during installation. The service valve was then screwed onto the threaded metal riser; corrosion protection was achieved with the use of pipe wrap tapes.

More recently PE services are terminated by bending the polyethylene pipe upwards to form a riser and at the end of the pipe, crimping a threaded nipple to which a service valve is then fitted.

The riser constructions all use a metal fitting between the polyethylene pipe and the service valve. Typically this metal fitting is the limiting factor for the condition of the service.

Riser condition inspections are routinely completed in conjunction with other network and metering projects carried out by the company and where problems are identified the risers are wrapped or changed. A project has been initiated to inspect all of the standby service risers - risers where no meter is installed - over a five year period to ensure their integrity is maintained. It has been determined that because these installations have no meter installed and are not routinely visited they are at a higher risk of interference and damage.

There are currently three types of service valves installed on MP services, around 20% of which have iron plug valves, but the majority are ball type valves with brass body, stainless steel ball, and plastic seats requiring minimal maintenance. Some types of plug valve are not self-lubricating and can be subject to galling and seizure. These types of valve are replaced with ball valves during network maintenance activities, metering activities and also when reported by Gasfitters. The standby riser inspection project described above will also identify valves that require replacement.

4.1.2.4 MP District Regulator Stations (DRS)

DRS configurations include twin stream active/monitor regulation, single or twin stream active/monitor, worker/standby stream, and single stream worker only. The mini DRS are generally configured as single stream worker only.

The condition of MP DRS's is generally good with most showing normal signs of deterioration due to age. Some of the components from which the MP DRS's are becoming obsolete while others require replacement parts that are becoming uneconomic and/or difficult to procure, so that they are being replaced with a modern equivalent.

The installation of any replacement equipment requires modifications to the design.

Some station enclosure roofs are showing signs of corrosion and will require replacement over 5-10 years.

Presently planning is underway for one DRS to be decommissioned due to redundancy resulting from system reinforcement.

In Figure 9, full sized DRS are shown prefixed with a "D" and the smaller mini DRS with "MD". Each location is marked with a symbol.

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2D11 2D11 2D7 MD9 MD4 MD5 MD5 MD5

Figure 9: Whanganui Medium Pressure DRS

4.1.2.5 MP Main Line Valves (MLV)

MLV's are used to split sections of the central business district, isolate strategic assets such as crossings and DRS, and isolate branch connections off the main arterial pipeline. MLV's are located principally underground, in pits or chambers that are accessible from the surface for insertion of a valve key to enable their operation. MP MLV's are ball or plug types constructed of steel or Polyethylene material.

Most MP MLV's are made of polyethylene material and are in good condition but require monitoring to ensure they remain accessible. Risks to MLV include road contractors tar sealing over the top of the lids making them inaccessible, and the ingress of surface debris making access difficult.

4.1.2.6 MP Crossings

Crossing types include bridge, stream, aboveground and rail. Each type of crossing is constructed to meet the specific risk profile of the environment in which the gas asset is located. MP crossing construction can include casing and vents, roller support mounts, thermal expansion joints and other specialist fittings.

The condition of the MP crossings are generally good based on the limitations of assessing condition of cased and underground crossings.

In Figure 10, bridge crossings are shown prefixed with "BC" and rail crossings with "RC". The Sales Gate station is shown as "SG1".

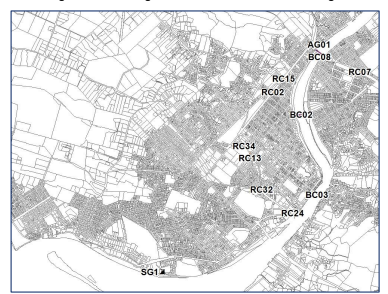


Figure 10: Whanganui Medium Pressure Crossings

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4.1.2.7 MP Corrosion Prevention

The majority of the MP network is polyethylene material with inherent corrosion resistance, however the underground metallic MP mains pipes are protected from corrosion by Cathodic Protection.

In Figure 11, Cathodic Protection monitoring test points are shown prefixed with "CP" followed by a number and the MP metallic mains are shown as a black line.

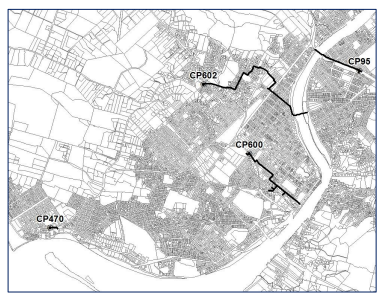


Figure 11: Whanganui MP CP Test Points

4.1.2.8 MP Monitoring and Control Systems

MP network monitoring is a part of the wider network electronic pressure monitoring system. Operational conditions are monitored at various points on the MP system and data is sent to a central monitoring station daily. The equipment is configured to monitor critical minimum MP system parameters and activate alarms which are transmitted to monitoring software that notifies operational personnel. GasNet has installed pressure alarm telemetry at a number of large demand sites which are also monitored.

GasNet has included in this asset category its one dedicated network Monitoring Station that meters and records the volume throughput into a discrete section of the network made up of residential consumers only. The data provided by the station is transmitted to GasNet monitoring station daily for analysis.

4.1.3 Low Pressure (LP) System

The LP network shown in Figure 12 below is generally constructed in a grid configuration, with LP mains connected wherever pipes cross. The system pre-dates the introduction of natural gas and includes mains and services constructed of many different materials. The system has a design maximum allowable operating pressure of 7 kPag and is operating at 2 kPag.

4.1.3.1 LP Summary Physical Statistics

LP system statistics are summarised in Table 6 below.

Table 7: Whanganui LP System Physical Statistics

Asset	Number	Length (m)
Mains	-	221,727
Services	9,465	192,298
District Regulator Stations	-	-
Main Line Valves	17	-
Crossings	15	-
Cathodic Protection	-	-
Monitoring & Control Systems	17	-

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4.1.3.2 LP Mains

With the introduction of polyethylene pipe, rehabilitation projects began replacing the metal mains and services with PE. Network development plans of the time were to construct new polyethylene mains and services to medium pressure construction standards but remain on low pressure and when significant areas had been completed, to up-rate the operating pressure to medium pressures.

In the early 1990s GasNet embarked on a project involving insertion of the original larger diameter LP mains and services with smaller diameter PE pipes. The immediate benefits of the higher (MP) pressure were realised and the cost of construction was reduced. This method became the favoured method for future mains rehabilitation for the areas where MP was available and it could be completed without compromising the LP network.

In Figure 12, the LP mains are shown as a black line. The Sales Gate station is shown as "SG1". Some lengths of LP mains appear separated from the bulk of the mains as they are fed from a mini-DRS (not shown).

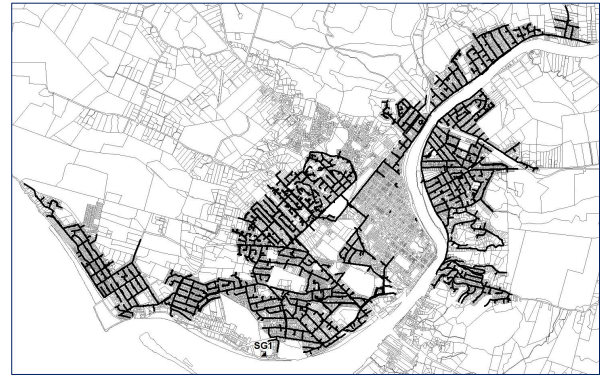


Figure 12: Whanganui Low Pressure System

Older, pre-natural gas LP mains were constructed of a variety of metallic materials such as cast and wrought irons and various steels manufactured in lengths from 9 feet to 30 feet depending on the material. These LP mains were installed to levels that allowed condensates within the coal gas to drain to a low point where a siphon was installed to collect the liquid which could later be pumped out. The mains were all mechanically jointed using the bell and spigot method for cast iron mains and compression couplings for other types.

LP Mains Material	Length (m)	% of Total
(Or	PRE-NATURAL GAS iginal manufactured gas network)	
Cast Iron	14,540	6.56%
Galvanised	6,989	3.15%
Mannesmann Steel	9,710	4.38%
Spiral Riveted	3,321	1.50%
Steel	2,073	0.93%
Spiral Welded	5,968	2.69%
Wrought Iron	636	0.29%
	POST-NATURAL GAS Built to modern day standards)	
Polyethylene	171,162	77.19%
API Steel (PE Coated)	7,329	3.31%
Total	221,727	100.00%

Table 8: Whanganui LP Mains by Material

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4.1.3.3 LP Mains Condition

Polyethylene mains that make up 76.3% of all LP mains are understood to be in good condition. The minimal stress placed on the material from the low internal gas pressure and the fact that the polyethylene systems are designed and installed to meet medium pressure Standards ensures that the gas escapes are very few in number.

Cast iron pipes are generally in reasonable condition for their age, with many pipe to pipe joints having been encapsulated over the years to prevent leakage. An extensive programme of joint encapsulation was undertaken immediately following the introduction of the dry natural gas to the manufactured gas network in the early 1970's, with initial leakage reported at 82% UFG (Unaccounted for Gas). The bell and spigot joints on the cast iron mains contained a hemp seal which relied on the wet manufactured gas to keep the joint gas tight. The unfortunate consequence of introducing the dry natural gas was that many of the joints dried out and with pipe sections being typically around 3m in length, leakage became a significant issue until it came under control a few years later. Joint leakage is less of a concern nowadays and whilst it does occur from time to time, it does not prevent the safe on-going operation of the LP cast iron network. The leakage rates for this material remain high compared to that of polyethylene material.

Spiral riveted main used in network is thought to have been manufactured in Whanganui around 1900. The steel pipe used in its manufacture was 3.17mm thick and 300mmm wide in long lengths spiral bent to form pipes. A riveting machine drilled and installed rivets in the laps of the steel material to form a pressure tight pipe. The pipe was then immersed in a hot asphalt and tar bath which provided a corrosion protected coating. The material has shown a good level of resilience but there have been occasions where leaks have occurred due to corrosion where the coating has been removed for jointing (pipe joints occur roughly every 10m). Where the pipe is subjected to movement there is a risk that the rivets holding the laps in the steel can become loose and allow the laps to come apart forming a leak. This pipe is presently the material with the highest risk of leakage. Spiral welded pipe superseded spiral riveted pipe from the early 1950's when it was thought to have been first used. The spiral welded pipe was superior with continuous welded seams instead of riveted seams but the limitation of these pipes is the corrosion of the unprotected ends and the mechanical Gibaulted jointing systems used at the time.

The other LP pre-natural metallic gas mains comprise a range of unwrapped bare steel, galvanised and wrought iron materials whose condition is varied and are being progressively replaced.

The risks associated with the older type metallic mains include leakage of joints caused by ground movement as a result of earthquake, traffic movement, road maintenance, and construction activities. Leakage by corrosion is also a risk factor.

Where possible our mains replacement works have been completed in conjunction with other utility replacement work such as water main renewals, road maintenance and reconstruction works, and drainage work. GasNet's close association with local council has provided a very good conduit to planning for joint replacement by sharing trenches. Historically gas and water mains were laid together by the local council, and in similar alignment using the same materials and practices. This has resulted in some gas mains requiring replacement at the same time as the water main.

Working together with the local council has achieved benefits including savings in mains' replacement costs resulting from sharing trenching and reinstatement costs, good public and stakeholder relationships, and a reduction to the inconvenience for road users

4.1.3.4 LP Services

LP services supplying gas from the LP mains to the consumer's property are constructed of either metallic or polyethylene material. Older metallic services (which make up less than 4% of the total number) were constructed of various steels and irons that pre-date natural gas. The metallic service pipes have been and continue to be replaced under various programs over a number of years. Since its introduction, polyethylene has been used with few exceptions for LP services.

LP service pipes are typically 25 mm internal diameter for standard service connections but for longer length or higher capacity services, larger diameter pipes are used.

LP services include the gas riser pipes which terminate the gas service pipe above the ground level and usually beside the consumer's house. A service valve is installed on top of the gas riser pipe and represents the demarcation point between the service connection and the network

Early polyethylene service pipes terminated with a preformed metal riser incorporating a machine jointed compression fitting and the riser was butt fused to the service pipe during installation. The service valve was then screwed onto the threaded metal riser; corrosion was prevented with the use of pipe wrap tapes.

More recently PE services are terminated by bending the polyethylene pipe upwards to form a riser and at the end of the pipe, crimping a threaded nipple to which a service valve is then fitted.

The riser constructions all use a metal fitting between the polyethylene pipe and the service valve. Typically this metal fitting is the limiting factor for the condition of the service.

Riser condition inspections are routinely completed in conjunction with other network and metering projects carried out by the company and where problems are identified the risers are wrapped or changed. A project has been initiated to inspect all of the standby service risers - risers where no meter is installed - over a five year period to

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ensure their integrity is maintained. It has been determined that because these installations have no meter installed and are not routinely visited they are at a higher risk of interference and damage.

There are currently six types of service valves installed on LP Services, with brass and iron plug valves of various types being used from the pre-natural gas until present times. The majority of service valves are ball type valves with brass body, stainless steel ball and plastic seats requiring minimal maintenance. The brass and some iron types of plug valve are not self-lubricating and can be subject to galling and seizure. These types of valve are replaced with ball valves during network maintenance activities, metering activities and also when reported by Gasfitters.

The standby riser inspection project described above will also identify valves that require replacement.

4.1.3.5 LP Main Line Valves (MLV)

MLVs are utilised for the isolation of strategic assets such as crossings and DRS and are located principally underground, in pits or chambers that are accessible from the surface for insertion of a valve key to enable their operation. MLVs are ball or plug types constructed of steel or Polyethylene material.

4.1.3.6 LP Crossings

Crossing types include bridge, stream, aboveground and rail. Each type of crossing is constructed to meet the individual specific risk profile of the environment in which the gas asset is crossing. LP crossing construction can include casing and vents, roller support mounts, thermal expansion joints and other specialist fittings.

Pre natural gas LP crossings are constructed of a variety of metals including Mannesmann and spiral riveted steels, galvanised, wrought and cast irons. These older crossings are typically uncased and some jointed by mechanical compression couplings making them a higher risk of leakage. At present their condition remains within their serviceable life but because of their location and risk profile they warrant an increased level of leakage monitoring and will be subject to replacement within 10 years. As part of mains renewal work in Anzac Parade during 2017-2018 a LP cast iron crossing over the Matarawa stream will be replaced.

In Figure 13, Bridge crossings are shown prefixed with "BC", above ground crossings with "AG" and rail crossings with "RC". The Sales Gate station is shown as "SG1".

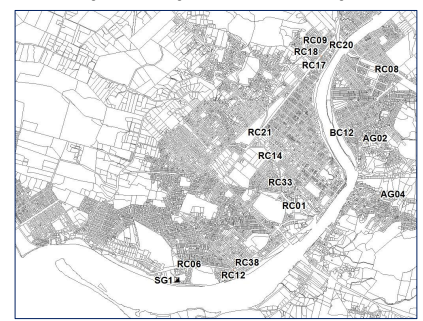


Figure 13: Whanganui Low Pressure Crossings

4.1.3.7 LP Corrosion Prevention

There is no Cathodic Protection applied to metallic steel LP assets. Typically installed prior to natural gas in the manufacture gas era, corrosion protection of these pipes is either by a bitumen coating or pipe wrap. As these metallic pipes are typically isolated from each other with non-conducting polyethylene pipe and as they are being progressively replaced it is considered uneconomic and impractical to provide supplementary corrosion protection with sacrificial galvanic anodes. For discussion of other corrosion prevention methods please refer to section 3.1.2.6 above.

4.1.3.8 LP Monitoring and Control Systems

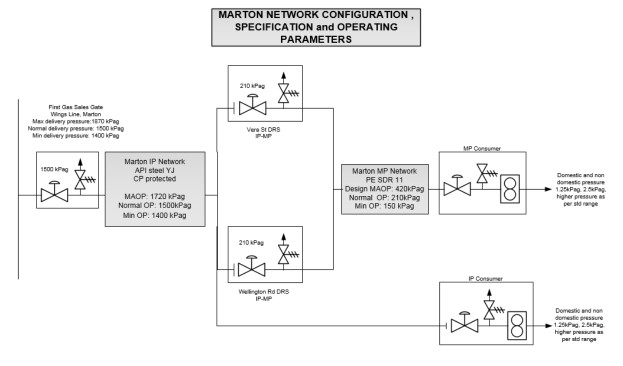
LP network monitoring is a part of the wider network electronic pressure monitoring system. Operational conditions are monitored at various points on the LP system and data is sent to a central monitoring station daily. The equipment is configured to monitor critical minimum LP system parameters and activate alarms which are transmitted to monitoring software that notifies operational personnel.

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4.2 Marton Network

The Marton network transports natural gas at intermediate (IP) and medium (MP) pressures. Figure 14 is illustrative of the configuration, specification and operating parameters of this network.

Figure 14: Marton Network Configuration



4.2.1 Intermediate Pressure (IP) System

4.2.1.1 IP Summary Physical Statistics

Marton IP system statistics are summarised in Table 9 below.

Monitoring & Control Systems

Asset Number Length (m) Mains 3,422 **Services** 3 56 **District Regulator Stations** 2 **Main Line Valves** 5 5 Crossings **Cathodic Protection** 1

Table 9: Marton IP System Physical Statistics

4.2.1.2 IP Mains

The IP system shown in Figure 15. below, is generally designed as an arterial pipeline from the Sales Gate station in Wings Line to Wellington Road. The IP system constructed from 1982 onwards, is yellow jacket API steel pipe designed for a maximum allowable pressure of 1720 kPag and is operating at 1500 kPag.

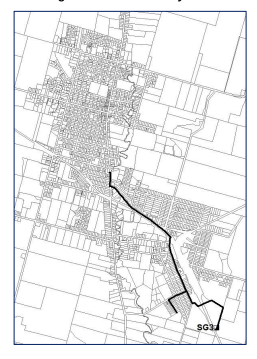
2

The IP system was originally constructed to supply industrial consumers, and two DRS were strategically located at points along the pipeline. IP mains are rated in good condition based on limited evidence of some assets that have been sighted during construction activities and the results of coating survey. Typically the highest risks to this asset are third party damage and corrosion.

In Figure 15, the IP mains are shown as a black line. The Sales Gate station is shown as "SG3".

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Figure 15: Marton IP System



4.2.1.3 IP Services

All services are constructed of yellow jacket API line pipe and connected to mains with service saddle connections and terminate above ground with a welded flange. These services are electrically insulated from the main and from the station (DRS or GMS) pipe work to which they interface.

IP services are rated in good condition based on limited evidence of some assets that have been sighted during construction activities and the results of coating survey. Typically the highest risks to this asset are third party damage and corrosion.

4.2.1.4 IP District Regulator Stations (DRS)

There are two DRS that are located close to the downstream extremities of the IP network and reduce the IP to MP for further reticulation within Marton. The DRS are constructed of steel material and are of twin stream configuration providing backup in the event of active stream equipment failure.

The condition of IP DRS is generally good with most showing signs of normal deterioration with age and as parts become obsolete, serviceability will become an issue.

In Figure 16, full sized DRS are shown prefixed with a "D". The Sales Gate station is shown as "SG3".

D20 SG3

Figure 16: Marton IP DRS

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4.2.1.5 IP Main Line Valves (MLV)

MLV's are used to split sections of looped network, isolate strategic assets such as crossings and DRS, and isolate branch connections off the main arterial pipeline. MLV's are located principally underground, in pits or chambers that are accessible from the surface for insertion of a valve key to enable their operation. IP MLV's are flanged ball or plug types constructed of steel or iron material.

IP MLV's are rated in good condition based on records made at the periodic inspection and operation of valves. Evidence of the condition of MLV is limited to external condition and the operability of valves that are accessible from the surface. Risks to MLV include road contractors tar sealing over the top of the lids making them inaccessible, and the ingress of surface debris making access difficult.

4.2.1.6 IP Crossings

Crossing types include bridge, stream, aboveground, and rail crossings. Each type of crossing is constructed to meet the individual specific risk profile of the environment in which the gas asset is crossing. IP crossing construction can include casing and vents, roller support mounts, thermal expansion joints and other specialist fittings.

Condition assessment of IP Crossings can be difficult for various reasons e.g. the location of the pipeline is typically relatively inaccessible, it is laid under a major asset that cannot be disturbed, or it is inserted within a casing that prevents access for inspection. Uncased crossings that are above ground such as those spanning streams at higher risk due to their exposure to environmental conditions, are assessed for condition by visual inspection. Typically the highest risks to this asset are third party damage and corrosion.

In Figure 17, bridge crossings are shown prefixed with a "BC", Stream Crossings with "SC", and rail crossings with "RC". The Sales Gate station is shown as "SG3".

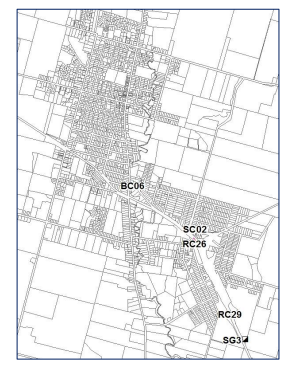


Figure 17: Marton Intermediate Pressure Crossings

4.2.1.7 IP Corrosion Prevention

Cathodic Protection is applied using sacrificial anodes installed along its route.

In Figure 18, Cathodic Protection monitoring test points are shown prefixed with a "CP" followed by a number and the IP mains are shown as a black line.

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CP10066

Figure 18: Marton IP CP Test Points

4.2.1.8 IP Monitoring and Control Systems

IP monitoring is a part of the wider network electronic pressure and CP monitoring system. Operational conditions are monitored at various points on the IP system and data is sent to a central monitoring station daily. The equipment is configured to monitor for critical minimum IP system parameters and activate alarms which are transmitted to monitoring software that notifies operational personnel. GasNet has installed pressure alarm monitoring at a number of large demand sites.

CP100

CP1000 CP1001

CP1008

4.2.2 Medium Pressure (MP) System

4.2.2.1 MP Summary Physical Statistics

Marton MP system statistics are summarised in Table 10 below.

Table 10: Marton MP System Physical Statistics

Asset	Number	Length (m)
Mains	=	26,117
Services	646	15,565
District Regulator Stations	-	-
Main Line Valves	9	-
Crossings	8	-
Cathodic Protection	=	-
Monitoring & Control Systems	2	-

4.2.2.2 MP Mains

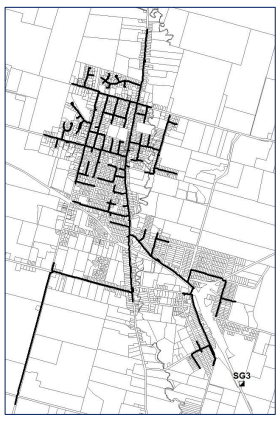
The MP network in Marton is constructed of polyethylene mains interconnected to a grid configuration. The mains have design maximum allowable pressure of 420 kPag and are operating at 210 kPag.

The risks associated with the Polyethylene MP mains in general include polymer material issues in early HDPE material, third party damage, and historic joint quality. Further discussion on these aspects of MP services can be found in the Whanganui MP Mains section.

In Figure 19, the MP mains are shown as a black line. The Sales Gate station is shown as "SG3".

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Figure 19: Marton MP System



4.2.2.3 MP Services

MP services in Marton are constructed of predominantly Polyethylene and are installed directly in the ground by open trench method or drilling methods. The services are constructed with a design MAOP of 420 kPag and are operating at 210 kPag. MP services to residential properties are 10 mm or 25 mm diameter while non-domestic range between 10-50 mm. MP services are connected to the Polyethylene main by service saddle and terminate at the service riser with a mechanical crimp fitting.

Polyethylene service pipes terminate with either a pre formed metal riser incorporating a machine jointed compression fitting or a mechanical crimp installed on site. Each of these metallic components present a potential risk of corrosion and are duly inspected whenever visited for network or metering work. As part of a project to inspect all of the standby service risers (risers without meters installed) over a five year period all visible service components will be inspected and remedial action taken if required. Further discussion on MP services can be found in the Whanganui MP services' section.

The condition of the MP services constructed of Polyethylene material is rated to be good.

4.2.2.4 MP Main Line Valves (MLV)

MLVs are used to split sections of the network, isolate strategic assets such as crossings and DRS, and isolate branch connections off the main arterial pipeline. MLVs are located principally underground, in pits or chambers that are accessible from the surface for insertion of a valve key to enable their operation. MP MLV are ball or plug types constructed of steel or Polyethylene material.

MLV are constructed of polyethylene material and are in good condition but require monitoring to ensure they remain accessible. Risks to MLV include road sealing contractors tar sealing over the top of the lids making them inaccessible and the ingress of surface debris making access difficult.

4.2.2.5 MP Crossings

Crossing types include bridge, stream, aboveground and rail. Each type of crossing is constructed to meet the individual specific risk profile of the environment in which the gas asset is crossing. MP crossing construction can include casing and vents, roller support mounts, thermal expansion joints and other specialist fittings.

The condition of the MP crossings are generally good based on the limitations of assessing condition on cased and underground crossings.

In Figure 20, bridge crossings are shown prefixed with a "BC" and rail crossings as "RC". The Sales Gate station is shown as "SG3".

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BC05
BC04
BC10
RC28
RC28
RC27
RC27

Figure 20: Marton Medium Pressure Crossings

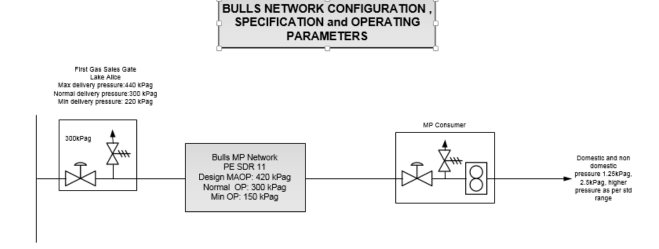
4.2.2.6 MP Monitoring and Control Systems

MP monitoring is a part of the wider network electronic pressure monitoring system. Operational conditions are monitored at various points on the MP system and data is sent to a central monitoring station daily. The equipment is configured to monitor for critical minimum MP system parameters and activate alarms which are transmitted to monitoring software that notifies operational personnel. GasNet has installed pressure alarm monitoring at a number of large demand sites.

4.3 Bulls Network

The Bulls network transports natural gas at medium (MP) pressures. Figure 21 is illustrative of the configuration, specification and operating parameters of this network.

Figure 21: Bulls Network Configuration



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4.3.1 Medium Pressure (MP) System

4.3.1.1 MP Summary Physical Statistics

Bulls network statistics are summarised in Table 11 below.

Table 11: Bulls Network Physical Statistics

Asset	Number	Length (m)
Mains	-	14,385
Services	164	5,994
District Regulator Stations	-	-
Main Line Valves	2	-
Crossings	2	-
Cathodic Protection	-	-
Monitoring & Control Systems	2	-

4.3.1.2 MP Mains

The Bulls MP system shown in Figure 22 was installed to supply consumers in Bulls Township including a CNG station. The design incorporates a single arterial main constructed in 1987 which was installed from the Sales Gate station at Lake Alice, traversing rural land to the west side of Bulls township. The mains are all constructed of Polyethylene and the network is supplied direct from the Sales Gate with no District Regulator Stations (DRS). It is understood that these mains are all MDPE and in good condition. The main has a design maximum allowable pressure of 420 kPag which is operating at 300 kPag. The network within the township is generally designed with arterial mains having little interconnection. The development of a meat processing plant on the outskirts of Bulls has replaced the CNG load.

In Figure 22, the MP mains are shown as a black line. The Sales Gate station is shown as "SG4".

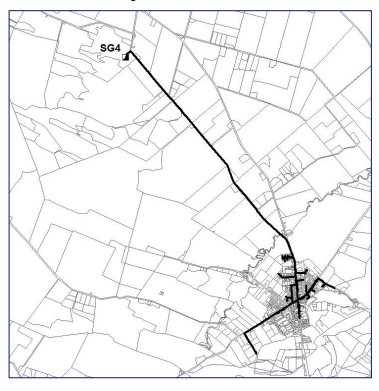


Figure 22: Bulls Network

4.3.1.3 MP Services

MP services are constructed of predominantly Polyethylene material installed directly in the ground by open trench method or drilling methods. MP services are constructed with a design MAOP of 420 kPag and are operating at 300 kPag. MP services to residential properties are 10 mm or 25 mm diameter while non-domestic range between 10-50 mm. MP services are connected to the Polyethylene main by service saddle and terminate at the service riser with a mechanical crimp fitting. A Mains pressure uprating exercise completed in 2014 involved inspection of all risers and service valves and any remedial work required was completed at that time. The condition of MP services is rated as good.

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4.3.1.4 MP Main Line Valves (MLV)

The MLV's are used to segregate sections of arterial pipeline supplying the town of Bulls and are located principally underground, in pits or chambers that are accessible from the surface for insertion of a valve key to enable their operation. MP MLV's are ball or plug types constructed of steel or Polyethylene material.

MLV are constructed of polyethylene material and are in good condition but require monitoring to ensure they remain accessible. Risks to MLV include road sealing contractors tar sealing over the top of the lids making them inaccessible and the ingress of surface debris making access difficult.

4.3.1.5 MP Crossings

The Bulls MP network contains an under stream crossing which is shown in Figure 23. The crossing has been constructed to meet the individual specific risk profile of the stream environment in which the gas asset is crossing. The condition of the MP stream crossing is considered good based on evidence collected during remedial flood repair work carried out in 2011.

The stream crossing is shown as "SC01" and the Sales Gate station is shown as "SG4".



Figure 23: Bulls MP Crossings

4.3.1.6 MP Monitoring and Control Systems

MP monitoring is a part of the wider network electronic pressure monitoring system. Operational conditions are monitored at various points on the MP system and data is sent to a central monitoring station daily. The equipment is configured to monitor for critical minimum MP system parameters and activate alarms which are transmitted to monitoring software that notifies operational personnel. GasNet has installed pressure alarm monitoring at a number of large demand sites.

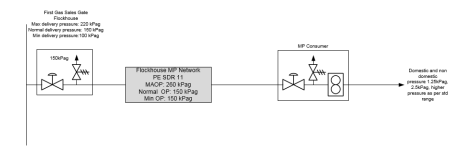
4.4 Flockhouse Network

The Flockhouse MP network was primarily installed to supply a large agricultural training centre and grain dryer, with both domestic and commercial connections offered to properties along the pipe route. The network is supplied direct from the Sales Gate at MP with no DRS connected.

Figure 24 is illustrative of the configuration, specification and operating parameters of this network.

Figure 24: Flockhouse Network Configuration

FLOCKHOUSE NETWORK
CONFIGURATION, SPECIFICATION and
OPERATING PARAMETERS



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4.4.1 Medium Pressure (MP) System

4.4.1.1 MP Summary Physical Statistics

Flockhouse MP system statistics are summarised in Table 12 below.

Table 12: Flockhouse Network Physical Statistics

Asset	Number	Length (m)
Mains		3,438
Services	9	957
District Regulator Stations		ı
Main Line Valves		ı
Crossings	-	-
Cathodic Protection	-	-
Monitoring & Control Systems	-	-

4.4.1.2 MP Mains

The Polyethylene main installed in 1986 is a single arterial main from the Flockhouse Sales Gate north along Parewanui Road to the Flock House Estate. The main has a design MAOP of 420 kPag and is operating at 150 kPag.

In Figure 25, the MP mains are shown as a black line. The Sales Gate station is shown as "SG5".

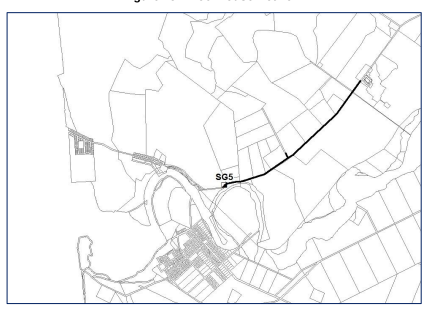


Figure 25: Flockhouse Network

4.4.1.3 MP Services

MP services are constructed of predominantly Polyethylene material installed directly in the ground by open trench method or drilling methods. MP services are constructed with a design MAOP of 260 kPag and are operating at 150 kPag. MP services to residential properties are 10 mm or 25 mm diameter while non-domestic range between 10-50 mm. MP services are connected to the Polyethylene main by service saddle and terminate at the service riser with a mechanical crimp fitting.

4.5 Waitotara Network

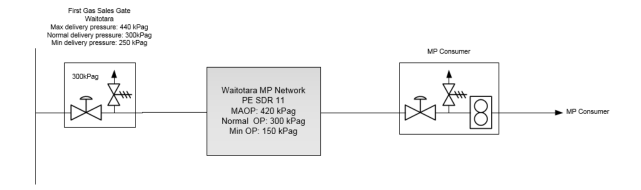
The Waitotara MP system was constructed to supply a meat processing plant only. The design incorporated a single PE arterial main from Vector Sales Gate station at Waitotara north through rural farmland to the plant. The network is supplied direct from the Sales Gate with no DRS connected.

Figure 26 is illustrative of the configuration, specification and operating parameters of this network.

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Figure 26: Waitotara Network Configuration

WAITOTARA NETWORK CONFIGURATION, SPECIFICATION and OPERATING PARAMETERS



4.5.1 Medium Pressure (MP) System

4.5.1.1 MP Summary Physical Statistics

Waitotara MP system statistics are summarised in Table 13 below.

Table 13: Waitotara Network Physical Statistics

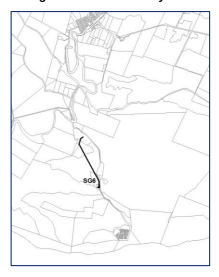
Asset	Number	Length (m)
Mains	-	1,678
Services	1	79
District Regulator Stations	-	-
Main Line Valve	-	-
Crossings	-	-
Cathodic Protection	-	-
Monitoring & Control Systems	-	-

4.5.1.2 MP Mains

The single PE arterial main from Vector Sales Gate station to the meat processing plant was installed in 1987 and has a design MAOP of 420 kPag and is operating at 300 kPag.

In Figure 27, the MP main is shown as a black line. The Sales Gate station is shown as "SG6".

Figure 27: Waitotara System



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4.5.1.3 MP Services

The single arterial main terminates at the meat processing plant and a single smaller diameter pipe provides the service connection.

4.5.1.4 MP Monitoring and Control Systems

There is no discrete network monitoring equipment installed but the Time of Use (TOU) equipment installed at the GMS has integral network monitoring equipment that provides remote network monitoring functionality.

4.6 Non-Network Assets

GasNet owns a range of non-network assets outlined as follows.

4.6.1 Computer Hardware & Software

GasNet owns all office & vehicle based computer hardware, mobile and smart phone devices, with network infrastructure and server support services provided under contract by the Whanganui District Council

GasNet owns its MIDaS application which provides ICP, consumer and billing information as well as a wide range of software applications under licence, the most notable being FinanceOne, IntraMaps, FeildGo and Synergi.

Further detail on GasNet's computer hardware and software can be found in section 2.12.

4.6.2 Leasehold Improvements

GasNet does not own any property, other than that directly related to the network, with its Whanganui premises in Cooks Street leased from the Whanganui District Council. Costs incurred in relation to GasNet's premises are therefore leasehold improvements which have been made with the most notable including office alterations, and provision of a security system and fire alarm.

4.6.3 Miscellaneous Plant & Equipment

GasNet owns tools and equipment that are required for construction, operations and maintenance activities of the networks.

The major items of tooling include;

- Polyethylene pipe squeeze equipment.
- Polyethylene butt and electrofusion jointing machines.
- Gas detection and survey equipment.
- Emergency lighting and ancillary items.
- Pipe and cable locators.
- Air compressors.
- Generators.
- Road compactors and breakers.
- Road signs and safety barriers.
- Spray booth and bead blaster.
- Self-contained breathing apparatus.

Much of the equipment requires regular testing and recertification by accredited laboratories.

With GasNet striving to maintain or exceed industry best practice in all areas of network activities, the continual investment in the tooling incorporating latest technologies is seen as an important strategy.

4.6.4 Office Equipment

There are 10 office based personnel that are provided with fully equipped work stations furniture and equipment, along with a range of ancillary equipment such as lockers, shredder, meeting room conference phone and white board.

4.6.5 Vehicles

GasNet's fleet of seven vehicles are all owned by the company and are utilised to meet operational and capital activities across the five networks. Some vehicles are customised to enable field staff on site access to specialised equipment necessary to undertake planned works and to respond to call-out and emergency situations.

The fleet consists of;

- 2004 Volkswagen LT46 Van Long Wheel Base
- 2005 Ford Transit Jumbo Van Long Wheel Base
- 2006 Ford Transit Jumbo Van Long Wheel Base
- 2006 Ford Courier Extra Cab Ute
- 2010 Nissan Urvan
- 2014 Ford Ranger Super Cab Ute
- 2016 Mitsubishi Triton Double Cab Ute
- 6 x Trailers

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5.0 NETWORK RELIABILITY AND INTEGRITY

5.1 Functional Requirements

Network reliability is delivered through systems developed by GasNet to manage the planning, design and construction phases of the operation. The systems have been developed using gas distribution network standards NZS5258 and AS/NZS4645. These standards are intended to provide for the protection of the general public, gas distribution network operating personnel and the environment, and to ensure safe and reliable operation of gas distribution networks that reticulate gas to consumers.

The functional requirements of our networks include providing an integrated supply system capable of meeting consumer demands, as forecast by gas retailers, taking into account safety, operating conditions and the environment to which the system is exposed. The functional requirements to ensure safety, including security of supply and integrity of the gas network include those listed below;

- Planned operational life.
- Capacity management and security-of-supply parameters.
- Composition and properties of gas to be transported.
- Degradation of elements of the gas distribution network.
- Failure mode requirements (e.g. leak before rupture, limiting potential for full flow escapes at higher pressures).
- Fitness for purpose of materials.
- Competency of personnel.
- Criteria for response to incidents and emergencies.

5.2 Network Design

Designs for new sections of, or modifications to, the network systems are in accordance with safety, demand, operating and the environment conditions to which the system is forecast to be exposed.

The overall design requirements are to ensure that:-

- the hazards and risks identified in the hazard identification and control process are eliminated or reduced to as low as reasonably practical and
- functional requirements are met

To achieve these requirements system design is based on the requirements of AS/NZS 4645.

5.3 Network Pressure Control

The Sales Gates where gas enters GasNet's networks from the upstream transmission system, are designed, installed and maintained by the transmission system operator to meet nominated supply conditions. This includes the levels of over-pressure protection.

Once gas has entered GasNet's network the pressure is managed and controlled. The pressure control systems limit the pressure within each section of the system to the specified maximum allowable operating pressure (MAOP) and the overpressure protection is effective in the event of equipment malfunction. Network Pressures are set to ensure minimum supply pressure in all parts of the system at all times and the MAOP is not exceeded at any time. The MAOP for each system is listed in GasNet's Safety and Operating Plan.

District Regulator Stations on the networks reduce network pressures from one pressure system to another at a lower pressure. Overpressure protection is provided either by relief valves, active and monitor regulators or automatic shut off devices depending upon station location, supply alternatives, environmental factors and operating conditions. The District Regulator Stations operational and overpressure protection pressure settings are specified in the relevant Design Sheet for each station.

The level and frequency of routine inspections and maintenance of all district regulator stations are determined in accordance with GasNet's Network and GMS Maintenance Plan. Currently the maintenance regime is based on predictive and preventative strategies.

District Regulator Stations Periodic Maintenance schedule						
Monthly	Yearly	4 Yearly	8 Yearly			
•	Functional check of equipment, test safety and standby equipment, filters check	Limited equipment overhaul.	Full equipment overhaul.			

Continuous system pressure surveillance is carried out by GasNet's network monitoring system at key locations with low and high pressure alarms providing an automated alert and subsequent response by a GasNet Technician. With its introduction in 2007 the monitoring system provides a wealth of electronic historic pressure information and prior to this paper based pressure recordings from pressure chart recorders going back to the

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1980's. The combination of historic pressure and real-time pressure information is a useful planning tool and enables a better understanding of the trends in demand and identification of potential pressure or capacity issues. It is expected that the information will be extremely beneficial as a comparator with the output from GasNet's Synergi Gas network modelling application once it becomes operational.

5.4 Network Flow Management

Network Flows are currently predicted on historic demand with forward looking forecast demands based on information provided by Gas Retailers.

There is currently no provision to measure flow patterns within GasNet's networks although a project is planned for the installation of equipment at DRS to enable measurement of flow. The equipment will interface into existing telemetry equipment installed at DRS to log and transmit the data to a central computer. The measurement, collection and subsequent analysis of this data within GasNet's network analysis simulation software will assist future network design, provide utilisation information and aid emergency planning.

5.5 Gas Quality

Gas contained within and supplied from GasNet's network is required to comply with NZS 5442 Specification for Reticulated Natural Gas. This ensures that the gas is suitable for transportation through the network and metering systems and for use in appliances designed for natural gas.

The specification sets limits on characteristic and components and these are monitored by the transmission system operator before gas is accepted into their transmission network.

The transmission system operator is required to notify GasNet if there are any variations in quality that could lead to a limit being exceeded. In the event that non-specification gas was supplied or could be expected to be supplied into the network systems GasNet would decide whether to continue to supply consumers or to curtail supplies based on safety considerations. It is acknowledged that in the event that this should occur, that GasNet would not be isolated and that the effect would likely impact on larger operators and systems on the same transmission system. In this case it is expected that the event would involve multiple parties (transmission, network and meter owners/operators, gas retailers and consumer representatives).

5.6 Gas Odorisation and Detection

Gas within and supplied from GasNet's networks is odorised to ensure that it is detectable at a level at least equivalent to one fifth of the lower explosive limit for natural gas, a requirement of Regulation 16 of the Gas (Safety and Measurement) Regulations 2010.

Odorant is injected by the transmission system operator to give the gas a distinctive and unpleasant odour prior to receipt of the gas into GasNet's network. The odour levels and odorant concentrations are set in accordance with the requirements of NZS 5263 to ensure minimum levels are exceeded at the extremities of all of the networks. The odorant used is tertiary butyl mercaptan.

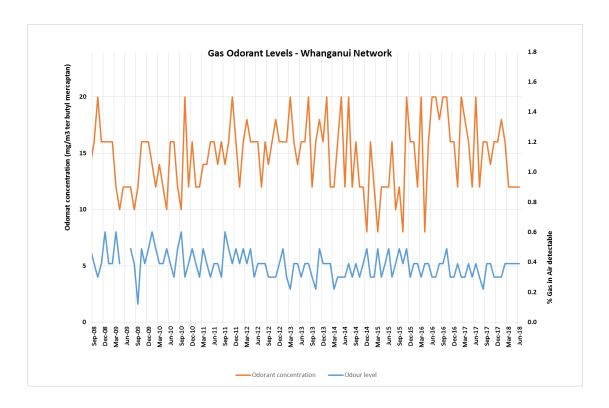
Monitoring of both odour level and odorant concentration is carried out at Sales Gates by the transmission system operator and at strategic points throughout the network by GasNet. All metering work completed by the company requires a check that odorant can be detected by the Technician. Any exceptions are reported immediately they are detected and action is taken to notify GasNet and to restore levels to normal as rapidly as possible. An annual review is carried out by GasNet to ensure that the defined locations where samples are taken for odour tests are deemed to be representative of the current network configuration.

The Gas Transmission Interconnection Agreement sets out the arrangements for odorisation monitoring.

In the event of odour fade or masking being detected the Network Emergency Plan is in place to ensure such events are managed and that appropriate actions are taken.

The following graph shows the odour level and odorant concentration measurements taken at a site representative of the network in Whanganui. The odour level measurements shown all exceed 0.9% gas in air limit i.e. one fifth of lower explosive limit for natural gas and the odorant concentration measurements are 3 mg/m3 or above. The number of non-compliant odour tests is a key safety performance indicator referenced in section 6.0.

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5.7 Leakage Management

A leakage management programme involving routine system survey and response arrangements for classification and repair of public reported escapes is in place to ensure that any leakage is minimised. The frequency and methods of survey is determined according to the risk level. All leaks located by survey are classified and actions taken accordingly.

Leakage Survey Schedule						
Asset	Monthly	3 Monthly	6 Monthly	12 Monthly	2 Yearly	5 Yearly
Mains pipes				Mains located in high population density areas incl. CBD's, public meeting places, schools, hospitals and rest homes	Pressure	All Mains
Stations (Sales Gates and DRS)	All Stations					
Line valves				All valves		
Special crossings		Crossings with mechanical ioints	All crossings			

5.8 Cathodic Protection

External corrosion on buried steel pipe is mitigated by a range of methods which for GasNet's Whanganui and Marton Intermediate and Medium Pressure systems includes Cathodic Protection (CP). The description of the company's CP systems is provided in section 3.1.2.6.

These systems are designed, operated and maintained in accordance with AS 2832.1. Monitoring of system performance is completed in accordance with GasNet's Network and GMS Maintenance Plan GNZ-003.

New construction work on Intermediate and Medium Pressure steel pipe is first designed by GasNet's Engineer and reviewed by a specialist CP Technician from First Gas Limited which also conducts annual ON-OFF surveys and periodic DCVG surveys.

Cathodic Protection Periodic Maintenance Schedule					
Weekly	3 Monthly	12 Monthly	As Required		
Review of CP voltage monitoring and alarm limits (CP voltage logged at 15 minutes intervals and alarms monitored 24/7).		throughout network	Full Direct Current Voltage Gradient (DCVG) survey of networks.		

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5.9 Public Reported Escapes

Facilities for the public reporting of gas escapes are available 24 hours a day 7 days a week.

All reports of gas leakage are acted on as quickly as possible and personnel despatched to make safe any unsafe situation and to locate and assess any leaks detected.

First response to network leakage reports is provided by a GasNet Technician trained in emergency response to industry standards. After business hours GasNet's after hour's service provider receives all phone calls and contacts the rostered Technician to provide the emergency response.

The time taken to answer calls, and to attend on site are key indicators of emergency management performance which are recorded and monitored by GasNet. These measures along with the number of public reports of gas escape are reported in sections 6.1 and 11.1.

5.10 Leakage review and analysis

Records of leakage reports and leakage surveys are analysed annually or more frequently if leakage levels alter to determine any changes in the risk level. Increase in leakage trends may require a reassessment of the hazard and action to mitigate the risk. The analysis is a key information feed into the asset replacement programme. Trends such as the correlation of leak reports to main pipe construction material provides such information.

5.11 Mains and Services

Mains and services were historically designed, constructed, maintained and decommissioned under the standards of the day. From 1989 to 2016, NZS5258 Distribution Networks provided recommended minimum standards for design, fabrication, installation, inspection, testing, operation and maintenance of gas distribution systems where the maximum working pressure did not exceed 2000kPa.

Presently the AS/NZS4645 set of Standards covers the design, construction, operation, maintenance and decommissioning of gas distribution networks and provides performance based framework for their management to ensure that the deliverability and integrity are able to be maintained.

In particular wall thickness and depth of cover are key elements of the design to ensure these safety requirements are met. Where appropriate the requirements for wall thickness and depth of cover are increased above the minimum to provide extra protection. All buried intermediate pressure steel systems are designed to be protected from corrosion by cathodic protection.

For mains and services designed in accordance with the requirements for Plastic systems only Polyethylene material is used.

Services to individual consumers are designed in accordance with the AS/NZS4645 which includes requirements to minimise the risk of escaping gas entering any buildings. The mains and services requirements are consistent with Section 4.8 of AS/NZS 4645.

5.12 Materials and components

Materials and components used in the construction and maintenance of the network assets are purchased, stored, handled and delivered in accordance with agreed specifications and procedures to ensure that they are suitable for the intended operating environment and life cycle.

Materials are purchased in accordance with GasNet's Technical Specifications for Materials and Equipment. The specifications contained within this document generally comply with Standards equivalent to or listed in either AS/NZS 4645.2 or AS/NZS 4645.3 as appropriate.



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6.0 SERVICE LEVELS

6.1 Key Performance Indicators (KPI's)

GasNet has actively collected a range of performance statistics for many years, some of which having been reported under previous disclosures, and whilst the content of what will be reported in future AMP's has yet to be finalised, the graphs are provided in the interim.

For consistency all tables cover the eight years up until 30 June 2018 but a number of the earlier datasets include both Network and GMS data, a legacy of the Company's previous reporting requirements and the requirements under the now superseded Gas Information Disclosure Regulations 1997. Whilst some datasets are clearly network only, others are not. It is therefore planned to disaggregate the combined datasets wherever practical to do so and include them in future AMP publications.

Network performance for previous years, for both planned and unplanned outages, are shown in the following graphs. The key indicators used are those now required under the IDD and include:

- System Average Interruption Duration Index (SAIDI) in minutes per consumer;
- System Average Interruption Frequency Index (SAIFI) in outages per consumer;
- Customer Average Interruption Duration Index (CAIDI) in minutes per outage.

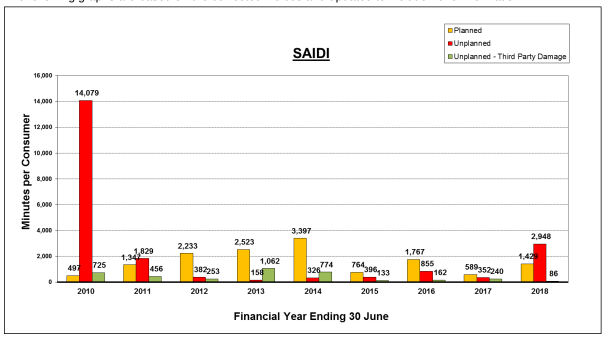
The data shown applies only to outages caused by failures or planned outages on GasNet's network and does not include outages caused by the Transmission Company or other upstream parties.

In 2017 when GasNet's 30 June 2017 disclosures were being prepared it was identified that previous SAIDI & SAIFI disclosures had been understated by a factor of 1,000. As previous publications of GasNet's AMP had been based on these disclosures the tables in the AMP's were also in error.

Apart from small changes due to rounding the CAIDI disclosures are not affected as the errors effectively cancel out, given that CAIDI = SAIDI/SAIFI.

Further information on these errors and the corrected disclosure schedules can be downloaded from www.qasnet.co.nz/gasnet-disclosures

The following graphs are based on the corrected indices and updated to include 2018 information.



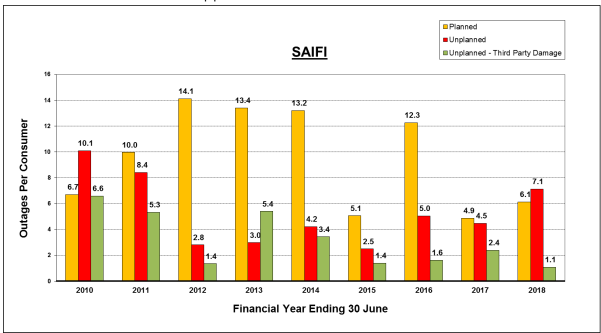
In simple terms SAIDI is a measure of how long the average consumer has been without their gas supply during a particular year.

The high duration of unplanned outages which occurred in 2009/10 and which also flowed through to the beginning of the 2010/11 year was attributed to a single incident where a pressurised water pipe failed, eroding a hole in a gas service pipe and filling the service and gas mains with water causing blockage and loss of supply to an entire area in St Johns Hill, Whanganui.

In April 2018 a similar event occurred where pressurised water infiltrated a low pressure gas service pipe and connected mains interrupting gas supply to twenty four properties for around one day while the source of the water was found, repairs made and dewatering of the main completed. The total duration of unplanned interruptions for this period to June 2018 was significantly higher that of the previous years since 2009 and the number of supplies affected also greater than 2017, predominately due to this single event.

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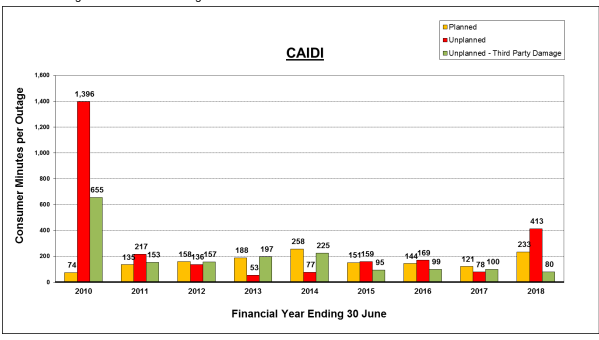
The total duration of planned interruptions in 2018 was approximately double that of 2017 but typical of preceding years due to main renewal activities requiring usual levels of customer interruption associated with changeover of customer services onto new mains pipes.



In simple terms SAIFI is a measure of the number of times a consumer will experience an interruption to their gas supply during a particular year.

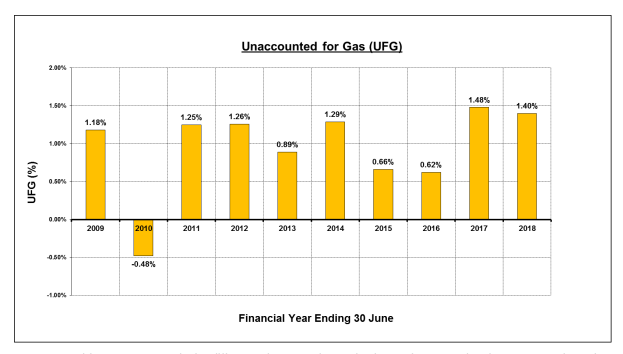
For the reasons outlined above under SAIDI, the high number of unplanned outages which occurred in 2009/10 was dominated by the St Johns Hill water ingress incident which occurred in late June 2009. Similarly in 2014/15 a low number of planned interruptions was the result of few service disconnections during that period.

The relatively high number of unplanned interruptions in 2018 was predominantly attributable to the April 2018 event involving water infiltration into gas mains as outlined above.



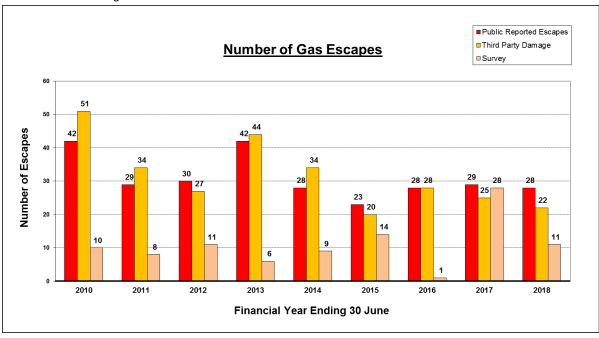
In simple terms CAIDI is a measure of how long an interruption to the gas supply lasted on average during a particular year.

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Unaccounted for Gas, or UFG, is the difference between the total volume of gas entering the system at the Sales Gates less the total volume of gas exiting the network where it enters the meter at the Gas Measurement System installed on the consumers' properties.

There are many factors that can effect UFG and whilst losses will occur as the gas is transported through the network, known as Technical Losses, there are numerous other non-network factors than can create adverse UFG quantities e.g. accuracy of the meter in the GMS or, the need for retailers to estimate monthly sales to consumers due to the cyclic nature of meter readings. The value of UFG as a measure of network performance should not be undervalued but considered alongside other measures such as the number of gas escapes as shown in the following table.



The number of gas escapes found by Survey methods increased in 2012/2013 from previous years. The increase was due to a change in the leakage survey procedures. Prior to 2013/2014 leak surveys were arranged by area, i.e. the network was divided up into similar sized areas and survey was completed on a 4-5 year cycle. In 2013/2014 leak survey procedures changed to include a specific survey of all low pressure metallic pipes across all of Whanganui. The risk based survey targets assets that are at a higher risk of leakage.

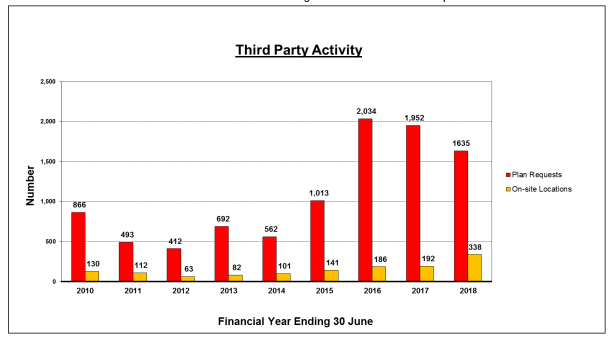
Third party is the term used to refer to people and organisations, other than GasNet. In most instances third parties are contractors installing and maintaining other utilities' assets, but it does include home and property owners.

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For the last two decades up until 2011 Whanganui had seen unprecedented activity within the road corridor as the Whanganui District Council undertook separation of its stormwater and wastewater systems. Requiring major excavations in most of the Whanganui streets the increase in activity inevitably resulted in an increase in enquiries about and damage to GasNet's buried pipes. Ironically just as the project completed around 2011, the government's fast-tracked Ultra-Fast Broadband project commenced with target completion planned within five years. Upon completion of the core UFF infrastructure in 2015 the connection of customers commenced bringing with it a significant amount of third party contractor works within customer properties. The marked increase in plan requests is largely due to this connection work.

The number of third party damage incidents have been steadily declining despite the increasing activity in the road corridor and in public property. This is thought to be attributable in part to the following in initiatives;

- Good relations with Contractors.
- Improvements in accuracy of company asset plans.
- Automated plan issue.
- Fast response to contractors gueries on site
- Membership of established plans request service
- Most Contractors are well established in Whanganui and understand the process.



In June 2014 GasNet joined the beforeUdig service, which enables anyone undertaking excavation works to obtain information on the location of underground pipes and cables in and around any proposed dig site, helping to protect themselves and assets during these works. It provides a 'one stop shop' for contractors to communicate about their planned activities with utilities and asset owners by providing a single point of request for information on where underground assets are located.

GasNet subscribed to Ticket Access DP in December 2016 to provide a fully automated plan issue service to parties requesting GasNet plans via the beforeUdig service. The system provides the party with a plan or set of plans covering the area requested almost instantly at any time of the day or night.

A program has been initiated to improve records of gas service pipe locations identified as requiring further information. The 5 year program will capture the additional location information of around 600 service pipes.

The 2018 data indicates that parties are requesting more on site Locations per plan request that previously. GasNet plans have a good level of detail and accuracy and in most cases are the best information that can be provided. It is planned to review the locations service and understand what value it adds over and above the plans issued.

The challenge for GasNet over the next few years will be to minimise the damage to its network which can only be achieved by working closely with the contractors and taking the appropriate corrective actions when adverse events occur.

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6.2 Quality of Supply

Currently GasNet has the following project in planning:

Project or programme	Description
Low pressure network pressure uprating	Network pressure up-rating involving raising the LP network pressure from 2 to 5 kPag to enhance the quality of supply at the ICP which allows the consumer additional choice of appliances as many new appliances require 2.5 kPag. Planning is expected to commence in 2019 for completion of a trial uprating project in Whanganui during the 2019/20 financial year.

6.3 Other reliability, Safety and Environment

Currently GasNet has the following projects and programmes in planning:

Project or programme	Description
District Regulator Station Isolation valve project	Installation of isolation valves on all DRS. Includes valves on outlet and inlet mains to provide complete isolation of gas to DRS in the event of an emergency incident.

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7.0 NETWORK DEVELOPMENT PLANNING

7.1 General

The network systems are developed through planning, design and construction phases to eliminate or reduce to as low as reasonably practicable all hazards and risks identified in the hazard identification and control process, and to meet functional requirements. Functional requirements include the provision of an integrated supply system capable of meeting consumer demands at all times, as forecast by gas retailers, taking into account safety, operating conditions, and the environment to which the system is exposed.

7.2 Network Resilience in a Low-Carbon Economy

GasNet recognises that the ever increasing focus on climate change and the drive to a low carbon future brings both increased risk and opportunity to its long term investment in its natural gas infrastructure.

Whilst GasNet remains committed to promoting the benefits that natural gas provides as a transitional fuel to a low carbon future, it also recognises that the long-term efficiency and viability of its infrastructure will be dependent upon the extent to which consumers continue to use gas and the availability of gas to supply them.

GasNet will continue to monitor the regulatory and social environment within which it operates and focus on issues that could/would impact materially on its business and stakeholders. It is expected that GasNet's infrastructure investment and the manner in which it is managed and operated will evolve as the direction and impact of the low-carbon future becomes clearer, as too will future publications of its AMP.

7.3 System Growth

Asset Type	Commentary	
INTERMEDIATE PRESSURE		
Main pipe	No growth forecast.	
Service pipe	Little or no growth forecast.	
Stations	No growth forecast.	
Line valve	No growth forecast.	
Special crossings	No growth forecast.	

MEDIUM PRESSURE

Main pipe	Significant project planned for 2016/17 and 2017/18 involving main extension to Whanganui Waste Water Treatment Plant and which was commissioned in September 2017. Stable level of residential housing development. Growth forecast to remain steady at current levels. Whanganui District Council Planners have indicated long term residential development in Otamatea West, Whanganui. The current gas network has sufficient capacity for growth.
Service pipe	Number of new services is expected to remain stable due to increasing consumer demand for gas instant hot water offset by a reducing demand on space heating due to alternatives, in particular heat pumps.
Stations	The number of assets are not planned to increase but modifications to existing Stations is planned to incorporate network metering equipment.
Line valve	Some increased level of growth with the planned sectionalisation of the low and medium pressure networks for emergency network management.
Special crossings	Nothing planned

LOW PRESSURE

Main pipe	Stable level of residential housing development. High level of existing urban reticulation limits the potential for growth		
Service pipe	Growth to remain stable due to increasing consumer demand for gas instant hot water being offset by a reducing demand on space heating due to alternatives, in particular heat pumps.		
Line valve	Some increased level of growth with the planned sectionalisation of the low and medium pressure networks for emergency network management.		
Special crossings	Nothing planned		

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Monitoring and control systems	Nothing planned
Cathodic protection systems	Nothing planned
Other assets (other than above)	Nothing planned

7.4 Identified Material Network Development Programmes

7.4.1 Network

Currently GasNet has the following network programmes in place:

Programme	Description
Subdivisions	GasNet has for a number of years worked collaboratively with those driving development of new subdivisions (or further stages of existing ones) to provide natural gas reticulation to potential end-users.
MP link of Whanganui River bridges	Strategic link of 3 Whanganui River bridges to reinforce MP supply. Provides ability to isolate any bridge crossing where a bridge crossing has been lost or where a maintenance event requires the shutdown of a bridge and its crossing. Provides a grid configuration which will increase capacity of MP network allowing network growth to be made into all areas. Project has been long term commencing in early 1990s and has taken advantage of trench sharing opportunities with other utilities and is scheduled for completion in November 2018.

7.4.2 Non-network

Currently GasNet has the no non-network programmes in place:

7.5 Identified Material Network Development Projects

7.5.1 Network

Currently GasNet has the following network projects in place:

Project	Description
Network Analysis - DRS monitoring project	Installation of equipment at DRS to enable measurement of flow. The equipment will interface into existing telemetry equipment installed at DRS to log and transmit the data to a central computer. The measurement, collection and subsequent analysis of this data will assist future network design, provide utilisation information and aid emergency planning. The project may involve significant modification to DRS installation to fit the new measurement equipment.
Network Analysis – Evaluation Tool	Following the evaluation and subsequent purchase of proprietary Synergi Gas network analysis software in late 2014, the implementation process commenced with manipulation of the GIS data, the primary data source for the model. At the same time that this work was being undertaken GasNet used the application for design of networks within residential developments in Whanganui and extensively for design of the Papamoa, Bay of Plenty network in 2016.
	In 2017-18 the network modelling was refined and finalised, with basic modelling of the Flockhouse, Waitotara, and Bulls networks completed. A review undertaken in 2018 by the software supplier DNV GL Software Consulting concluded that "Based on the settings shown the model converts with no issues and will run a steady state with no errors. The data in the model is all feasible" and "In summary, this model has been configured and converted correctly".
	The Flockhouse, Waitotara, and Bulls network modelling allowed for the analysis of total capacity of the networks and forms the basis of the information that has been used in the Report on Forecast Utilisation (schedule 12b) of Appendix 2.1 – GDB AMP Information Disclosure Schedules 11-13 of this AMP.
	Following the significant achievements made in 2017-18 it is now planned to complete the following activities in 2018-19;

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Network Analysis – Evaluation Tool (continued)	 Conversion of the Marton Network – as two separate Pressure specific entities and preferably with all pressures in a single conversion and; Conversion of the Whanganui Network – as three separate pressure specific entities and preferably with all pressures in a single conversion and; Generation of templates for the various Regulator Station configurations.
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7.5.2 Non-network

Currently GasNet has no non-network projects in place:

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8.0 LIFECYCLE ASSET MANAGEMENT PLANNING (MAINTENANCE AND RENEWAL)

8.1 General

The Networks are operated to safely manage the risks identified in the hazard identification, risk assessment and control process and to meet functional requirements. The functional requirements include the provision of an integrated supply system capable of meeting consumer demands at all times as forecast by gas retailers and responding to emergency situations as and when they arise. All system operational activities are carried out in accordance with the GasNet's Safety and Operating Plan.

8.2 Asset Replacement and Renewal

Stations replacement parts are becoming uneconomic to procure, requiring replacement with a modern equivalent. One DRS will be replaced within the next 5 years and others planned to be modified for installation of new equipment. Some station enclosure roofs are showing signs of corrosion and will require replacement in 5-10 years. No replacement of IP valves planned. Many valves are not accessible from the surface and require excavation. Valves identified as strategic to have chambers (risers and lids) installed to enable easy access. The existing 100mm and 150mm diameter mains pipes that cross an oper watercourse adjacent to the Whanganui Sales Gate are planned for relocation in conjunction with the Whanganui District Council (WDC). The two pipes, which were installed in 1972 and 1985 respectively, are critical assets as they supply the entire Whanganui network. The two pipes are located above the watercourse and below the water line, and continually immersed in tidal salty/brackish water. One is encased in a carrier pipe the other is not. As they are continually below water it is difficult to access the pipes to inspect them to confirm that the pipe coatings and Cathodic Protection System are providing the necessary corrosion protection. In addition there is a risk of physical damage when the drain is periodically dug out which will increase with the lowering of the drain bed. Originally planned to be commissioned in 2017-18 this work is now planned for 2018-19. The decision to defer was not taken lightly and was primarily due to contractor availability within the summer period and the increased risk of delays due to water affecting the work if completed over the winter months. The tender process and subsequent negotiations with contractors identified that costs had increased considerably beyond the estimates provided in GasNet's budget and contractors with a contractor availability within increases due in part to risks of delays caused by multiple parties being involved, ground water conditions, an	Asset Type Commentary			
Service pipe Some existing station equipment has become obsolete or in other cases replacement parts are becoming uneconomic to procure, requiring replacement with a modern equivalent. One DRS will be replaced within the next 5 years and others planned to be modified for installation of new equipment. Some station enclosure roofs are showing signs of corrosion and will require replacement in 5-10 years. No replacement of IP valves planned. Many valves are not accessible from the surface and require excavation. Valves identified as strategic to have chambers (risers and lids) installed to enable easy access. The existing 100mm and 150mm diameter mains pipes that cross an oper watercourse adjacent to the Whanganui Sales Gate are planned for relocation in conjunction with the Whanganui District Council (WDC). The two pipes, which were installed in 1972 and 1985 respectively, are critical assets as they supply the entire Whanganui network. The two pipes are located above the watercourse and below the water line, and continually immersed in tidal salty/brackish water. One is encased in a carrier pipe the other is not. As they are continually below water it is difficult to access the pipes to inspect them to confirm that the pipe coatings and Cathodic Protection System are providing the necessary corrosior protection. In addition there is a risk of physical damage when the drain is periodically dug out which will increase with the lowering of the drain bed. Originally planned to be commissioned in 2017-18 this work is now planned to 2018-19. The decision to defer was not taken lightly and was primarily due to contractor availability within the summer period and the increased risk of delays due to water affecting the work if completed over the winter months. The tender process and subsequent negotiations with contractors identified that costs had increased considerably beyond the estimates provided in GasNet's budget and 2017 AMP, with increases due in part to risks of delays caused by multiple parties bei	INTERMEDIATE PRESSURE SYSTEM			
Stations Some existing station equipment has become obsolete or in other cases replacement parts are becoming uneconomic to procure, requiring replacement with a modern equivalent. One DRS will be replaced within the next 5 years and others planned to be modified for installation of new equipment. Some station enclosure roofs are showing signs of corrosion and will require replacement in 5-10 years. No replacement of IP valves planned. Many valves are not accessible from the surface and require excavation. Valves identified as strategic to have chambers (risers and lids) installed to enable easy access. The existing 100mm and 150mm diameter mains pipes that cross an oper watercourse adjacent to the Whanganui Sales Gate are planned for relocation in conjunction with the Whanganui District Council (WDC). The two pipes, which were installed in 1972 and 1985 respectively, are critical assets as they supply the entire Whanganui network. The two pipes are located above the watercourse and below the water line, and continually immersed in tidal salty/brackish water. One is encased in a carrier pipe the other is not. As they are continually below water it is difficult to access the pipes to inspect them to confirm that the pipe coatings and Cathodic Protection System are providing the necessary corrosion protection. In addition there is a risk of physical damage when the drain is periodically dug out which will increase with the lowering of the drain bed. Originally planned to be commissioned in 2017-18 this work is now planned for 2018-19. The decision to defer was not taken lightly and was primarily due to contractor availability within the summer period and the increased risk of delays due to water affecting the work if completed over the winter months. The tender process and subsequent negotiations with contractors identified that costs had increased considerably beyond the estimates provided in GasNet's budget and 2017 AMP, with increases due in part to risks of delays caused by multiple parties being involved	Main pipe	Nothing planned		
Stations replacement parts are becoming uneconomic to procure, requiring replacement with a modern equivalent. One DRS will be replaced within the next 5 years and others planned to be modified for installation of new equipment. Some station enclosure roofs are showing signs of corrosion and will require replacement in 5-10 years. No replacement of IP valves planned. Many valves are not accessible from the surface and require excavation. Valves identified as strategic to have chambers (risers and lids) installed to enable easy access. The existing 100mm and 150mm diameter mains pipes that cross an oper watercourse adjacent to the Whanganui Sales Gate are planned for relocation in conjunction with the Whanganui District Council (WDC). The two pipes, which were installed in 1972 and 1985 respectively, are critical assets as they supply the entire Whanganui network. The two pipes are located above the watercourse and below the water line, and continually immersed in tidal salty/brackish water. One is encased in a carrier pipe the other is not. As they are continually below water it is difficult to access the pipes to inspect them to confirm that the pipe coatings and Cathodic Protection System are providing the necessary corrosion protection. In addition there is a risk of physical damage when the drain is periodically dug out which will increase with the lowering of the drain bed. Originally planned to be commissioned in 2017-18 this work is now planned for 2018-19. The decision to defer was not taken lightly and was primarily due to contractor availability within the summer period and the increased risk of delays due to water affecting the work if completed over the winter months. The tender process and subsequent negotiations with contractors identified that costs had increased considerably beyond the estimates provided in GasNet's budget and contractors with a contractor availability within increases due in part to risks of delays caused by multiple parties being involved, ground water conditions, an	Service pipe	Nothing planned		
surface and require excavation. Valves identified as strategic to have chambers (risers and lids) installed to enable easy access. The existing 100mm and 150mm diameter mains pipes that cross an oper watercourse adjacent to the Whanganui Sales Gate are planned for relocation in conjunction with the Whanganui District Council (WDC). The two pipes, which were installed in 1972 and 1985 respectively, are critical assets as they supply the entire Whanganui network. The two pipes are located above the watercourse and below the water line, and continually immersed in tidal salty/brackish water. One is encased in a carrier pipe the other is not. As they are continually below water it is difficult to access the pipes to inspect them to confirm that the pipe coatings and Cathodic Protection System are providing the necessary corrosion protection. In addition there is a risk of physical damage when the drain is periodically dug out which will increase with the lowering of the drain bed. Originally planned to be commissioned in 2017-18 this work is now planned for 2018-19. The decision to defer was not taken lightly and was primarily due to contractor availability within the summer period and the increased risk of delays due to water affecting the work if completed over the winter months. The tender process and subsequent negotiations with contractors identified that costs had increased considerably beyond the estimates provided in GasNet's budget and 2017 AMP, with increases due in part to risks of delays caused by multiple parties being involved, ground water conditions, and increased site security requirements.	Stations	Some existing station equipment has become obsolete or in other cases replacement parts are becoming uneconomic to procure, requiring replacement with a modern equivalent. One DRS will be replaced within the next 5 years and others planned to be modified for installation of new equipment. Some station enclosure roofs are showing signs of corrosion and will require replacement in 5-10 years.		
watercourse adjacent to the Whanganui Sales Gate are planned for relocation in conjunction with the Whanganui District Council (WDC). The two pipes, which were installed in 1972 and 1985 respectively, are critical assets as they supply the entire Whanganui network. The two pipes are located above the watercourse and below the water line, and continually immersed in tidal salty/brackish water. One is encased in a carrier pipe the other is not. As they are continually below water it is difficult to access the pipes to inspect them to confirm that the pipe coatings and Cathodic Protection System are providing the necessary corrosion protection. In addition there is a risk of physical damage when the drain is periodically dug out which will increase with the lowering of the drain bed. Originally planned to be commissioned in 2017-18 this work is now planned for 2018-19. The decision to defer was not taken lightly and was primarily due to contractor availability within the summer period and the increased risk of delays due to water affecting the work if completed over the winter months. The tender process and subsequent negotiations with contractors identified that costs had increased considerably beyond the estimates provided in GasNet's budget and 2017 AMP, with increases due in part to risks of delays caused by multiple parties being involved, ground water conditions, and increased site security requirements.	Line valve	No replacement of IP valves planned. Many valves are not accessible from the surface and require excavation. Valves identified as strategic to have chambers (risers and lids) installed to enable easy access.		
The work is now planned for completion over the summer of 2018-19.	Special crossings	Originally planned to be commissioned in 2017-18 this work is now planned for 2018-19. The decision to defer was not taken lightly and was primarily due to contractor availability within the summer period and the increased risk of delays due to water affecting the work if completed over the winter months. The tender process and subsequent negotiations with contractors identified that costs had increased considerably beyond the estimates provided in GasNet's budget and 2017 AMP, with increases due in part to risks of delays caused by multiple parties being involved, ground water conditions, and increased site security		

MEDIUM PRESSURE SYSTEM

Main pipe	Works planned to identify quantity and location, and to test material to determine life remaining.
Service pipe	Originally planned for 2017/18 it is now planned in 2018/19 to commence inspection of service riser pipes that do not have meters installed. The inspection is primarily intended to confirm integrity of these assets but will also provide for asset information collection. It is planned to complete the survey over a 5 year period with all service risers inspected by 30 June 2023.
Stations	Some regulator equipment installed is becoming obsolete requiring replacement with a modern equivalent. Installation of replacement equipment requires modifications to design. Station enclosures will require refurbishment over 5-10 years.
Line valve	Nothing planned
Special crossings	Two Whanganui river bridge crossing constructed of steel have planned corrosion remediation and protection works planned in the next 5 years.

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LOW PRESSURE SYSTEM			
Main pipe	Metallic low pressure mains replaced on the basis of condition. Increased level of replacement focused on mains with historically high risk of leakage.		
Service pipe	Metallic services are replaced by polyethylene when the main is replaced. Forecast increasing number of older metallic service replacement on the basis of risk identified. Service pipes located under buildings are high priority for relocation and are replaced and/or relocated as identified.		
	It is planned to commence in 2018/19 inspection of service riser pipes that do not have meters installed. The inspection is primarily intended to confirm integrity of these assets but will also provide for asset information collection. It is planned to complete the survey over a 5 year period with all service risers inspected by 30 June 2023. This activity was originally planned to commence in 2017/18.		
Line valve	Nothing planned		
Special crossings Mechanically jointed LP metallic rail and bridge crossings have risk profile and are planned for replacement. The crossings replacement over the next 10 years.			

OTHER ASSETS

Monitoring and control systems	Nothing planned	
	CP connection terminals at all test points and service connections are planned for replacement over 5 years.	
Cathodic protection systems	It is planned to complete a DCVG survey (a technique used for assessing the effectiveness of corrosion protection on buried steel structures) of the Marton network in 2018-19 covering approximately 4 km of steel pipelines, with a survey of the Whanganui network the following year.	

8.3 Identified Material Lifecycle Asset Management Programmes

8.3.1 Network

Currently GasNet has the following network programmes in place:

Programme	Description	
Replacement of LP non PE	Replacement of LP non PE mains and services. The metals used in the LP network include wrought and cast irons, spiral riveted, spiral welded, Mannesmann and galvanised steels. Mains constructed of each of these materials have their own characteristics. Steel mains are likely to be in good condition provided the coating is intact and joints are sealed and the cast iron mains are generally in good condition provided the joints are sealed. The replacement of the metallic LP mains is prioritised on past and existing leakage patterns and involves all metal types.	
LP crossings	Review of the condition of these assets and where deemed necessary refurbish accordingly	
Replacement of service valves	Various types of service valve have been installed on the network over Each type of service valve has characteristics that make it more o suitable for the present duty. Some identified types of valves are rep when other work is being conducted at the ICP. A program will be deve to identify the type of service valve installed at each ICP and a prograthe replacement if required	
Riverbank erosion threats to IP assets	There have been a number weather events since 1990 that have caused erosion of the river bank in areas where GasNet's pipes are located. The areas that have had most impact on the gas network are in the upper section of Somme Parade and gas pipes have been relocated from the river side of Somme Parade to the side of the road furthest away from the river. During the river flood event in 2015 further erosion occurred in Somme Parade in the vicinity of Aramoho Rail Bridge where ground movement due to erosion has come close to the Intermediate pressure gas mains. After the 2015 event the Whanganui District Council advised that there would be remedial works completed in the area to retain the riverbank to prevent further erosion but in late 2017 GasNet was advised that this work would not proceed.	

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GasNet subsequently commissioned Opus International Consultants to carry out an assessment of the stability of a section of the riverbank bank in the vicinity of Aramoho Rail Bridge, and to report on the risk of pipelines installed in this area. The report received in April 2018 identified a number of issues that require further consideration and assessment of options for remedial actions which include relocation of pipes and or ground stabilisation work.
In 2018-19 it is planned to develop a strategy and plan to manage and monitor the situation including future funding requirements for any remedial activities that might be required.

8.3.2 Non-Network

Currently GasNet has the following non-network programmes in place:

Programme	Description
Safety Management System	Following legislative changes, GasNet has implemented a safety management system dealing with public safety and public property protection from gas related GDB activity. This is a strategic programme involving many aspects of operations and associated safe work practices.
Regulatory	Following legislative changes, GasNet has implemented a number of Commerce Commission Determinations applicable to GDBs of which information disclosure is but one. This is a strategic programme involving many aspects of business practices, documentation and reporting.

8.4 Identified Material Lifecycle Asset Management Projects

8.4.1 Network

Currently GasNet has the following network projects in place:

Project Description	
Data capture of asset information	GasNet is expanding the asset data types and attributes thereof it captures. Within the project planner, a project exists to increase field team based data capture 'at source', and via work package documentation enhancements.

8.4.2 Non-network

Currently GasNet has the following non-network projects in place:

Project	Description	
Vehicle fleet	On-going replacement of vehicle fleet – GasNet's fleet of vehicles are utilised to meet operational and capital activities across the five networks. Some vehicles are customised to enable field staff on site access to specialised equipment necessary to undertake planned works and to respond to call-out and emergency situations.	

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9.0 EXPENDITURE

9.1 Management of Actual Costs

GasNet captures all of its costs, both in Opex and Capex, in its General and Job Ledgers held in its financial management system Finance One. The chart of accounts and costing systems provide for separation of Opex and Capex and are reported separately.

Costs are allocated to the appropriate General or Job Ledger at source, with timesheets for personnel, requisitions for all inventory issued from GasNet's in-house store, and invoices for goods and services received.

Where General and Job Ledger accounts relate directly to GasNet's regulated network activities these costs are mapped directly to the relevant regulatory categories. Where accounts include costs that are either shared across both the regulated and unregulated activities, or do not directly relate to either activity, these costs are allocated to the relevant regulatory categories typically by applying proxy allocators.

The actual Opex and Capex costs reported in this section and throughout this AMP are as they have been reported by GasNet and publicly disclosed on its website in accordance with the Commerce Commission Gas Distribution Information Disclosure Determination 2012.

9.2 Explanation of Graphs

The graphs shown within this section present actual expenditure incurred by GasNet as disclosed up to and including its latest disclosures, and forecast expenditure (in constant prices) for the current year plus the following 10 year planning period, consistent with its latest AMP disclosure schedules as shown in Appendix 2.1.

9.3 Operational Expenditure (Opex)

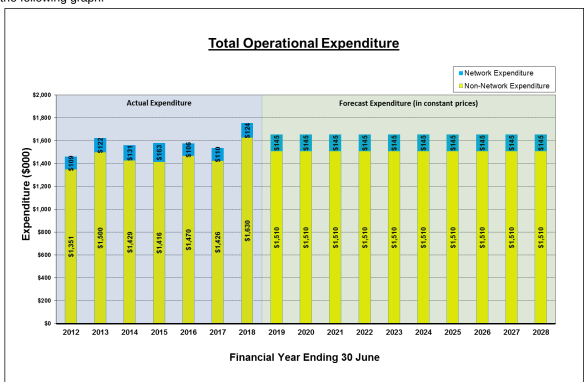
9.3.1 Total Operating Expenditure

Operational Expenditure, also referred to as Opex, are those costs incurred by GasNet in the operation and maintenance of its network. Costs related to asset creation and renewal are treated as Capital Expenditure, or Capex.

Operational Expenditure is reported within the following categories and subcategories, consistent with the latest information disclosure requirements.

- Network
 - Service Interruptions, Incidents and Emergencies
 - Routine and Corrective Maintenance and Inspection
- Non-network expenditure
 - System Operations and Network Support
 - Business Support

Described and analysed in greater detail in the following sections, the total Operational Expenditure is shown in the following graph.



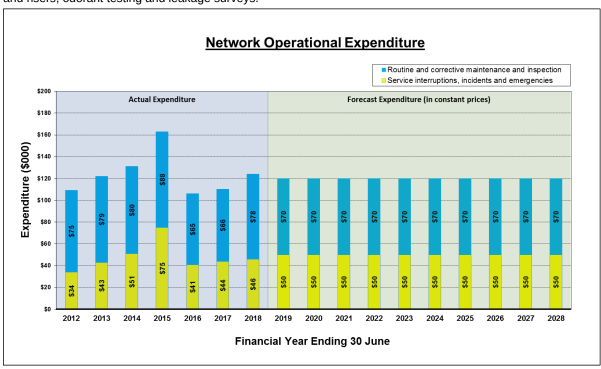
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GasNet's historic and forecast total expenditure is relatively uncomplicated reflecting its stable operation and cost structure and activity base. Dominated by non-network expenditure at around 93%, any material change in business activity either within GasNet's regulated network business or it unregulated metering business could change the allocation of costs to each.

9.3.2 Network Opex

Service Interruptions, Incidents and Emergencies expenditure is attributed to unplanned events or incidents on GasNet's networks. Although there are a range of scenarios that could apply under this category, the majority relate to the initial response, make safe and repair activities associated with unplanned leakage caused by third party interference or premature failure of a pipe of fitting.

Routine and Corrective Maintenance and Inspection expenditure relates to planned inspection, testing and maintenance activities on GasNet's networks. Described in greater detail in section 5.0, these activities typically cover the scheduled inspection and maintenance of GasNet's District Regulator Stations, crossings, service valve and risers, odorant testing and leakage surveys.



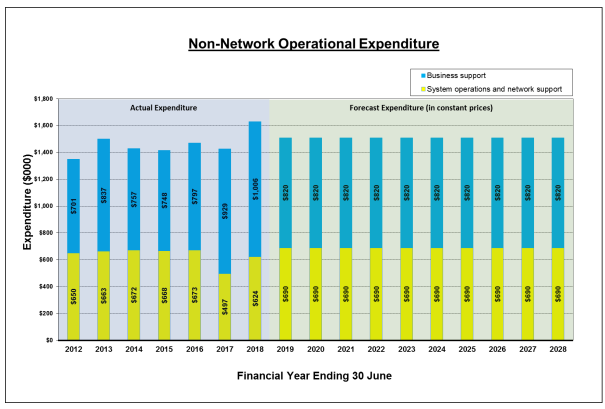
With GasNet's network operational expenditure driven by planned maintenance activities and unplanned events and incidents, it is not surprising to see variation in actual expenditure year on year. Recognising that the planned maintenance work is more predictable and therefore forecasting should be more accurate than its counterpart, the forecast expenditure reflects an expectation based on continuation of the current maintenance policies and practises, along with an estimate for those activities that are less able to be anticipated by GasNet, such as third party interference damage. As an example and as discussed in greater detail in section 6.0 of this AMP, the increase by third parties working in the road corridor is reflected in the number of location services requested, which has respectively increased the risk of damage to the network by those parties.

9.3.3 Non-network Opex

System Operations and Network Support relates to management of the network and incorporates costs associated with the personnel, vehicle, telephony, information technology, tools and equipment calibration and location services for the three operational sections within GasNet but excluding Corporate i.e. Engineering, Asset Information Services and Finance & Administration.

Business Support relates to GasNet's corporate activities and include corporate related costs excluded from those costs attributed to System Operations and Network Support above, as well as all Director, finance, audit, legal, consulting, regulatory compliance, marketing, occupancy and human resource related costs.

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As a major contributor to GasNet's total operational expenditure, GasNet's non-network expenditure can be seen as the reason for the total costs being as straightforward as they are, with both historic and forecast expenditure reflecting the stable operation and costs, evidenced by the trend in historic costs for these expenditure categories.

9.4 Capital Expenditure (Capex)

9.4.1 Total Capital Expenditure

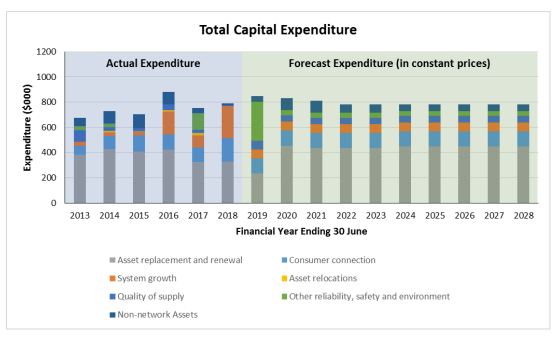
Capital Expenditure, also referred to as Capex, are those costs incurred by GasNet in the creation and renewal of its assets, as opposed to operations and maintenance of the assets which are referred to as Operational Expenditure, or Opex.

Capital Expenditure is reported within the following categories and subcategories, consistent with the latest information disclosure requirements.

- Customer Connection
- System Growth
- Asset Replacement and Renewal
- Asset Relocations
- Reliability, Safety and Environment
 - Quality of Supply,
 - o Legislative and regulatory, and
 - Other reliability, safety and environment
- Non-network Assets

Described and analysed in greater detail in the following sections, the total Operational Expenditure is shown in the following graph.

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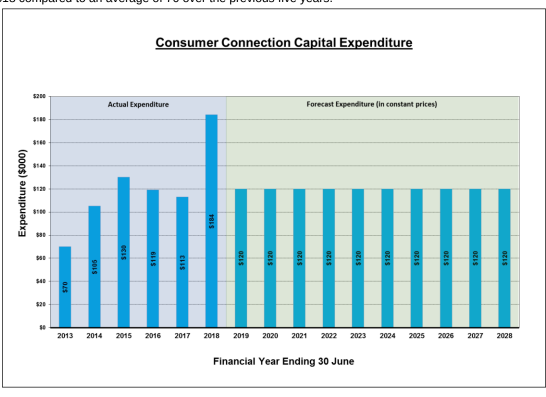
9.4.2 Customer Connection Capex

These costs relate to capital expenditure associated with the connection of new consumers to the network and comprises the cost of the service pipe, the connection to the main pipe and the riser and valve assembly at the termination point, usually the inlet of the meter installation on the consumer's property.

The demand for new connections is subject to many influences of which only a few are within GasNet's ability to control. Land development and the release of new residential properties has historically been very low in the areas served by GasNet's existing infrastructure, typically resulting in less than 1% annual growth in connections.

By comparison, the rate of commercial and industrial connections is much smaller and by their nature are more difficult to predict and incorporate in any long term forecast.

GasNet's forecast which is shown in the following graph is based on estimates for Residential and Commercial/Industrial consumer connections which reflect recent historic trends and known future developments. The step increase in 2018 was due to an increase in demand for new gas connections, with 104 commissioned in 2018 compared to an average of 70 over the previous five years.



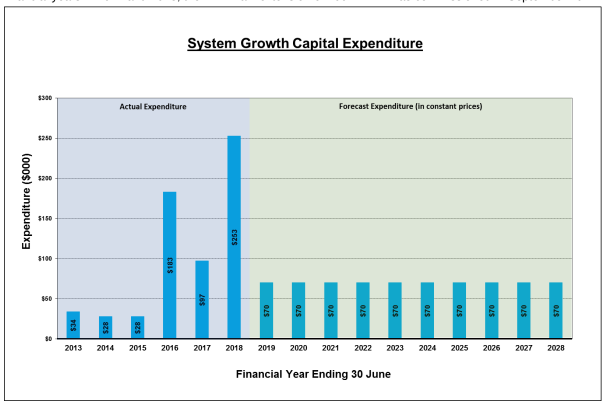
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9.4.3 System Growth Capex

System Growth expenditure relates to the provision of additional capacity where there is a change in demand on GasNet's network. This can take the form of a new mains extension or upgrade of existing assets to accommodate new consumer connections, or growth in demand on the network from existing consumers.

GasNet's historic expenditure has been related typically to reticulation of new subdivisions although the global financial crisis in 2007/08 saw a dramatic reduction in land development in Whanganui which has never really recovered since. Despite this new developments are still coming through and this has been reflected in the forecast.

The notable increase in 2017 and 2018 is due to the main extension associated with supply of gas to the Whanganui District Council's new Waste Water Treatment Plant which will use gas for sludge drying in what is expected to be an almost 24/7 operation. At a total estimated cost of \$386,000 incurred over two consecutive financial years in 2017 and 2018, the 4km main extension of 100mm PE was commissioned in September 2017.



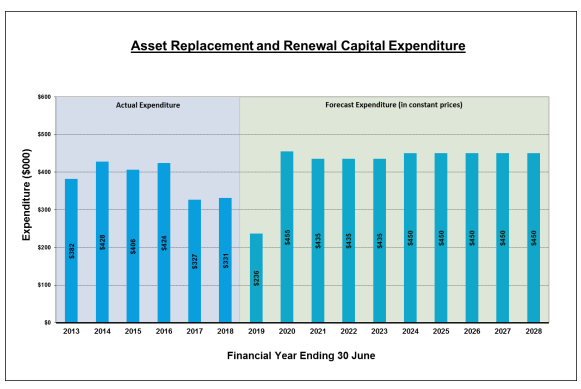
9.4.4 Asset Replacement and Renewal Capex

Asset renewal expenditure relates to the replacement of assets due to their condition, typically as they reach the end of their asset-life cycle, but also to maintain asset integrity in order to preserve security or quality of supply standards.

Although traditionally the focus has been on the replacement of GasNet's pre-natural gas metallic low pressure pipes, other assets are replaced as required.

Described in greater detail under section 8.0, the replacement of metallic pre-natural gas low pressure assets will continue throughout the current 10 year plan and beyond. Assets will remain in service until such time as they are either identified as being in a condition where failure is highly likely or imminent, or where quality of supply is likely to be affected, such as UFG losses.

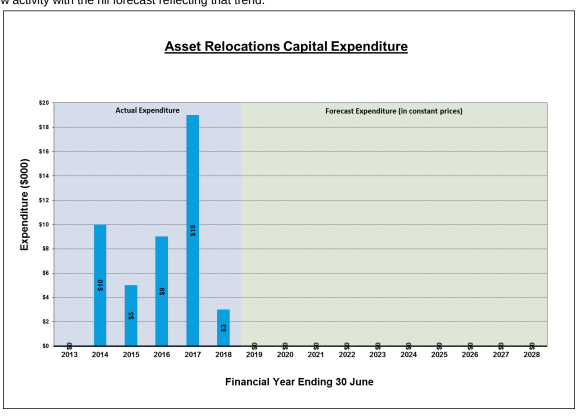
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9.4.5 Asset Relocations Capex

Asset Relocations relates to third party requests for GasNet to move its assets, typically due to road reconstruction or where another utility is replacing its assets and GasNet's assets are in their way. Assets can be relocated permanently or temporarily during construction. Relocations also occur when a consumer requests relocation of the meter installation on their property, usually achieved by GasNet relocating its service riser.

Accurate forecasting of expenditure is problematic due to the short term planning and notice of works that might trigger an asset relocation request to GasNet. Despite this the historic expenditure for asset relocations indicates low activity with the nil forecast reflecting that trend.



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9.4.6 Reliability, Safety and Environment Capex

This activity brings together the following activities;

- Quality of Supply,
- · Legislative and regulatory change, and
- Other reliability, safety and environment considerations

Quality of Supply relates to expenditure which might be needed to improve reliability of either the network, service standards, or security of supply.

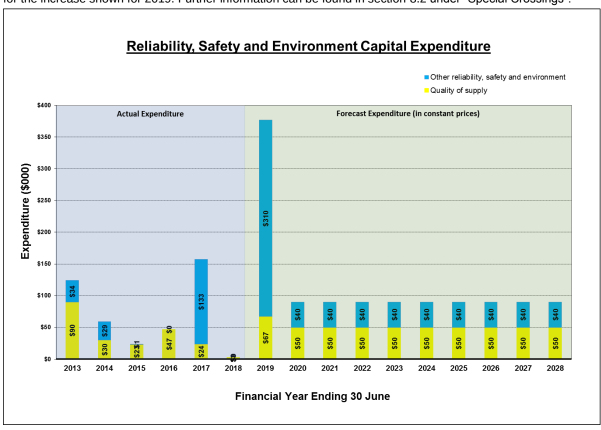
Legislative and regulatory expenditure relates to a new regulatory or legal requirement that necessitates modification of the network assets either through creation of new or modification to existing assets. Historically this has resulted in no activity or expenditure incurred, and as no future activity has been identified the forecast reflects this.

Other reliability, safety and environment considerations relates to improvements in the safety of the network for any and all persons, or to mitigate potential or real environmental impacts of GasNet's network assets.

Activities under this group are typically project specific and identified as such.

Major expenditure was incurred in 2017 with \$135,000 associated with the interconnection of the two intermediate pressure pipelines which exit the Whanganui Sales Gate and supply virtually the entire Whanganui network. The two pipes of differing sizes and capacity each cross under and through the Karoro Stream adjacent to the Sales Gate. The interconnection of these two pipes has significantly increased security of supply by eliminating the dependency on both pipelines such that one or other can operate in isolation, whilst additionally providing the ability to cut in the new pipes across the stream which were installed in 2015. (Discussed in greater detail in section 8.0).

The cutting in and commissioning of the new Intermediate Pressure pipeline crossings adjacent to the Whanganui Sales Gate is planned for completion in the last quarter of 2018. At an estimated cost of \$295k this is the reason for the increase shown for 2019. Further information can be found in section 8.2 under "Special Crossings".



Interconnection of the medium pressure bridge crossings in Whanganui will be completed in late 2018 (2019 Financial Year) with the remaining 220m section of 100mm diameter polyethylene pipe to be installed. Commencing in 2009 this strategic link will provide a significant interconnection of the three medium pressure mains located on bridges crossing the Whanganui River.

Commencing in 2011 GasNet introduced a plan to install isolation valves on the inlet of all of its above ground District Regulator Stations to provide quicker and easier isolation of any station in the event that access to the above ground pipework was hindered or not possible. Although the current situation does not pose an immediate risk as there are alternative means of isolating supply to each station if required, installation of remote isolation

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valves is considered prudent. The historic and forecast expenditure reflects replacement each year of a manageable number of valve installations acknowledging the various issues that each installation poses, with no two stations providing the same set of circumstances.

9.4.7 Non-network Assets Capex

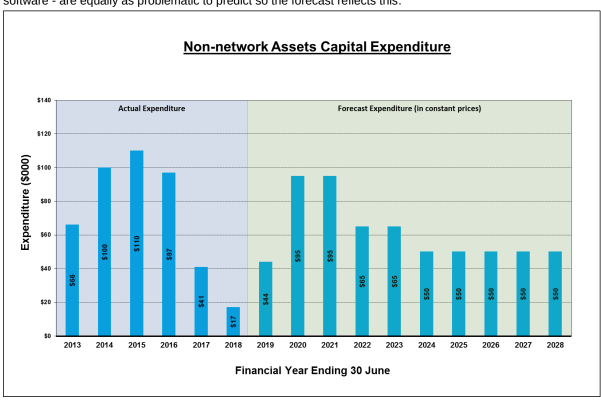
Non-network assets are those assets that are not considered part of the network but that are related to the provision of network services such as vehicles, plant and equipment, office furniture and equipment, information technology and asset management systems.

Vehicles, plant and equipment comprise slightly less than 50% of the value of GasNet's Non-network assets in its Regulatory Asset Base (RAB) which is not surprising when considering that GasNet employs almost all the resources required to construct, operate and maintain its network. GasNet does not operate a fixed period plant replacement program but instead replaces its vehicles or equipment when it is considered necessary. The average age of the fleet of vehicles is eight years at the time this AMP was updated.

Similarly Information technology hardware and software makes up approximately one third of GasNet's Nonnetwork assets in its RAB and its replacement policy dictates that hardware or software is only replaced when it reaches the end of its useful life.

Historic and forecast expenditure can therefore become quite "lumpy" and problematic to predict. It is planned in the 10 year forecast period to replace all vehicles that are currently ten years or older, but the timing of their replacement is not certain and they will only be replaced if it is considered necessary in each annual planning process.

Other non-network assets' acquisitions and replacements - including information technology hardware and software - are equally as problematic to predict so the forecast reflects this.



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10.0 RISK MANAGEMENT

10.1 Overview

GasNet's risk management process aligns with ISO 31000 to manage risk across the organisation. The risk management process provides a systematic approach for controlling hazards to an acceptable level, or developing appropriate control strategies and measures to minimise the level of risk. The risk management process follows a hierarchy of control whose principle objective is to eliminate hazards. If this is not practical, risks are managed as low as reasonably practicable (ALARP).

10.2 Risk Management Policy

GasNet recognises that effective risk management is a process which is core to its business activities and necessary to protect its employees, assets, liabilities and the public.

As stated in its Risk Management Policy GasNet is committed to ensuring that a strong risk management culture exists and will develop and maintain a system that:

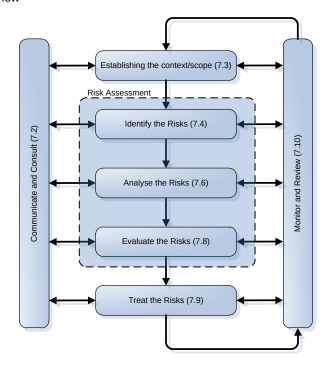
- Aligns risk management to the Company's existing planning and operational processes;
- Allocates sufficient funding and resources to risk management activities;
- Provides employees with appropriate training in risk management principles;
- Assigns clear responsibilities to employees at all levels for managing risk;
- Embeds key controls to manage risks into business processes;
- Establishes appropriate mechanisms for measuring and reporting risk management performance;
- Communicates risk management policies, plans, and issues to employees and other stakeholders;
- Takes human and cultural factors into account; and
- Is dynamic, iterative, and facilitates continual improvement.

10.3 Risk Management Process

The key elements of GasNet's risk management process are set out in the figure below which is based on AS/NZS ISO 31000:2009 and where the numbers in the brackets against each element represents the relevant clause within GasNet's Risk Management Policy.

The risk management process outlined in the standard requires the following procedures to be undertaken:

- Communicate and consult
- Establish the context
- Identify risks
- Analyse risks
- Evaluate risks
- Treat risks, and
- Monitor and review



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10.4 Hazard Identification

All hazards associated with the network assets are systematically identified, described, and documented through hazard identification processes. This covers not only those hazards that have the potential to harm the public or damage public property but also those that affect GasNet personnel and contractors and the environment. For existing assets this process is conducted on or before a predefined review date and whenever changes occur. For new assets the process is initiated in the design phase prior to assets being constructed and going into service. The characteristics of each hazard, its environment, and the exposure of people and property to it, are recorded. The results of the formal hazard and risk management processes are recorded in GasNet's Risk Register.

Hazard categories	Details
Fire/explosion	Natural gas release and ignition.
Natural events	Damage to assets during natural events including, earthquake, flood, tsunami, high winds, landslip, lightning impacting on people.
Supply	Interruption to, or non-specification gas delivery.
Falls	Falls resulting from trips or slips on assets and work sites.
Vehicle	Vehicle collision involving persons or property.
Access	Persons exposed to hazardous areas.
Environmental	Environmental conditions affecting asset or personnel performance
Stored energy	Sudden release of energy in pipes or fittings; in tension, compression or under pressure.

10.5 Risk Assessment

A qualitative risk assessment is carried out on each hazard in accordance with ISO 31000 to determine whether it presents a significant risk of causing harm to persons, property or the environment. Risks determined to be low or negligible or demonstrated to be ALARP are deemed to be acceptable risks. For those risks that lie above the low or negligible level the costs and benefits are compared to establish the achievable reduction in risk magnitude to meet ALARP requirements.

				LIKELIHOOD		
		Rare (1)	Unlikely (2)	Possible (3)	Likely (4)	Almost Certain (5)
	Catastrophic (5)	MEDIUM	HIGH	HIGH	EXTREME	EXTREME
CONSEQUENCE	Major (4)	MEDIUM	MEDIUM	HIGH	HIGH	EXTREME
	Moderate (3)	LOW	MEDIUM	MEDIUM	HIGH	HIGH
	Minor (2)	LOW	MEDIUM	MEDIUM	MEDIUM	HIGH
	Insignificant (1)	LOW	LOW	LOW	MEDIUM	MEDIUM

10.6 Hazard Control

Subsequent to the identification of significant hazards, all practicable steps are identified and taken to control those hazards in the following order:

- 1. Elimination;
- 2. Isolation; or
- 3. Minimisation.

The extent of the controls applied is decided by the:

- Level of risk (high, medium or low) that the hazard represents;
- · Costs and benefits of applying the control measures; and
- Current body of knowledge, for example good and accepted practices.

The controls applied to each hazard are designed to lower the likelihood of harm or property damage occurring so that the residual risk is as low as reasonably practicable. The effectiveness of the controls applied to each significant hazard is assessed on a regular basis through the implementation of a monitoring and verification process.

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10.7 Coverage

The hazard identification, risk assessment and hazard control processes are carried out to address:

- (a) Hazards or potential hazards identified during the design, construction, commissioning, operation, maintenance, failure mode, and decommissioning of assets;
- (b) The security and control of access to the assets; and
- (c) The implementation and management of contingency plans for emergency situations that may affect, or be affected by the assets.

10.8 High Impact - Low probability Events

GasNet's Whanganui network incorporate both modern day, welded steel and polyethylene pipelines and older type mechanically jointed metallic cast and wrought iron pipes. The modern Whanganui network section and the entire Marton and Bulls networks are of construction types that remain resilient to high impact events such as earthquake and floods.

The network is designed in a grid mesh that allows for a segments of the network to be isolated without interrupting supplies to a larger number of customers. Network isolation plans form an integral part of GasNet's emergency response plans to deal with such events.

The development of individual detailed emergency response plans for each event scenario is a key area of Plan development for coming publications.

These events include:

- Whanganui river flood.
- Earthquake
- Loss of supply from Sales Gate
- Gas Leak in highly population area
- Low pressure across network
- High pressure across network
- Flooding across network
- Ingress of pressurized water
- Delivery of non-specification gas
- Delivery of under or over odorised gas

GasNet has the following controls in place to reduce the impact of these events;

- Emergency Response Plans
- Network Rehabilitation and upgrade
- Network Isolation Plans
- Network Design Planning
- Business Continuity Planning
- Resilient equipment and material selection
- Emergency management and field staff in house

10.9 Information Availability

Hazard and Risk information from the identification and control of hazards is made available as appropriate to parties working adjacent to or, in the vicinity of the hazard, or responding to emergencies on the Network in accordance with GasNet's Risk Management Policy supported by a suite of Safe Work Procedures (SWP's).

10.10 Review

In determining when hazard and risk reviews are conducted to test the continuing effectiveness of control measures taken, assessments are updated for the following reasons:

- Implementation of audit findings;
- Proposed changes to the assets that may change the nature or scale of hazards, the operating parameters or asset design;
- Changes to the environment in which the assets are operated;
- Incidents and other experience from elsewhere in the system, or from other supply systems, or from anywhere else that might be relevant;
- Following an emergency;
- Performing non-routine activities;
- Following changes in legislation; and
- The passage of time.

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The following types of incidents and their consequences are considered in conducting the hazard review;

- Over-pressurisation of the assets
- Inadequate pressure in the system
- Inadequate gas supply to the system
- Overpressure of internal pipework/end user installation
- Inadequate pressure of internal pipework/end user installation
- Escape of gas from the system: i) controlled and ii) uncontrolled
- Corrosion/fracture/joint failure
- Failure of safety critical equipment
- Failure in system due to interference/3rd party damage
- Interruption of supply due to GMS shut off by network operator
- Introduction of out of specification gas into the system
- Lack of adequate odour level to be readily detectable
- Resources and Competencies
- Unnecessary visual and sound impact.

10.11 Responsibilities

The following responsibilities are specific to GasNet's management of risk and as stated in its Risk Management Policy.

10.11.1 Board of Directors

The Board of Directors is responsible for determining the nature and extent of the significant risks it is willing to take in achieving its strategic objectives.

10.11.2 General Manager

The General Manager is responsible for ensuring that a risk management process is established, implemented and maintained in accordance with this Risk Management Policy.

10.11.3 Management Team

The Management Team is responsible for overseeing the risk management process, for determining an acceptable level of risk, and for monitoring the Company's overall risk profile and risk treatment strategies.

10.11.4 Managers

Managers are responsible for the implementation of the Risk Management Policy and Risk Management Framework within their respective areas of responsibility including the identification, assessment and recording of risks identified, and the acceptance or assignment of risk responsibility, ongoing assessment and registering of risk as part of business and project planning and management.

10.11.5 Employees

All employees are responsible for identifying potential risks and for the effective management of risk. As such they will have access to information regarding the Company's risk management process, and the risks identified in their work area from the Risk Register.

10.12 Public Safety Management System

Under the Gas Act 1992, GasNet is defined as a "Gas Distributor" and as such, is required to implement and maintain an audited safety management system to ensure the safe operation of its "Distribution Systems".

In consideration of its regulatory obligations GasNet has chosen to comply with New Standard NZS 7901, Electricity and gas industries Safety management systems for public safety rather than the alternative option to comply with specific regulations stated in the Gas (Safety and Measurement) Regulations.

A Safety & Operating Plan along with the Asset, Health & Safety and Environment Management Plans and the Hazard Identification and Control Processes make up the GasNet's core safety management system as required under NZS 7901.

The Public Safety Management System is regularly audited by an accredited external auditor and an audit certificate together with a statutory declaration is sent to the Secretary (Energy Safety) at intervals not exceeding five years. GasNet's first declaration was made in April 2013, and after a revalidation audit a second declaration was made in April 2016.



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10.13 Safety and Operating Plan

A Safety & Operating Plan has been developed for GasNet's gas distribution system to detail the controls in place to mitigate the risks that have been identified under the hazard and risk assessment processes for minimisation of harm to persons and property. The Plan covers the entire lifecycle of the assets and the associated systems and processes through to performance measurement and auditing. Its structure follows closely the recently introduced joint Standard AS/NZS 4645.1 which is now the cited Standard. The Plan aims to ensure that the relevant statutory provisions (in respect of matters related to gas distribution (network) systems are complied with in relation to the operations intended to be undertaken.

Most existing systems have been developed and operated in accordance with NZS 5258 and therefore compliance in some aspects may not be fully aligned with the new Standard as it does not apply retrospectively.

The Safety & Operating Plan has been prepared in accordance with the following primary legislation and standards:

- Gas Act 1992
- Health and Safety at Work Act 2015
- Gas (Safety and Measurement) Regulations 2010
- Civil Defence Emergency Management Act 2002
- NZS 7901 Electricity and Gas Industries Safety Management Systems for Public Safety

11.0 EMERGENCY MANAGEMENT

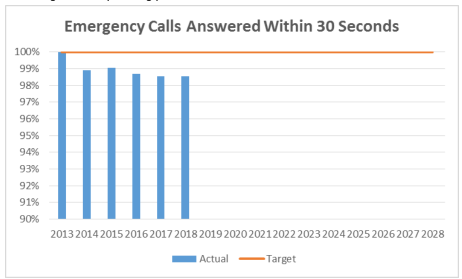
11.1 Emergency Response

With any gas network system there is the potential for an unplanned event either due to an incident, an asset failure or a supply interruption to create an emergency situation. GasNet has emergency response arrangements in place to mitigate the consequences of an emergency situation and to safely restore supplies to consumers as soon as possible.

Facilities for the public and others to report gas related events are available 24 hours a day 7 days a week via GasNet's free calling telephone number, promoted across a variety of media. GasNet has a team of trained staff that answer calls during business hours from its Whanganui offices where its Engineering team is based. This arrangement provides for immediate technical information to be available to manage the event and for GasNet to initiate a prompt response. Frontline personnel answering telephone calls hold formal gas customer support and emergency response qualifications providing them with the skills to deal with the variety of situations that they might be presented with.

After normal business hours calls made to GasNet are redirected to an external provider, which answer the calls and have procedures in place to manage any type of call. The after-hours service provider relays information to on call personnel for advice or on site attendance as required.

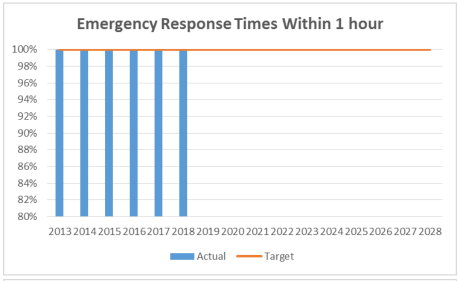
GasNet's call answering times are recorded and reviewed each month and then reported annually in its disclosures. The following graph shows GasNet's actual performance in answering calls within 30 seconds since 2013 as well as its target for the planning period.

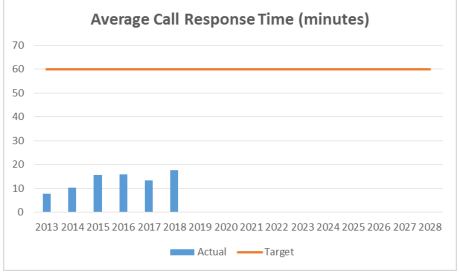


GasNet first response to a report of a gas leak is provided by its own Technicians who are trained in emergency responses in accordance with industry standards. Reports of events including leakage reports are acted on as quickly as possible and personnel despatched to make safe any unsafe situation and to locate and assess any detected leaks. The time taken to get to site is a key indicator of emergency management performance so these

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times are recorded and monitored. The response times since 2013 and the targets for the planning period are shown in the graphs as follow.





11.2 Network Emergency Plan

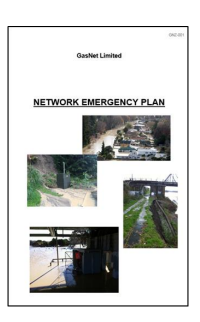
GasNet's Network Emergency Plan is the primary document for the management of emergencies. It identifies the various types of threats that can be foreseen and provides the structure and organisational requirements to respond and implement the 'make safe' arrangements as quickly as possible. Then, when causes have been identified or supplies are available again, it sets out the restorative actions to enable resupply to consumers.

The Plan requires the establishment of an emergency organisational structure to provide the appropriate resources for overall control of the situation and control at the site or areas affected by the emergency. It identifies the roles and responsibilities and the competency requirements.

The Plan requires that all emergency operational activities are carried in accordance with GasNet's Health and Safety Policy.

In addition the Plan includes the following provisions:

- Arrangements for liaising with members of the public and consumers in the event of an emergency situation;
- Arrangements for coordination with emergency services and other response agencies including CDEM authorities at regional and local level before during and after emergencies;



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- Arrangements and lines of communication with the transmission system operator, retailers, statutory authorities and media.
- Procedures to regularly exercise and test arrangements for response under the Plan; and
- Arrangements to ensure that list of contacts are kept up updated.

The Network Emergency Plan is reviewed either on a biennial basis or following an actual event of such a scale that it provided a robust test of the plan. All events which fall within the criteria of an emergency as specified within the plan are subject to a review and debrief, with any corrective actions either procedural or relating to the Plan recorded and actioned.

Where additional resources are required for managing an emergency additional assistance and/or equipment and materials may be available through the New Zealand Gas Industry Mutual Aid Plan.

11.3 Business Continuity Management

Business continuity management is an integral part of GasNet's overall risk management, corporate governance and quality management systems. GasNet's Business Continuity Management Policy supports and complements its Risk Management Policy and is aligned with AS/NZS 5050:2010 Business Continuity – Managing Disruption Related Risk.

Using a risk management approach, GasNet's key business interruption risks are identified and assessed so as to maximise the uninterrupted availability of all key business resources required to support essential or critical business activities

All unacceptably high business interruption risks are subject to risk mitigation treatment in line with GasNet's overall risk management strategies. The effectiveness of the business continuity management system is constantly monitored and regularly reviewed.

The process that GasNet has adopted and which forms the core process within the Business Continuity Management Framework is as follows.

- Identify the Critical Business Functions and Processes
- Identify the Types of Disruptions
- Identify the Business Cycles
- Conduct a Business Impact Analysis
- Identify and Document Existing Continuity Arrangements
- Identify the Resources
- Consider Business Impact Analysis of Each Area
- Documenting the Business Continuity Plan
- Communications Strategy
- Testing and Training
- Review of the Business Continuity Plan

11.4 Supply Contingencies

For critical contingencies caused by restriction or cessation of gas supply due to transmission or supply failures GasNet follows the requirements of Gas Governance (Critical Contingency Management) Regulations 2008 when a critical contingency is declared.

Where load shedding is required GasNet monitors gas usage to ensure restrictions are complied with. As GasNet's principle priority in a supply contingency is to ensure the safety of the network systems additional load shedding over and above that required by the transmission system operator may be necessary.

Criteria that are used to invoke emergency procedures for managing supply contingencies on the system are set out in GasNet's Network Emergency Plan.

11.5 Emergency Incident Review

GasNet has developed an incident reporting & investigation procedure to provide a process for management of events and near misses. The aim of the procedure is to ensure all events are recorded, investigated and analysed so that corrective actions to minimise recurrences can be implemented. Reporting is encouraged under a 'no-blame' culture.

Where an event related to the gas network systems causes serious injury or death to a person or significant property damage it is reported to the relevant regulatory body as required under either Section 17 of the Gas Act or Section 56 of the Health and Safety at Work Act 2015.

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12.0 IMPROVEMENT PLAN

As GasNet's second AMP produced under the full provisions of the Gas Industry Information Disclosure Requirements and acknowledging the significant effort and development to get it to this stage, it is GasNet's intention to review the structure and content prior to the next publication in 2019. This is primarily to identify aspects of the AMP which may benefit from or need further ensure that the AMP meets the disclosure requirements as well as being having content and a format that is reasonable and legible to the reader.

In respect to Schedule 12b: Forecast Utilisation, GasNet undertook significant development of its network modelling analysis application Synergi Gas with three of the five networks completed and reported in 2018. Further development is planned during the last guarter of 2018 and 2019 to complete the remaining two networks.

The company's asset management strategy will be documented and incorporated into future versions of this AMP, within this document it is planned to confirm the asset management strategy for older LP metallic mains.

Whilst this AMP discusses the risks associated with the various construction materials of older low pressure metallic mains, further work is planned to confirm the risk profile of individual assets using material, size, operating conditions, location and history to review their asset life remaining.

A review of the enhanced information and system requirements is planned for 2019 which will provide for solutions to the company's ever increasing need for detailed asset information. This work will identify requirements for asset information collection and recording including the development of a condition rating standard.

GasNet through its shareholder the Whanganui District Council has an intrinsic link to end users and the community. Although this link is indirect through an intermediate party we have the same ideology as council in that we serve the community. Our new branding incorporates the slogan 'connecting communities' which displays our community focus and a desire to connect consumers within. In saying this we are proposing to develop strategy and plan for increasing communication with consumers and public.

It is acknowledged that a cross referencing compliance table would assist readers to quickly access information that they are seeking, it is planned to introduce such a table in the 2019 AMP.

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Appendix 1 - Glossary of Terms

AMP Asset Management Plan

ALARP As Low As Reasonably Practicable
API American Petroleum Institute

CapexCapital ExpenditureCNGCompressed Natural GasCPCathodic Protection

CY Current Year

DRS District Regulator Station
DPP Default Price-Quality Path
HDPE High Density Polyethylene
ICP Installation Control Point

IDD Gas Distribution Information Disclosure Determination 2012

IP Intermediate Pressure

ISO International Standards Organisation

GasNet Limited

GDB Gas Distribution Business
GIS Geographic Information System

GJ Gigajoule

GMS Gas Measurement System

IIMM International Infrastructure Management Manual

kPag kiloPascal gauge LP Low Pressure

MDPE Medium Density Polyethylene

MLV Main Line ValveMP Medium PressureOpex Operational Expenditure

PAS-55 Public Available Specification 55 (part 1:2008 and 2:2008) Asset Management

PE Polyethylene

s53ZD Reference to clause 53ZD in Commerce Act (1986 and amendments)

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Appendix 2.1 – GDB AMP Information Disclosure Schedules 11-13

SCHEDULE 11a: REPORT ON FORECAST CAPITAL EXPENDITURE												
CHEDULE 11a: REPORT ON FORECAST CAPITA						ANAD	ANAP Planning Period		ANT T	1 July 2018 - 30 June 2028	2028	
	AL EXPENDITURE					AINI	rianning Period			100000000000000000000000000000000000000		
This schedule mental as besidence in a sesse for the current disclosure year and a 10 year planning period. The forecasts should be consistent with the supporting information set out in the AMP. The forecast is to be expressed in both constant price and nominal doll ar forecasts of expenditure on assets in Schedule 14a (Mandatory Explanatory Notes). This information is not part of audited disclosure information.	rthe current disclosure year and a tant price and nominal dollar forec	10 year planning per asts of expenditure o	od. The forecasts sh n assets in Schedule	ould be consistent wi	ith the supporting in	formation set out in	the AMP. The forecas	stis to be expressed	in both constant pri	ce and nominal dollar	r terms. Also require	d is a forecast of
sch ref												
88 %	for year ended	Current Year CY 30 Jun 18	C/+1 30 Jun 19	CY+2 30 Jun 20	CY+3 30 Jun 21	CY+4 30 Jun 22	CY+5 30 Jun 23	CY+6 30 Jun 24	CY+7 30 Jun 25	CY+8 30 Jun 26	CV+9 30 Jun 27	CY+10 30 Jun 28
9 11a(i): Expenditure on Assets Forecast	ΨĮ	\$000 (nominal dollars)										
10 Consumer connection		181	122	125	127	130	132	135	138	141	143	146
11 System growth		233	7.1	73	74	92	77	79	80		84	85
		337	241	473	462	471	480	202	517	527	538	549
		-	+	-	-	7	7			•		
Rel	_			ć t	c t	1	i.			5		
25 Quality of supply			98	25	23	54	66	30	9.	99	09	19
		17	316	42	42	43	44	45	46	47	48	49
Tot		17	384	94	95	76	66	101	103	106	108	110
ă		768	818	765	758	774	788	822	838	856	873	068
20 Expenditure on non-network assets		11	45	66	101	20	72	95	57	65	09	61
21 Expenditure on assets		845	863	864	859	844	860	878	895	915	933	951
22	L											
3 plus Cost of financing		•		•		•	•		•	•		
14 less Value of capital contributions			•		•							
ొ		845	863	864	859	844	098	878	895	915	933	951
28 As sets commissioned		845	863	864	829	844	860	878	895	915	933	951
92.29		Current Year CY	C/+12	CY+2	CV+3	07+4	CV+5	CV+6	C++7	CV+8	6+/0	CY+10
2	lor year ended	30 Jun 18	er unr ne	30 Jun 20	30 Jun 21	30 Jun 22	30 Jun 73	30 Jun 24	30 Jun 25	30 Jun 26	30 Jun 27	30 Jun 78
33 Consumer connection		181	120	120	120	120	120	120	120	120	120	120
		233	70	20	70	70	70	02	70	20	70	70
5 Asset replacement and renewal		337	236	455	435	435	435	450	450	450	450	450
36 Asset relocations		•	•	•	•		•	•		•		
Rel	_		1		1		1				1	
Quality of supply		1	67	20	20	20	20	50	50	20	50	50
40 Other reliability, safety and environment		17	310	40	40	40	40	40	40	40	40	40
Total reliability, safety and environment		17	377	06	06	06	06	06	90	06	06	06
42 Expenditure on network assets		768	803	735	715	715	715	730	730	730	730	730
		77	44	95	95	65	99	50	50	90	50	50
44 Expenditure on assets		845	847	830	810	780	780	780	780	780	780	780
45 Subcomponents of expenditure on assets (where known)	ere known)											
46 Research and development												

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						AMP	Company Name AMP Plannina Period		1 July	GasNet Limited 1 July 2018 – 30 June 2028	2028	
SCH	SCHEDULE 11a: REPORT ON FORECAST CAPITAL EXPENDITURE This chould be consisted in the married of information seems for the consistent in the married of information seems for the consistent in the married of information seems for the consistent information seems for the c	10 year planning ne	riod. The forecasts sh	ould be consistent wit	th the supporting inf	ormation set out in t	the AMP. The forecast	is to be expressed in	n both constant price	e and nominal dollar	r terms. Also require	is a forecast of
the va GDBs.	and a supervised assets (i.e., the value of ARB additions) GDBs must provide explanatory comment on the difference between constant price and nominal dollar forecasts of expenditure on assets in Schedule 14a (Mandatory Explanatory Nodes). This information is not part of audited disclosure information.	ecasts of expenditure	on assets in Schedule	e 14a (Mandatory Expl	lanatory Notes).		יום מפספת					
47 48 49	for year ended	Current Year CY	CY+1 30 Jun 19	CY+2 30 Jun 20	CY+3 30 Jun 21	CY+4 30 Jun 22	CY+5 30 Jun 23	CY+6 30 Jun 24	CV+7 30 Jun 25	CV+8 30 Jun 26	CY+9 30 Jun 27	CY+10 30 Jun 28
20	Difference between nominal and constant price forecasts	\$000										
51	Consumer connection		2	50	7	10	12	15	18	21	23	26
25	System growth		1	8	4	9	7	6	10	12	14	15
53	Asset replacement and renewal		2	18	27	36	45	57			88	- 66
55	Reliability, safety and environment:											
99	Quality of supply		П	2	3	4	5	9	7	6	10	11
57	Legislative and regulatory		1	' (' .	' 6	' -	' '	' (' '	' 6	' (
59	Other reliability, safety and environment Total reliability, safety and environment		2	4	2 2	3	4 6	11	13	16	18	20
09	Expenditure on network assets		15	30	43	59	73	92	108	126	143	160
61	Expenditure on non-network assets	-	1	4	9	5	7	9	7	6	10	11
62	Expenditure on assets	•	16	34	49	64	80	86	115	135	153	171
63												
99	11s(ii): Concumer Connection	Current Year CY	CV+1	CY+2	CV+3	CY+4	CV+5					
29	ינו אבש בוותפת	Ş										
. 89		136	100	100	100	100	100					
69	Non-domestic	45	20	20	20	20	20					
70					1							
72						,						
73	* indude additional rows if needed			-		-						
74	Consumer connection expenditure	181	120	120	120	120	120					
92	o	181	120	120	120	120	120					
7.	11a(iii): System Growth											
8 2	Intermediate pressure Majorine			-								
80	Service pipe			,		,						
81	Stations	-			1		'					
82	Linevalve Coord proceine											
84	Intermediate Pressure total	,	,	,	,	,	,					
85	Medium pressure											
98	Main pipe	159	15	15	15	15	15					
87	Service pipe			1		1	1					
80 0	Stations		1									
90	Special crossings					1						
91	Medium Pressure total	159	15	15	15	15	15					

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ĺ								
							Company Name	GasNet Limited
						AMP	AMP Planning Period	1 July 2018 – 30 June 2028
SC	SCHEDULE 11a: REPORT ON FORECAST CAPITAL EXPENDITURE This schedule requires a backdrown of forecast expenditure on a seek for the unremented schous used and a 10 wear abandone period. The forecast is chould be consistent with the sunmontine information see and in the AMP. The forecast is to be expressed in both constant nice and nominal dollar terms. Also required is a forecast of	10 year planning per	iod. The forecasts sho	w toonsistent w	ith the supporting in	formation set out in	the AMP. The forecast i	t is to be expressed in both constant price and nominal doll at terms. Also required is a finerast of
the	the value of commissioned assets (i.e., the value of RAB additions)				0			
This	GOSF must provide explanatory comment on the diretence between constant price and nominal doil arrorecasts or expenditure on assets in schedule 14a (Wandatory Explanatory Notes). This information is not part of audited disclosure information.	ecasts of expenditure	on assets in schedule	14a (Mandatory Ex	olanatory Notes).			
sch ref								
92	Low Pressure		-					
93	Main pipe	74	52	52	55	55	55	
94	Service pipe	•	•	•	•	•	1	
95	Line valve	'						
96	Special crossings	·				i i		
6	Low Pressure total	4/	55	33	99	99	22	
86	Other network assets							
66	Monitoring and control systems	•	•	1	,	1		
100	Cathodic protection systems				•		•	
101	Other assets (other than above)	'	'	'	'	'		
102	Other network assets total	1	-	-	-	-		
103								
104		233	70	70	70	70	70	
106	Capital contributions funding system growth	233	02	- 02	02	02	02	
107		3	2	2				
108								
109		Current Year CY	CV+1	CY+2	C/+3	CV+4	C/+5	
110	11a(iv): Asset Replacement and Renewal		67 1100 06	20 2011 20	30 Juli 21	30 July 27	30 July 23	
111		\$000 (in constant prices)	(sa.					
112		10	•	-		1	•	
113	Service pipe					•	•	
114	Stations	•	14	•	•	•	'	
115	Line valve	r				T.	•	
116	Special crossings	•		•				
117	Intermediate Pressure total	10	14	1				
118	Medium pressure							
119	Main pipe	74	23	1			*	
120	Service pipe		' "	1			'	
122	line valve	ľ	4					
123	Special crossings	12	25					
124	Medium Pressure total	98	20			,		
125	Low Pressure							
126	Main pipe	179	92	310	300	300	300	
127	Service pipe	62	09	145	135	135	135	
128	Line valve							
129	Special crossings		36					
130	Low Pressure total	241	172	455	435	435	435	

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							Company Name	GasNet Limited	
SG	SCHEDULE 11a: REPORT ON FORECAST CAPITAL EXPENDITURE		i			AMP	AMP Planning Period	1 July 2018 – 30 June 2028	
This s the va GDBs This in	This screeding assessed to make seed for the current discosure year and a 10 year planning period. The forecasts should be consistent with the supporting information set out in the AMF. The forecast is to be expressed in both constant price and nominal dollar ferres. Also required is a forecast of the water of commissions asset (8, i.e., the value of RAB additions) Sobe must provide explanatory comment on the difference between constant price and nominal dollar forecasts of expenditure on assets in Schedule 14a (Mandatory Bolanatory Notes). This information is not part of audited disclosure information.	10 year planning p	on assets in Schedu	should beconsistenty ule 14a (Mandatory Ex	with the supporting in planatory Notes).	nformation set out in	the AMP. The forecast	is to be expressed in both constant price and nominal dollar terms. Aso required is a lorecast or	
sch ref	Other network assets								
132	Monitoring and control systems		ľ	-	,				
133	Cathodic protection systems				1				
134	Other assets (other than above)								
135	Other network assets total								
137	Asset replacement and renewal expenditure	337	236	455	435	435	435		
138	less Capital contributions funding asset replacement and renewal				-				
139	Asset replacement and renewal less capital contributions	337	236	455	435	435	435		
141	11a(v): Asset Relocations								
142	Project or programme*								
143					-				
144									
145		-		1	1	1	1		
146				1			1		
147				-	,	•	•		
148	* include additional rows if needed								
149	All other projects or programmes - asset relocations								
150	ä				•	•	'		
151	less Capital contributions funding asset relocations				,	1	'		
152	Asset relocations less capital contributions			•	1	•	*		
153									
154		Current Year CY	CY+1	CV+2	CV+3	CY+4	CV+5		
155	11a(vi): Quality of Supply for year ended	30 Jun 18	30 Jun 19	30 Jun 20	30 Jun 21	30 Jun 22	30 Jun 23		
157	Project or programme*	\$000 (in constant prices)	ces)						
158	(Whanganui Bridges MP Mains Interconnect)		29	1			,		
159	Low pressure network uprating			- 50	50	50	90		
160									
161									
797	* include additional rouse if assoled								
164	All other projects or programmes - quality of supply	'				,			
165	Quality of supply expenditure		29	50	20	20	20		
166	less Capital contributions funding quality of supply								
167	Quality of supply less capital contributions	-	67	20	20	20	50		
168									

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						Company Name	GasNet Limited
						AMP Planning Period	1 July 2018 – 30 June 2028
SCHE	SCHEDIII F 113: REPORT ON FORECAST CAPITAL EXPENDITLIRE					33	
This sche	Society of the support of the suppor	a 10 year planning p	riod. The forecasts s	should be consistent:	with the supporting inf	ormation set out in the AMP. The forecast	is to be expressed in both constant price and nominal dollar terms. Also required is a forecast of
thevalue	the value of commissioned assets (i.e., the value of RAB additions)						
GDBs mu This info	GDBs must provide explanatory comment on the difference between constant price and nominal dollar forecasts of expenditure on assets in Schedule 14a (Mandatory Explanatory Notes). This information is not part of audited disclosure information.	ecasts of expenditur	on assets in Schedu	ile 14a (Mandatory E	xplanatory Notes).		
y t							
97110							
169	11a(vii): Legislative and Regulatory						
170	Project or programme						
171	Nil				•		
172					1		
173							
174			•				
176	* include additional rous if acaded				'	1	
177	All other projects or programmes - legislative and regulatory						
178	Legislative and regulatory expenditure		7	-		1	
179	less Capital contributions funding legislative and regulatory						
180	Legislative and regulatory less capital contributions			-	,		
181	11a(viii): Other Reliability. Safety and Environment						
182	Project of programme*	17	7	1	į	2 2	
184	Whansouri Sales Gate Dinalines stream crossing		55¢		CT .	CT T	
185	DRS Metering			25	25	25 25	
186							
187	Washington and Milliam Control of the Asia						
188	* include additional rows if needed						
189	All other projects or programmes - other reliability, safety and environment Other reliability enfety and environment expenditure	- 12	210	- 40	- 04	, 06	
191	less Capital contributions funding other reliability, safety and environment	, ,			1		
192	δ	17	310	40	40	40 40	
193							
194	11a(ix): Non-Network Assets						
195	Routine expenditure						
196	Project or programme*						
197	Information and technology systems	9	13	10	10	10 10	
199	Office furniture and equipment	3	7		r.	5 5	
200	Motor vehicles	09		09		30 30	
201	Tools, plant and machinery	80	24	20	20	20 20	
202	* include additional rows if needed						
203	Routine expenditure	77	44	95	95	65 65	
205	Atvoical expenditure						
206	Project or programme *						
202	N:I		_		•	1	
208						*	
209							
211					1		
212	* include additional rows if needed						
213	All other projects or programmes - atypical expenditure Atvnical exnenditure						
215							
216	Expenditure on non-network assets	77	44	95	95	65 65	

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Company Monte Company Mont	CY+1 30 Jun 19 51 77 77 704 836 1.688 CY+1 30 Jun 19 3 Jun 19 5 5 7 7 7 7 7 7 7 7 7 7 7 7 7 7 7 7 7 7	CH2 CH2 30 Jun 20 1,722 CH2 30 Jun 20 CH2 1,571 1,722 30 Jun 20 30 Jun 20	C7+3 30 Jun 21 21 21 154 732 870 1,5602 1,756 C7+3 30 Jun 21	AMP P Page 1	AMP Planning Period mation set out in the AMP. 30 Jun 23 22 22 22 22 22 22 22 22 22 22 22 22	777 777 930 Jun 24	30 Jun 25 30 Jun 25 30 Jun 25 30 Jun 25 30 Jun 25 30 Jun 25 30 Jun 25	1.0 2018 - 30 100 2028 2028 2028 2029	2028 CV49 30 Jun 27 24 174 174 174 30 Jun 27 50 50 50 50 50 50 50 50 50 50 50 50 50	C/410 30 Jun 28 63 63 176 176 1,000 1,001 1,841 2,017 C/410 30 Jun 28
CHEDULE 11b: REPORT ON FORECAST OPPERATIONAL EXPENDITURE Is streduler as breaklowin of forecast operational expenditure for the disclosure year and a 10 year planning list information is not part of a udited disclosure information. To perational Expenditure Forecast Service interruptions, incidents and emergencies Routine and corrective maintenance and inspection Asset replacement and renewal Service interruptions, incidents and emergencies Routine and corrective maintenance and inspection Asset replacement and network support Business support Non-network opex Operational expenditure Current year of Service interruptions, incidents and emergencies Non-network opex Operational expenditure Asset replacement and renewal Non-network opex System operations and network support Business support Non-network opex Operational expenditure Subcomponents of operational expenditure (where known) Research and development Insurance Insurance	Cr+1 51 77 704 836 836 1,540 1,688 1,001 1,688 1,001 1	s in Schedule 14a in Schedule	C7+3 30.Jun 21 30.Jun 21 30.Jun 21 15.4 15.4 15.4 15.6 C7+3 30.Jun 21 15.0 15.0 15.0 15.0 17.5 17.5 17.5 17.5 17.5 17.5 17.5 17.7 17.5 17.7 17.7	AMP P AMP P AMP P CV44 30 Jun 22 30 Jun 22 157 177 747 747 747 747 747 748 888 888 888 30 Jun 22 50	Set out in the AMP. 1 Crv5 30 Jun 23 22 22 22 26 26 26 26 26 26 26 27 26 20 27 27 27 28 30 Jun 23 30 Jun 23	777 923 Jun 24 1.863 30 Jun 24 23 23 30 Jun 24	27 23 Jun 25 30 30 Jun 25	CV48 30 Jun 26	30 Jun 27 60 60 60 60 60 174 174 825 825 825 825 748 748 825 825 825 825 825 825 825 82	CY-10 30 Jun 28 61 61 176 176 1,000 1,041 1,041 1,041 2,017 CY-10 30 Jun 28
Service interruptions, incidents and energencies Routine and corrective maintenance and inspection Non-network opex Operational expenditure Current yyear cy System operations and network support Routine and corrective maintenance and inspection Asset replacement and renewal Network opex Operational expenditure System operations and network support Business support System operational expenditure Current yyear cy 1,500 Non-network opex Operational expenditure Subcomponents of operational expenditure (where known) Research and development Insurance	CO+1 Sum 19	CV-2 (CV-2 (C7+3 30 Jun 21 21 21 21 154 732 732 732 732 743 30 Jun 21 502 743 30 Jun 21	CV44 30 Jun 22 22 22 22 23 157 747 747 747 747 747 747 747 744 30 Jun 22 50	20 Jun 23 30 Jun 23 30 Jun 23 22 22 22 26 26 26 26 27 27 27 27 27 27 27 27 27 27 27 27 27	777 923 923 923 923 923 923 923 923 923 923	793 30 Jun 25 30 Jun 25 30 Jun 25 30 Jun 25 30 Jun 25 30 Jun 25	CY48 30 Jun 26 30 Jun 26 30 Jun 26 30 Jun 26 1,769 1,769 1,769 1,939 CY48 30 Jun 26	CV+9 30 Jun 27 30 Jun 27 174 1,379 CV+9 30 Jun 27 30 Jun 27 50	C/+10 30 lm 28 30 lm 28 61 91 91 176 841 1,000 1
Operational Expenditure Forecast for year ended 30 Jun 18 Service interruptions, incidents and emergencies Routine and corrective maintenance and inspection Network opex System operations and network support Non-network opex Operational expenditure Service interruptions, incidents and emergencies System operations and network support Asset replacement and renewal Network opex System operations incidents and emergencies Service interruptions, incidents and emergencies Service interruptions, incidents and emergencies System operational expenditure Network opex System operational expenditure (where known) Research and development Insurance Subcomponents of operational expenditure (where known) Research and development Insurance	77 77 70 148 704 836 688 688 75 75			1 7 8 8 7,		1 V Q V &	1 6 6 6		+ ∞ ∞ ∞ o	30 Jun 28 30 Jun 28 61 91 92 176 1,000 1,841 1,000 1,841 2,017 CO410 30 Jun 28
Soo (in nominal dollars) Soo (in nominal dollars) Soo (in nominal dollars) Soo (in nominal dollars) Soo (in constant prices) Soo (in constant pr	51 77 77 148 836 836 688 688 704 75			1 7 8 8 7,		1 1 2 2 1 8	1 1 0 1 6		4 8 0 8 0	30 Jun 28 61 91 91 176 841 1,000 1,000 1,841 2,017 C/410 30 Jun 28
125 125 126	77 20 20 704 836 540 688 50 50			1 7 8 8 7,		4 6 0 6	4 6 6 6		← ∞ ∞ ∞ ∞	61 91 24 176 841 1,000 1,000 2,017 2,017 2,017
75 125 690 690 690 1,1,500 1,725 50 600 (in constant prices) 500 (in constant prices) 690 690 690 690 690 1,725 1,500 1,500 1,725 1,500 1,725 1,	77 20 20 704 836 836 ,540 50 50 75			1 6 8 9 7		1 1 2 1 W	4 6 6 6		4 00 0 00 00	24 176 176 1,000 1,841 1,000 1,841 2,017 C/v10 30 Jun 28
125 690 690 100 11,600 100 100 100 100 100 100 100 100 100	20 20 704 836 836 688 688 50 50 75			1 2 8 9 7					4 8 0 8 0	24 176 181 1,000 1,000 1,841 2,017 CV+10 30 Jun 28
125 690 910 1,000 1,725 Current year CY 3000 (in constant prices) 500 500 (in constant prices) 50 125 690 910 1,725 1,725	148 704 704 ,540 ,688 50 75			7 8 8 7,						176 841 1,000 1,000 1,841 2,017 CV+10 30 Jun 28
690 1000 1,725 Current year CY 300 (in constant prices) 500 (in constant prices) 125 125 125 126 1300 1,725	836 540 688 50 50			7 8 9, V,						841 1,000 1,841 2,017 CV+10 30 Jun 28
310 1,000 1,000 1,725 1,000 1,000 1,000 1,000 1,000 1,000 1,725 1,000 1,000 1,725 1,000	836 ,540 ,688 50 77	∞ rú r∕		8 9, L,		923 1,700 1,863 CV+6 30 Jun 24	942 1,735 1,901 CY+7 30 Jun 25	961 1,769 1,939 <i>CY+8</i> 30 Jun 26	ο ω σ _ι	1,000 1,841 2,017 CY+10 30 Jun 28
1,600 1,725 Current year CY 100 (in constant prices) 200 (in constant prices) 20	50 50 50 77	νί Γ΄	1,602 1,756 C/+3 30 Jun 21	9,	1,667 1,827 <i>CY+5</i> 30 Jun 23	1,700 1,863 CV+6 30 Jun 24	1,735 1,901 CY+7 30 Jun 25	1,769 1,939 <i>CY+8</i> 30 Jun 26	∞ σ	2,017 CY+10 30 Jun 28
1,725 Current year CY oded 30 Jun 18 5000 (in constant prices) 50 50 50 60 69 690 1,600 1,725	889,	L'	1,756 CY+3 30 Jun 21	۲,	1,827 <i>CY+5</i> 30 Jun 23	1,863 CY+6 30 Jun 24	1,901 CY+7 30 Jun 25	1,939 CY+8 30 Jun 26	ό	2,017 C/+10 30 Jun 28
Current year CY Soot (in contant prices) Soot (in contant prices) Solid	50 75					CY+6 30 Jun 24	CY+7 30 Jun 25	CY+8 30 Jun 26		
30 Jun 18 5000 (in constant prices) 50 75 75 105 690 910 1,725 1,725	50					30 Jun 24	30 Jun 25	30 Jun 26		
	50	20	20	20	20				20	5
1	75					20	20	20		OC
1,1		75	75	75	75	75	75	75	75	75
1,1	20	20	20	20	20	20	20	20	20	20
1,1	145	145	145	145	145	145	145	145	145	145
1 1	069	069	069	069	069	069	069	069	069	069
ri ri	820	820	820	820	820	820	820	820	820	820
	1,510	1,510	1,510	1,510	1,510	1,510	1,510	1,510	1,510	1,510
	1,655	1,655	1,655	1,655	1,655	1,655	1,655	1,655	1,655	1,655
						1	-	•		
	190	190	190	190	190	190	190	190	190	190
Current year CY C	CY+1	CY+2	CV+3	CY+4	CY+5	CV+6	CY+7	CY+8	CY+9	CY+10
000\$										
	1	2	3	4	N	9	7	6	10	11
Routine and corrective maintenance and inspection	2	8	2	9	80	6	11	13	15	16
Asset replacement and renewal	,	1	1	2	2	3	3	3	4	4
Network opex	3	9	6	12	15	18	21	25	29	31
System operations and network support	14	28	42	57	72	87	103	118	135	151
Business support	16	33	20	89	85	103	122	141	160	180
Non-network opex	30	61	92	125	157	190	225	259	295	331
Operational expenditure	33	67	101	137	172	208	246	284	324	362

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						٥	Company Name		Casivel	natilitien	
						AMP	AMP Planning Period		1 July 2018 —	1 July 2018 – 30 June 2028	
Ñ	SCHEDULE 12a: REPORT ON ASSET CONDITION	ON ASSET CONDITION									
₽ ₽	is schedule requires a breakdown of a units to be replaced in the next 5 year	asset condition by asset class as at these. All information should be consisted	This schedule requires a breakdown of asset condition by asset class as at the start of the forecast year. The data accuracy assessment relates to the percentage values disclosed in the asset condition columns. Also required is a forecast of the percentage of units to be replaced in the next 5 years. All information should be consistent with the information provided in the expenditure on assets forecast in Schedule 11a.	ccuracy a	ssessment relate the expenditure	s to the percentage on assets forecast	values disclosed ir in Schedule 11a.	the asset condition	on columns. Also requ	uired is a forecast o	f the percentage
sch ref	ja.										
'	,									1	
						Asset co	ndition at start or p	ianning period (pe	Asset condition at start of planning period (percentage of units by grade)	grade)	
										Data accuracy	% of asset forecast
∞	Operating Pressure	Asset category	Asset dass Ur	Units	Grade 1	Grade 2	Grade 3	Grade 4	Grade unknown	(1–4)	next 5 years
6	Intermediate Pressure	Main pipe	IP PE main pipe	km	1	1	1			4	1
10	Intermediate Pressure	Main pipe	IP steel main pipe	km	-	-	-	100.00%	-	2	•
11	Intermediate Pressure	Main pipe	IP other main pipe	km	1	1	1		1	4	1
12	Intermediate Pressure	Service pipe	IP PE service pipe	km	1	1	1		1	4	1
13	Intermediate Pressure	Service pipe	IP steel service pipe	km	1	1		100.00%	1	2	*
14	Intermediate Pressure	Service pipe	IP other service pipe	km	1	1	1		1	4	•
15	Intermediate Pressure	Stations	Intermediate pressure DRS	No.	1	7.00%	93.00%		1	4	7.00
16	Intermediate Pressure	Line valve	IP line valves	No.	1	1	10.00%	%00.06		3	1
17	Intermediate Pressure	Special crossings	IP crossings	No.	1	15.00%	1	85.00%	1	3	15.00
18	Medium Pressure	Main pipe	MP PE main pipe	km	1	1	1	100.00%	1	2	*
19	Medium Pressure	Main pipe	MP steel main pipe	km	1	1	1	100.00%	1	2	1
20	Medium Pressure	Main pipe	MP other main pipe	km	1	1	1			4	•
21	Medium Pressure	Service pipe	MP PE service pipe	km	1	1	1	100.00%	1	2	1
22	Medium Pressure	Service pipe	MP steel service pipe	km	1	1	1	100.00%	1	2	•
23	Medium Pressure	Service pipe	MP other service pipe	km	1	1	1			4	1
24	Medium Pressure	Stations	re DRS	No.	1	1	100.00%			4	•
25	Medium Pressure	Line valve	MP line valves	No.	1	1	1	100.00%	1	3	•
26	Medium Pressure	Special crossings	MP special crossings	No.	1	10.00%		%00.06	1	3	1
27	Low Pressure	Main pipe	LP PE main pipe	km	1	1	1	100.00%	1	3	•
28	Low Pressure	Main pipe	LP steel main pipe	km	1	8.00%	92.00%			3	13.00
29	Low Pressure	Main pipe	LP other main pipe	km	1	8.00%	92.00%		1	3	13.00
30	Low Pressure	Service pipe	LP PEservicepipe	km	1	1	1	100.00%	1	2	•
31	Low Pressure	Service pipe	LP steel service pipe	km	1	30.00%	%00.02			2	30.00
32	Low Pressure	Service pipe	LP other service pipe	km	1	30.00%	%00.02			2	1
33	Low Pressure	Line valve	LP line valves	No.	1	1	1	100.00%	1	4	*
34	Low Pressure	Special crossings	LP special crossings	No.	1	1	%299	93.33%	1	2	27.00
35	All	Monitoring and control systems	Remote terminal units	No.	1	1	1	100.00%	1	4	1
36	All	Cathodic protection systems	Cathodic protection	No.	1	1	1	100.00%	-	4	•

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Document No:	Document Name:	Effective forms	4 1-1- 0040	Vanaia 7.0
GNZ-012	Asset Management Plan (AMP)	Effective from:	1 July 2018	Version: 7.0
Responsible Ma	nager:	Ammrayed by Directors	7 November 2010	Dama 94 of 104
General Manag	per	Approved by Directors:	7 November 2018	Page 61 of 101

Notice N	Network Pressure system Pressure (NOP) Remaining capadity National operating operating paperating paperating National operating National opera	Crystal Crys	Crystal	Crystal Crys	State Stat	Page Watered	requires a brea	JULE 12b: REPORT ON FORECAST UTIL dule requires a breakdown of current and forecast utilisation freecast Utilisation of Heavily Utilised Pipelines	SCHEDULE 12b: REPORT ON FORECAST UTILISATION This schedule requires a breakdown of current and forecast utilisation (for heavily utilised pipelines) consistent with the information provided in the AMP and the demand forecast in schedule S12c. This schedule requires a breakdown of current and forecast utilisation of Heavily Utilised Pipelines This schedule requires a breakdown of Leavily Utilised Pipelines Utilisation	TION heavily utilised pipeli	ines) consistent with t	the information pro	ovided in the AMP and	the demand forecast Utilisation	st in schedule	\$12c.			Topical fillings		
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Scorb	Current year utilisation figures may be estimates. Year 1–5 ligures show the utilisation forecast to occur given the expected system configuration for each year, including the effect of any new investment in the pressure system.	*Current year utilisation figures may be estimates. Year 1–5 figures show the utilisation forecast to accurgiven the expected system configuration for each year, including the effect of any new investment in the pressure system. Disclaiment or supply enquiries Disclaiment or supply enduiries D	* Current year utilisation figures may be estimates. Year 1–5 figures show the utilisation forecast to occurgiven the expected system configuration for each year, including the effect of any new investment in the pressure system. Disclaimer for supply enquiries The information contained in this Table has been provided from models using estimates of utilisation and capacity. Parties interested in conection to the network should contact Gas Net directly.	* Current year utilisation figures show the utilisation forecast to occur given the expected system configuration for each year, including the effect of ony new investment in the pressure system. Disclaiment or supply enquiries The information contained in this Table has been provided from models using estimates of utilisation and capacity. Parties interested in conection to the network should contact Gas Net directly. Notes and assumptions Development of Gas Net's remover models using the Symetra and in this travers and little singular and information contained in this Report only contains data from these models. Further development of Gas Net's remaining networks is on point and utilisation information or	* Corrent year utilisation figures snow be estimates. Year 1-5 figures show the utilisation and capacity. Parties interested in conection to the information contained in this Table has been provided from models using the Synergy application is in progress with Whiteters. Flockhouse and Bulls models completed. The information contained in this Report only contains data from these models. Further development of Gas Net's remaining networks is on going and utilisation information for the process.	*Current year utilisation figures may be estimates. Year 1-5 figures show the utilisation forecast to occur given the expected system configuration for each year, including the effect of any new investment in the pressure system. *Disclaiment for supply enquiries Notes and assumptions Notes and assumptions							호	Pa							
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	bracker analysisming to examines. For a - a figures aron to comprehensive configuration for configuration for configuration for the first integration of pressure spatin.	Disclaimer for supply enquiries Disclaimer for supply enduires Disclaime	Disclaime for supply enquiries Disclaime for supply end for	Disciplination of supply engines in the Symerical Control of Symerical C	Discinent or supply enquires Discinent or supply enquires Notes and assumptions Notes and assumptions Device and assumptions Notes and assumptions Development of Gas Net's network models using the Synergia application is in progress with Waltotara. Flockhouse and Bulls models completed. The information contained in this Report only contains data from these models. Further development of Gas Net's remaining networks is on going and utilisation information for which is the provided in future reports.	Discinner or supply enquires Discinner or supply enquires The information contained in this Table has been provided from models using estimates of utilisation and capacity. Parties interested in conection to the network should contact Gas Net directly. Notes and assumptions Notes and assumptions Cevelopment of Gas Net's network models using the Synergi application is in progress with Waltobara, Flockhouse and Bulls models completed. The information contained in this Report only contains data from these models. Further development of Gas Net's remaining networks is on going and utilisation information for the Normal Operating Pressure (NOP). It is classicate (Wild OP) has been determined to be 60% of the Normal Operating Pressure (NOP). The first construction of the Normal Operating Pressure (NOP).	* Cumont woor	utilisation figures ma	who actimates Vent 1_5 fir	divise chomethe utilicati	ion forecast to occurai	us the expected cu	Klam configuration for	Pa	a the effect of a	no now invocation	in the process	cuctom			

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			Company Name		GasNet Limited	Limited	
		AMP	AMP Planning Period		1 July 2018 – 30 June 2028	30 June 2028	
SC	SCHEDULE 12c: REPORT ON FORECAST DEMAND						
Thi	This schedule requires a forecast of new connections (by consumer type), peak demand and energy volumes for the disclosure year and a 5 year planning period. The forecasts should be consistent with the supporting information set out in the AMP as well as the assumptions used in developing the expenditure forecasts in Schedule 11a and Schedule 11b and the capacity and	d and energy volumes for t ons used in developing the	he disclosure year a expenditure forecas	nd a 5 year planning its in Schedule 11a aı	period. The forecast nd Schedule 11b and	s should be the capacity and	
uti	utilisation forecasts in Schedule 12b.						
scn rej							
∨ ∝	12C(I) CONSUMEr CONNECTIONS Number of IQS connected in year by consumer type						
9		Current year CY	CY+1	CV+2	CV+3	CY+4	CY+5
10	Consumer types defined by GDB	30 Jun 18	30 Jun 19	30 Jun 20	30 Jun 21	30 Jun 22	30 Jun 23
11	Domes tic	06	70	70	70	70	70
12	Non-domestic	8	5	5	5	5	5
13							
14							
15							
16	Total	86	75	75	75	75	75
17							
18	12c(ii): Gas Delivered	Current year CY	CY+1	CY+2	CV+3	CY+4	CY+5
19		30 Jun 18	30 Jun 19	30 Jun 20	30 Jun 21	30 Jun 22	30 Jun 23
20	Number of ICPs at year end (at year end)	9,926	936'6	986'6	10,016	10,046	10,076
21	Maximum daily load (GJ per day)	5,020	5,040	2,060	5,080	5,100	5,120
22	Maximum monthly load (GJ per month)	121,700	122,070	122,440	122,810	123,180	123,550
23	Number of directly billed ICPs (at year end)	•	1	1		1	1
24	Total gas conveyed (GJ per annum)	1,227,068	1,336,398	1,365,721	1,365,097	1,362,916	1,365,441
25	Average daily delivery (GJ per day)	3,362	3,661	3,731	3,740	3,734	3,741
26							
27	Load factor	84.02%	91.23%	92.95%	92.63%	92.20%	92.10%

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		_				,	
GasNet Limited	2018 – 30 June 2028 DAS EE:3008	8002.5	Record/documented Information	The organisation's asset management policy, its organisational strategic plan, documents indicating how the asset management policy was based upon the eneeds of the organisation and evidence of communication.	The organisation's asset management strategy document and other traded organisation a policies and strategies. Other than the organisation's strategic plan, these could include those relating to health and safety, environmental, etc. Results of stakeholder consultation.	The organisation's documented asset management strategy and supporting working documents.	The organisation's asset management plan(s).
		ras s	Who	Top management. The management team that has overall responsibility for asset management.	Top management. The organis ation's strategic planning team. The management team that has overall responsibility for asset management.	Top management. People in the organisation with expet knowledge of the assets, asset types, asset systems and their associated life-cycles. The management team that has overall responsibility for asset management. Those responsible for developing and adopting methods and processes used in asset management.	The management team with overall responsibility for the asset management system. Operations, maintenance and engineering managers.
Company Name	AMP Planning Period	Asset Wanagement standard Appired	Why	Widely used AM practice standards require an organisation to document, authorise and communicate its asset management policy (eg., as required in PAS 55 para 4.2 l). A key pre-requisite of any robust policy is that the organisation's top management must be seen to endoze and fully support it. Also will to the appropriate people of its content and their obligations under it. Where an organisation outsources some of its appropriate people of its content and their obligations under it. Where an organisation outsources some of its againstantons must equally be made aware of the policy's content. Also, then these people and their organisations must equally be made aware of the policy's content. Also, there may be other stakeholders, such as regulatory authorities and shareholders who should be made aware of it.	in setting an organisation's asset management strategy, it is important that it is consistent with any other policies and strategies that the organisation has and has taken into account the requirements of relevant stakeholders. This question examines to what extent the asset management strategy is consistent with other organisational policies and strategies (e.g., as required by ASS para 4.3.1 b) and has taken account of stakeholder requirements as required by ASS para et al. 3.1 c). Generally, this will take into account the same polices, strategies and stakeholder requirements as covered in drafting the asset management policy but at a greater level of detail.	Good asset stewards hip is the hallmark of an organisation compliant with widely used AM standards. A key component of this is the need to take account of the lifecycle of the assets, asset types and asset systems. For example, this requirement is recognised in 43.1 di of PAS 59. This question explores what an organisation has done to take lifecycle into account in its asset management strategy.	The asset management strategy need to be translated into perdict plants, so that all parties frow how the objectives will be achieved. The development of plants, will need to identify the specific tasks and activities required to optimize costs, risks and performance of the assets and/or asset system(s), when they are to be carried out and the resources required.
		gement practices.	Evidence — Summary	The Asset Management Policy first approved on 23 June 2014 are most recently reviewed and subsequently approved by GasNet's Board of Directors on 25 July 2017. As with all company policies the Asset Management Policy is accessible to all personnel via the companies Intranet. The policies significance is well understood and supported by GasNet's management team.	Noting that GasNet has not yet documented its AMP Strategy, varienge planning is integral to its asset management operations and planning integral to its asset management operations and planning process which is approved by the Board provides activities planned for the coming year of which a number of items will refer to an overall strategy. GasNet's Management Team meet regularly to Sicuss operational and strategic matters, and are actively involved in the development and review of all policies and procedures.	GasNet's personnel and in particular the General Manager, progrement Manager and Englement Supervice have a wealth of asset knowledge and very much focused on ensuring they are managed effectively, efficiently and safety throughout their lifecycle.	GasNet's Asset Management Plan has evolved from the first practicular AMP is progressively becoming the lexy planning document for GasNet's management of its assets. Future AMP publications will inevitably become more competensive and with it increased significance and dependency as GasNet's key asset management planning document. Principally those responsible for establishing and documenting the asset management plans are currently or have been involved in the day to day management of the assets.
		ZIT et manag	Score	m	2.5	2.5	2.5
		SCHEDULE 13: REPORT ON ASSET MANAGEMENT MATURITY This schedule requires information on the GDB'S self-asses/ment of the maturity of its asset management practices	Question	To what extent has an asset management policy been documented, authorised and communicated?	What has the organisation done for soruce that it asset management strategy is consistent with other appropriate organisational policies and strategies, and the needs of stakeholders?	In what way does the degradisation's assays the management strategy take account of the lifecycle of the account of the lifecycle of the systems over which the systems over which has stewardship?	How does the organis ation seebablish and document its a set management plan(s) across the life cycle activities of its assets and asset systems?
		3: REPORT ON A	Function	As set management policy	As set management strategy	As set management strategy	As set management plan(s)
		SCHEDULE 1. This schedule requir	Question No.	m	10	11	56

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GasNet Limited 1 July 2018 – 30 June 2028 PAS \$5:2008	Maturity Level 4	The organisation's process(es) surpass the standard required to comply with requirements set out in a recognised standard. The assessor is advised to note in the Evidence section why this is the case and the evidence seen.	The organisation's process(es) surpass the standard required to comply with requirements set out in a recognised standard. The assessor is advised to note in the Evidence section why this is the case and the evidence seen.	The organisation's process(es) surpass the standard required to comply with requirements set out in a recognised standard. The assessor is advised to note in the Evidence section why this is the case and the evidence seen.	The organisation's process(es) surpass the standard required to comply with requirements set out in a recognised standard. The assessor is advised to note in the Evidence section why this is the case and the evidence seen.
GasNet Limited 1 July 2018 – 30 June PAS 55:2008	Maturity Level 3	The asset management policy is authorised by top management, is widely and effectively communicated all relevant employees and stakeholders, and used to make these persons aware of their asset related obligations.	All linkages are in place and evidence is available to demonstrate that, where appropriate, the organisation's asset management strategy is consistent with its other organisational policies and strategies. The organisation has also identified and considered the requirements of relevant stakeholders.	The asset management strategy takes account of the lifecycle of all of its assets, asset types and asset systems.	Asset management plan(s) are established, documented, implemented and maintained for asset systems and critical assets to achieve the asset management strategy and asset management objectives across all life cycle phases.
Company Name AMP Planning Period Asset Management Standard Applied	Maturity Level 2	The organisation has an asset management policy is management policy, which has been authorised by top management, but it widety and effectively communicated to had limited circulation. It may be in all relevant employees and stakehoder use to influence development of strategy and used to make these persons aware and planning but its effect is limited. Of their asset related obligations.	Some of the linkages between the long- term asset management strategy and other organisational policies, strategies and stakeholder requirements are defined but the work is fairly well advanced but still incomplete.	The long-term asset management strategy tal strategy tal strategy takes account of the lifecycle of all of its some, but not all, of its assets, asset assets, asset types and asset systems.	The organisation is in the process of putting in place comprehensive, documented asset management plan(s) that cover all life cycle activities, clearly aligned to asset management objectives and the asset management stategy.
	Maturity Level 1	The organisation has an asset management policy, but it has not been authorised by top management, or it is not influencing the management of the assets.	The need to align the asset management Some of the linkages between the long-strategy with other organisational policies, strategies as well as other asset management strategy and policies and strategies as well as other requirements are and work has started to identify the linkages or to incorporate them in the drafting of asset management strategy.	The need is understood, and the organisation is drafting its asset management strategy to address the lifecycle of its assets, asset types and asset systems.	The organisation has asset management The organisation is in the process of plan(s) but they are not aligned with the putting in place comprehensive, asset management strategy and once take into consideration the full asset life cycle aligned to asset management strategy, enhancement, utilisation, maintenance decommissioning and disposal).
RITY (cont)	Maturity Level 0	The organisation does not have a documented asset management policy.	What has the organisation done The organisation has not considered the to ensure that its asset nanagement strategy is appropriated and anganisational policies and the needs of with stakeholders? The organisation does not have an asset management strategy. The organisation does not have an asset management strategy.	The organisation has not considered the need to ensure that its asset management strategy is produced with due regard to the lifecycle of the assets, asset types or asset systems that it manages. OR The organisation does not have an asset management strategy.	The organisation does not have an identifiable asset management plan(s) covering asset systems and critical assets.
SCHEDULE 13: REPORT ON ASSET MANAGEMENT MATURITY (cont)	Question	To what extent has an asset management policy been documented, authorised and communicated?	What has the organisation done to ensure that its asset management stategy is corsistent with other appropriate organisational policies and strategies, and the needs of stakeholders?	In what way does the organisation's asset management strategy take account of the lifecycle of the assets, asset types and asset systems over which the organisation has stewardship?	Asset management How does the organisation plan(s) establish and document its asset management plan(s) across the life cycle activities of its assets and asset systems?
REPORT ON AS	Function	policy	Asset management strategy	Asset management strategy	Asset management plants)
SCHEDULE 13:	Question No.	m	10	11	26

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GasNet Limited 1 July 2018 – 30 June 2028 PAS 55:2008	Record/documented Information	Distribution lists for plan(§). Documents derived from plan(§) which detail the receivers role in plan delivery. Evidence of communication.	The organisation's asset management plan(s). Documentation defining roles and responsibilities of individuals and organisational departments.	The organisation's asset management plan(s). Documented processes and procedures for the delivery of the asset management plan.	The manager with responsibility for developing The organisation's plan(s) and procedure(s) for dealing manager with responsibility for developing and risk essessments ream. People with lackgraded duties with rink plan(s) and risk registers. and procedure(s) for dealing with incidents and emergency situations.
	ollw	The management team with overall responsibility for saxe management system. Delivery functions and suppliers.	The management team with overall responsibility for the asset management system. Operations, maintenance and engineering managers. If appropriate, the performance management team.	The management team with overall responsibility for the saste maragement system. Operations, maintenance and engineering management team. If appropriate, the performance management team. Where appropriate the procurement team and service the providers working on the organisation's asset-related activities.	The manager with responsibility for developing remegency plan(s), the organisation is risk assessment team. People with designated duties within the plan(s) and procedure(s) for dealing with incidents and emergency situations.
Company Name AMP Planning Period Asset Management Standard Applied	why	e unless they are communicated contracted appliers and those g function(s). The plan(s) need a way that is relevant to those a way that is relevant to those	The implementation of asset management plan(s) relies on (1) actions being clearly identified, (2) an owner allocated and (3) that owner having sufficient the delegated responsibility and authority to carry out the work required. It also requires alignment of actions across the organisation. This question explores how well the plan(s) set out responsibility for delivery of asset plan actions.	It is essential that the plan(s) are realistic and can be implemented, which requires appropriate resources to be available and enabling mechanisms in place. This question explores how well this is achieved. The plan(s) not only need to consider the resources directly required and timescales, but also the enabling activities, including for example, taining requirements, supply chain capability and procurement timescales.	_ 0
(cont)	Evidence—Summary	t transitional AMP in Interest the information with Gas Net flows within Gas Net flows within Gas Net flows within Gas Net flows with Gas West and the flows within the is a flow within the same doing within the Management Team, others as required. When gas medically y detailed monthly in take an active moded by the General hin Gas Net's Director on the Board Director on the Board timet shareholder the thing and good	Responsibilities are clearly defined in Position Descriptions for all GasNet employees and reviewed on an annual basis in conjunction with the Personal Performance & Development Review (PPDR). Documented Policies and Procedures provide more detailed specific responsibilities and a thorough constitution process resurse maximum knowledge and understanding. Due to the small size of the company and the fact that almost every role is unique, the responsibilities are in most irrisances apparent to the position holder and others. No one else would logically share or take the responsibility.	All Managers have clear responsibilities within their Position Descriptions for the management of resources under their control, both direct labour and external, and for meeting the company needs and legislative obligations relevant to the role. The Management Team meet regularly and have a good more studing of the issues at hand and their management. Additional financial resources have been made available when necessary to obtain specialist external support where it would be derivative unecomonic to englots openione for that task. Gas Net considers it is well placed to manage any resource issues that might arise through formalisation and further development of its AMP.	GasNet's Emergency Plan is well established and understood within the Compay and as core document with its origins in the organisation has abacils to identify and respond to a really 1990's. Because of the small size of the company, roles that emergency situations. Emergency plantify and respond to a septid 1990's. Because of the small size of the company, roles that emergency situations. Emergency plantify and respond to specified approach has proved time after time that GasNet is well placed to memergency situations and ensure continuity of critical manage adverse events when they cour. Enhancements in 2013 asset management advintes including the associated with the formalisation of its Public Safety Management System and its associated focus on risk and perceived in incident. The plantis stocked in the penalty ingered, implemented and resolved in the expanding to the level of risk as determined by the appropriate to the level of risk as determined by the organisation's risk assessment methoddogy. It is asks a requirement that relevant personnel are competent and trained.
JRITY (c	Score		m	m	m
SCHEDULE 13: REPORT ON ASSET MANAGEMENT MATURITY (cont)	Ouestion	How has the organisation communicated its plants) to all relevant parties to a level of detail appropriate to the receiver's role in their delivery?	How are designated responsibilities for delivery of asset plan actions documented?	What has the organisation done to ensure that appropriate to ensure that appropriate for the efficient and cost effective implementation of the plan(s)? (Note this is about resources and enabling support)	What plan(s) and procedure(s) does the organisation have for identifying and responding to incidents and emergency itautions and ensuring continuity of critical asset management activities?
3: REPORT ON A	Function	Asset management plan(s)	Asset management plan(s)	Asset management plan(s)	Contrigency planning
SCHEDULE 1	Onestion No.	27	59	31	33

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GasNet Limited 1 July 2018 – 30 June 2028 PAS 55:2008	Maturity Level 4 The organisation's process(es) surpass the standard required to comply with requirements set out in a recognised standard. The assessor is advised to note in the Evidence section why this is the case and the evidence seen.	The organisation's process(es) surpass the standard required to comply with requirements set out in a recognised standard. The assessor is advised to note in the Evidence section why this is the case and the evidence seen.	The organisation's process(es) surpass the standard required to comply with requirements set out in a recognised standard. The assessor is advised to note in the Evidence section why this is the case and the evidence seen.	The organisation's process(es) surpass the standard required to comply with requirements set out in a recognised standard. The assessor is advised to note in the Evidence section why this is the case and the evidence seen.
GasNet 1 July 2018 — PAS 5:	Maturity Level 3 The plan(s) are communicated to all relevant employees, stakeholders and contracted service proiders to a level of detail appropriate to their participation or business interests in the delivery of the plan(s) and there is confirmation that they are being used effectively.	Asset management plan(s) consistently document responsibilities for the delivery actions and there is adequate detail to enable delivery of actions. Designated responsibility and authority for achievement of asset plan actions is appropriate.	The organisation's arrangements fully cover all the requirements for the efficient and cost effective implementation of asset management plan(s) and realistically address the resources and timescales required, and any changes needed to functional applicies, standards, processes and the asset management information system.	Appropriate emergency plan(s) and procedure(s) are in place to respond to credible incidents and manage continuty of critical asset management asset management experiences and asset management objectives. Training and external agency alignment is in place.
Company Name AMP Planning Period Asset Management Sandard Applied	Maturity Level 2 The plan(s) are communicated to most of those responsible for delivery but there are weakness say in identifying a relevant partes resulting in incomplete or ina ppropriate communication. The organisation recognises improvement is needed as is working towards resolution.	Asset management plan(s) consistently document responsibilities for the delivery of actions but responsibility dutonity levels are inspopolately inadequate, and/or there are misalignments within the organisation.	The organisation has arrangements in place for the implementation of asset management plants but the arrangements are not yet adequately efficient and/or effective. The organisation is working to resolve existing weaknesses.	Most credible incidents and emergency situations are identified. Either appropriate plan(s) and procedure(s) are incomplete for critical activities or they are in adequate. Training, external alignment may be incomplete.
	Maturity Level 1 The plan(s) are communicated to some of those responsible for delivery of the plan(s). OR Communicated to those responsible for delivery is either irregular or ad-hoc.	Asset management plan(s) inconsistently document responsibilities for delivery of plan actions and activities and conformities and conformities and conformities and conformities are responsibilities and authorities are impossible and activities are applied to the plant and activities are all and activities and activities are all and activities are all and activities are all and activities are all and activities and activities are all and activities and activities are all and activities and activities and activities are all and activities and activities are all and activities and activities are all and activities and activities are activities and activities and activities are activities and activities and activities are activities and activities are activities and activities are activities and activities and activities are activities and activitie	The organisation recognises the need to ensure appropriate arrangements are in place for implementation of asset in amanagement plan(s) and is in the process of determining an appropriate approach for achieving this.	The organisation has some ad-hoc arrangements to deal with incidents and annegency situations, but these have been developed on a reactive basis in the response to specific events that have accurred in the past.
IRITY (cont)	Maturity Level 0 The organisation does not have plan(s) or their distribution is limited to the authors.	The organisation has not documented responsibilities for delivery of asset plan actions.	The organisation has not considered the arrangements needed for the effective implementation of plan(s).	The organisation has not considered the need to establish plan(s) and procedure(s) to identify and respond to incidents and emergency situations.
SCHEDULE 13: REPORT ON ASSET MANAGEMENT MATURITY (cont)	Question How has the organisation communicated its plants) to all detail appropriate to the receiver's role in their delivery?	How are designated responsibilities for delivery of asset plan actions documented?	What has the organisation done to ensure that appropriate arrangements needed for the arrangements are made available implementation of planifs). If or the efficient and cost effective implementation of the planifs)? (Note this is about resources and enabling support)	What plan(s) and procedure(s) does the organisation have for identifying and responding to incidents and energency situations and ensuring continuity of critical asset management activities?
: REPORT ON AS	Function Asset management plan(s)	Asset management plan(s)	Asset management plan(s)	Contingency planning
SCHEDULE 13:	Question No.	53	31	33

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General Manag	General Manager		/ November 2016	rage or or ion

\neg					<u> </u>	\$	+
GasNet Limited	1 July 2018 – 30 June 2028 PAS 55:2008		Record/documented Information	Evidence that managers with responsibility for the delivery of asset management policy, strategy, objectives and plan(s) have been appointed and have assumed their responsibilities. Evidence may include the organisation's documents relating to its asset management system, organisational charts, job descriptions of post-holders, annual targest/dajectives appropriate.	Evidence demonstrating that asset management plan(s) and/or the processlep or asset management plan implementation consider the provision of adequate resources in both the short and long term. Resources include funding, materials, equipment, services provided by third parties and personnel (internal and service providers) with appropriate skills competencies and knowledge.	Evidence of such activities as road shows, written bullerins, workshops, team talks and management walk abouts would assist an organisation to demonstrate it is meeting this requirement of PAS 55.	The organisation's arrangements that detail the compliance required of the outsourced activities. For semple, this this could form part of a contract or service level agreement between the organisation and the suppliers of its courourced activities. Evidence that the organisation has demonstrated to itself that that assurance of compliance of outsourced activities.
			Who	Top management. People with management responsibility for the eldivery of asset management pollory strategy, objectives and planis). People working on asset related activities.	Top management. The management team that has overall responsibility for saster management. Risk management that the organisation's managers involved in day-to-day supervision of asset-related activities, such as frontline managers, engineers, foremen and chargehands as appropriate.	Top management. The management team that has overall responsibility for asset management. People involved in the delivery of the asset management requirements.	Top management. The management team that has proved largosposibility for asset management. The compliance required the outsourced activities. For manager(s) responsible for the monitoring and management of the outsourced activities. People involved with the procurement of outsourced activities. People involved within the organisation at suppliers of its outsourced activities. The people impacted by the assurance of compliance of outsourced activities. The people within the outsourced activities. The people impacted by the assurance of compliance of outsourced activities.
Company Name	AMP Planning Period Asset Management Standard Applied		Why	In order to ensure that the organisation's assets and asset systems deliver the requirements of the asset management policy, strategy and objectives responsibilities need to be allocated to appropriate people who have the necessary authority to fulfil their responsibilities. (This question, relates to the organisation's assets e.g. para b), s.4.1 of PAS.55, making it therefore distinct from the requirement contained in para a), s.4.4.1 of PAS.55).	Optimal asset management requires top management to ensure sufficient resources are available. In this context the term 'resources' includes manoover, materials, funding and service provider support.	Widely used AM practice standards require an organisation to communicate the importance of interesting its asset management requirements such that personnel fully understand, take ownership of, and are fully engaged in the delivery of the asset management requirements (eg. PAS SS s 4.4.1 g).	Where an organisation chooses to outsource some of its asset management activities, the organisation must arsure that these outsourced process(es) are under appropriate control to ensure that all the requirements of widely used MA standards (eg. NAS 53) are in place, and the asset management polity, strategy objectives and plan(s) are delivered. This includes ensuring capabilities and resources across a time span aligned to life cycle management. The organisation must put arrangements in place to control the outsourced across as the to external providers or to other inhouse departments. This question explores what the organisation does in this regard.
		(cont)	Evidence—Summary	The three Section Managers are each directly responsible to the General Managers and collectively responsible of delivery of the company's business requirements. Each Section is furtionally based with little scope for confusion. Roles and responsibilities are clearly defined in Position Descriptions and delegated authorities are clearly understood and reflected in the managers performance and behaviour.	GasNer's Management Team is highly effective at identifying and managing resourcing issues and needs as they are identified or become apparent. In addition to their management responsibilities the managens are operational and work closely with their direct reports within the same small office environment. The Management Team is efficient because of its active participation and size in making changes when necessary to ensure business requirements are met. Where the change requires additional resources and/or guidance from the Board, the General Manager has access to a designated Director cusicióe of official Board meetings, and has a good working relationship with the Board during meetings. The Management Team is constantly aware of the increasing and changing resourcing needs, particularly given the recent changes in safety and recommeral legistation and that smed a number of significant resourcing changes. The asset management resourcing needs, with the bean discontinue to be monitored and addressed as necessary.	Each of the three Section Managers that along with the General Manager make up the Managerment area manage a small number of direct reports with whom regular operational meeting are held. With the relatively small number of employees GasNet could not operate effectively if individuals clid not have a good merstanding of what they are required to do and what is expected of others. In addition to the formal and informal communication from their managers, all office based employees operate to of a single open plan office effectively exposing them to all spects of GasNet's business activities both strategic and operational, with a consequence that there is a good understanding of business systems and processes.	GasNet does not outsource asset management activities. GasNet has, and will continue to seek ocasional all does pectalist support from external parties, but whenever it does the responsibility for the activity remains clearly with the relevant Manager.
		JRITY (Score	m	m	m	N/A
		SCHEDULE 13: REPORT ON ASSET MANAGEMENT MATURITY (cont)	Question	What has the organisation done are papoint members! of its management team to be responsible for ensuing that the organisation's assets deliver the requirements of the asset management strategy, objectives and plan(s)?	What evidence can the against alon's top management provide to demonstrate that sufficient resources are available for asset management?	To what degree does the organisation's pagainst to pranagement communicate the importance of meeting its asset management requirements?	Where the organication has outsourced some of its asset management activities, how has it ensured that appropriate compliant delivery of its organisational strategic plan, and its asset management policy and strategy?
		3: REPORT ON A	Function	Structure, authority and responsibilities	Structure, authority and responsibilities	Structure, authority and responsibilities	Outsouring of ass et management activities
		SCHEDULE 1.	Question No.	37	40	42	45

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GasNet Limited 1 July 2018 – 30 June 2028 PAS 55:2008	Maturity Level 4	The organisa the standard requirements standard. The assessor Evidence sec and the evid	The organisation's process(es) surpass the standard requirent to comply with requirements set out in a recognised standard. The assessor is advised to mote in the Evidence section with this is the case and the evidence seen.	The organisation's process(es) surpass the standard required to comply with requirements set out in a recognised standard. The assessor is advised to note in the Evidence section why this is the case and the evidence seen.	The organisation's process(es) surpass the standard required to comply with requirements set out in a recognised attandard. The assessor is advised to note in the Evidence section why this is the case and the evidence seen.
	Maturity Level 3	The appointed person or persons have full responsibility for ensuing that the organisation's assets deliver the requirements of the asset management strategy, objectives and plan(s). They have been given the necessary authority to achieve this.	An effective process exists for determining the resources needed for asset management and sufficient resources are available. It can be demonstrated that resources are matched to asset management requirements.	Top management communicates the importance of meeting its asset management requirements to all relevant parts of the organisation.	Evidence exists to demonstrate that outsourced activities are appropriately controlled to provide for the accordingle of the provide for the occurrolled in asset management policy and strategy, and that these controls a re integrated into the asset management system
Company Name AMP Planning Period Asset Management Standard Applied	Maturity Level 2	Top management has appointed an appropriate people to ensure the assets deliver the requirements of the asset management strategy, objectives and plan(s) but their areas of responsibility are not fully defined and/or they have insufficient delegated authority to fully execute their responsibilities.	A process exists for determining what resources are required for its saset amanagement activities and in most cases these are available but in some instances resources remain insufficient.	Top management communicates the importance of meeting its asset management requirements but only to parts of the organisation.	Controls systematically considered but currently only provide for the compliant delivery of some, but not all, aspects of the organisational strategic plan and/or its asset management policy and strategy. Gaps exist.
	Maturity Level 1	is the need no to ensure a deliver the anagement (s).	The organisations top management understands the resource but there are no effective methanisms in place to ensure this is the case.	The organisations top management understands the med to communicate the importance of meeting its asset management requirements but does not do so.	The organisation controls its outsourced Controls systematically considere activities on an ad-hoc basis, with little currently only provide for the completed for resulting for the completed control and selected of the organisational strategic in the organisational strategic plan and/or its asset management policy its asset management policy and and strategy. Gaps exist.
JRITY (cont)	Maturity Level 0	nsidered the persons to s assets he asset tives and	The organisation's top management has not considered the resources required to deliver asset management.	The organisation's top management has not confidered the need to communicate the importance of meeting asset management requirements.	The organisation has not considered the need to put controls in place.
SCHEDULE 13: REPORT ON ASSET MANAGEMENT MATURITY	Question	ation done of its be ing that the deliver the sset y, objectives	What evidence can the against alon's top management provide to demonstrate that sufficient resources are available for as set management?	To what degree does the degrate of the management communicate the importance of meeting its asset management requirements?	Where the organisation has management activities, how has it ensured that appropriate controls are in place to ensure controls are in place to ensure the combinant deliventy of its organisational strategic plan, and its asset management policy and strategy?
REPORT ON AS	Function	Structure, authority and responsibilities	and responsibilities	Structure, authority and responsibilities	Outsourcing of asset management activities
SCHEDULE 13:	Question No.		04	22	2.5

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Limited	30 June 2028		Record/documented Information	Evidence of analysis of future work load plan(s) in terms of human resources. Document(s) containing analysis of the organisation's own direct resource and contractors resource capability over suitable three-scales. Evidence such as minutes of meetings, that suitable management forums are monitoring human resource development plan(s). Training plan(s), personal development plan(s), contract and service level agreements.	voldence of an established and applied competency requirements assessment process and paris) in place to deliver the required training. Evidence that the training programme is part of a wider, co-ordinated asset management a artivities staining and competency programme. Evidence that training activities are recorded and that records are readily available (for both direct and contracted service provider staff) e.g. via aggainstation wide information system or local records database.	Evidence of a competency assessment framework that aligns white established framework sector as the asset management Competencies Requirements Framework (Version 2.0); National Occupational Standards for Management and Leadership; UK Standard for Management and Leadership; UK Standard for Competence, Engineering Council, 2005.	Asset management policy statement prominently displayed and interest, use of displayed on notice beads, intravel and interest, use of daganisation's website for displaying asset performance data, evidence of formal briefings to employees, stakeholders and contracted service providers, evidence of inclusion of asset management issues in team meetings and contracted service provider contract meetings, newsletters, etc.
GasNet Limited	1 July 2018 – 30 June 2028 PAS 55:2008			Senior management responsible for developing asset management responsible for developing asset management strategy and planis). Manages with responsibility for development and recruitment of staff (including HR functions). Saff responsible for training. Procurement officers. Contracted sewice providers.	et h staff ining. rs.	Managers, supervisors, persons responsible for developing training programmes. Staff responsible for procurement and service agreements. HR staff and those responsible for recruitment.	Top management and senior management representative(s), employee's representative(s), contracted senior representative(s), contracted service provider management and employee representative(s) from the representative(s) representative(s) from the death, safety and employee and employee the senior shealth, safety and emirrormental team. Rey stakeholder representative(s).
Сотрапу Name	AMP Planning Period Asset Management Standard Applied		Why	There is a need for an organisation to demonstrate that it has considered what resources are required to develop and implement its asset management system. There is also a need for the organisation to demonstrate that it has assessed what development plants) are required to provide its human resources with the skills and competencies to develop and implement its asset management systems. The immercales over which the plants are required to provide its human resources over with the planting horizons within the asset management strategy considers s.g. if the asset management strategy considers S. 10 and 15 year time scales then the human resources development plants) should align with these. Resources include both in house' and external resources who undertake asset	Widely used AM standards require that organisations to Senior management responsible for agreement of underty tasked AM standards required the asset planis). Managers responsible for developing assumangement asserts and competencies required to the accordance of the and function within the organisation. Once responsibility for development and recutiment of identified the training required to provide the necessary (including HR functions). Staff responsible for transgements should be planned for delivery in a timely Procurement officers. Contracted service provider and systematic way. Any training providers in place their it should be a means to demonstrate that this requirent it should have a means to demonstrate that this requirement is being met for their employees. (eg. ASS 55 refers to the meanworks suitable for identifying competency requirements).	A critical success factor for the effective development and implementation of an asset management system is the competence of persons undertaking these activities, organisations should have effective means in place for ensuing the competence of employees to carry own when their designated asset management function(s). Where an organisation has contracted service providers undertaking elements of its asset management system then the organisation shall assure itself that the outsourced service provider also has suitable and coproared service provider also has suitable instead and coproared on should ensure that the individual and corporate competencies it requires are in appropriate balance of these competencies.	Widely used AM practice standards require that pertinent asset management information is effectively pertinent asset management information is effectively communicated to and from employees and other stakeholders including contracted service providers. Pertinent information required in order to effectively and efficiently comply with and deliver asset management strategy, planis, and objectives. This will include for example the communication of the asset management policy, asset performance information, and planning information as appropriate to contractors.
		(cont)	Evidence—Summary	With clarify defined Position Descriptions within a functionally based organisational structure, the responsibilities and expectations from each employee are well documented and understood by all. All employees are subject to an annual expensional Performance and Development Review (PPDR) attended by their supervisor/manager and manager/General Nanager, where their performance over the past 12 months is reviewed, performance tages for the next 12 months is reviewed, and any taining needs resulting from presonal development of changing business needs are discussed and agreed.	Requirements for change are guided by GasNet's Change Amangement Policy, as a result of an identified need or deficiency occurring following an incident or non-conformance of a system or process, or during the annual Personal Performance and Development Review (PPDR). The annual training budget is based on a training plan developed at the time the budget is prepared and is based on the plan rather than a nominal percentage of salary target. Competencies achieved are recorded application.	Cach of the three Section Managers have an appropriate and forter according to the cache and confidence and expensive required forter according to the cache and confidence and expensive the system management role. has two MXCE's the first in Mechanical Engineering and the second in Gas, combined with 30 years expensive covering all aspects of natural gas distribution engineering, The General Manager has a Degree in Mechanical Engineering, The General Manager has a Degree in Mechanical Engineering and has 36 years expensive in gas distribution engineering and has 36 years expensive in gas distribution engineering and has 36 years expensive to Septical to Mechanical Certificate Levels 3 and 4 in accordance with NZ Gas Industry minimum competency returnereds as specified in the GANZ Certificate of Competency Farnework. In addition to this patform of qualifications, experience and competencies it is relatively easy to identify non-performance and deficiencies in competence within a company the size of Gas Net and where employees work within the same open plan office environment.	GasNet provides its employees open access to required coursentation through the Company Intranet, with the exception of commercially sensitive and confidential documents and information. Where there is an identified need for a specific group or infolvidual in respect of information whether it be asset management or any other information, the relevant manager will ensure those needs are met. There is a good communication link the ween the Management Team and the Board of Directors via the General Manager and regularly reporting to the Board on a monthly basis. In view of the low level of activity and the advisory trante of the engagement, corrected service providers are not typically exposed to, nor require access to asset management information, but clearly would be provided with such if it were required in order to complete the task.
		TIRITY	Score	m	2.5	m	2.5
		SCHEDULE 13: REPORT ON ASSET MANAGEMENT MATURITY (cont)		develop plan(s) for the human resources required to undertake asset management activities - including the development and delivery of asset management strategy, process(es), objectives and plan(s)?	thow does the organisation identify competerncy requirements and then plan, provide and record the training necessary to achieve the competencies?	How does the organization strains are the properties and direct control undertaking asset management related activities have an appropriate level of competence in terms of education, training or experience?	How does the organisation ensure that performent asset management information is effectively communicated to and from employees and other stakeholders, including contracted service providers?
		: REPORT ON A	Function	Taining, awareness and competence	and competence	and competence	Communication, participation and consultation
		SCHEDULE 13	No.	84 	64	9	£

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GasNet Limited 1 July 2018 – 3.0 June 2028 PAS 55:2008	Maturity Level 4 The organisation's process(es) surpass the standard required to comply with	requirements set out in a recognised standard. The assessor is advised to note in the assessor is advised to note in the and the evidence seen.	The organisation's process(es) surpass the standard required to comply with requirements set out in a recognised standard. The assessor is advised to note in the Evidence section why this is the case and the evidence seen.	The organisation's process(es) surpass the equirent of comply with requirements set out in a recognised standard. The assessor is advised to note in the Evidence section why this is the case and the evidence seen.	The organisation's process(es) surpass the standard requirements set out in a recognised standard. The assessor is advised to note in the Evidence section why this is the case and the evidence seen.
GasNet 1 July 2018 - PAS 5	Maturity Level 3 The organisation can demonstrate that plan(s) are in place and effective in	matching competencies and capabilities to the asset management system including the plan for both internal and contracted activities. Plans are recieved integral to asset management system process(es).	Competency requirements are in place and aligned with asset management and alpharis. Plans are in place and effective in providing the training necessary to achieve the competencies. A structured means of recording the competencies archieved is in place.	Competency requirements are identified. The oganisation's processite's surpar and assessment are reviewed and statement are comply with asset management requirements. The assessor is advised to onde in the appropriate intervals alligned to asset appropriate intervals alligned to asset appropriate intervals alligned to asset and the evidence seen.	Two way communication is in place between all relevant parties, ensuring that information is effectively communicated to match the requirements of asset management strategy, plant(s) and process(es). Pertinent asset information requirements are regularly reviewed.
Company Name AMP Planning Period Asset Management Standard Applied	Maturity Level 2 The organisation has developed a strategic approach to aligning	luding e work	The organisation is the process of identifying competency requirements aligned to the asset management plan(s) and then plan, provide and record appropriate training. It is incomplete or inconsistently applied.	The organization is in the process of putting in place a mean ground in the competence of person(s) involved in asset management activities including contractors. There are gaps and inconsistencies.	The organisation has determined Two way communication is in plan pertinent information and relevant parties, ensure parties, some effective two way that information is effectively communication is in place but as yet not communicated to match the all relevant parties are clear on their requirements of asset management information. Requirements are regularly review. Pertinent asset information requirements are regularly review.
	Maturity Level 1 The organisation has recognised the need to assess its human resources	ed .	The organisation has recognised the need to identify competency urgulatements and then plan, provide and record the training necessary to achieve the competencies.	Competency of staff undertaking asset management related activities is not managed or assessed in a structured way, other than formal requirements for legal compliance and safety management.	, [
MATURITY (cont)	Maturity Level 0 The organisation has not recognised the need for assessing human resources	requirements to develop and implement.	The organisation does not have any means in place to identify competency requirements.	The organization has not recognised the preed to assess the competence of preson(s) understaking asset management related activities.	The organisation has not recognised the There is evidence that the pertinent need to formally communicate any asset asset management information to be management information. is being determined. is being determined.
SCHEDULE 13: REPORT ON ASSET MANAGEMENT MATU			How does the organisation identify competency identify competency in equirements and then plan, provide and record the training necessary to achieve the competencies?	How does the organization ensure that persors under its direct control undershing asset management related activities have an apportate level of competence in terms of education, training or experience?	How does the organisation ensure that every the management information is effectively communicated to and from emploses and other stakeholders, including contracted service providers?
: REPORT ON AS	Function Training, awareness and competence		Training, awareness and competence	and competence	Communication, participation and consultation
SCHEDULE 13	Question No.		99	ន	છ

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GasNet Limited 1 July 2018 – 30 June 2028 PAS 55:2008	Record/documented Information	The documented information describing the main elements of the asset management system (process(es)) and their interaction.	Details of the process the organisation has employed to determine what its asset information system should contain in order to support its asset management system. Evidence that this has been effectively implemented.	The asset management information system, together with the policies, procedure(s), improvement initiatives and audits regarding information controls.	The documented process the organisation employs to ensure it asset management information systems aligns with its asset management requirements. Minutes of information systems review meetings involving users.
	Who	The management team the for asset management. I management activities.	The organisation's strategic planning team. The management team that so overall responsibility for asset management, information management team. Operations, maintenance and engineering managers.	The management team that has overal responsibility for asset management. Users of the organisational information systems.	The organisation's strategic planning team. The management team that is a overall responsibility for asset management. Information management team. Users of the organisational information systems.
Company Name AMP Planning Period Asset Management Standard Applied	ΛΗΜ	Widely used AM practice standards require an organisation maintain up to date documentation that ensures that its asset management systems (le., the systems the organisation has in place to meet the standards) can be understood, communicated and operated. (eg., s. 4.5 of PAS S5 requires the maintenance of up to date documentation of the asset management system requirements specified throughout s 4 of PAS S5).	Effective asset management requires appropriate information to be available. Widely used AM standards therefore require the organisation to identify the asset management information it required may be held by suppliers. The maintenance and development of asset management information system. Some of the information required may be held by suppliers. The maintenance and development of asset management information systems is a poorly understood specialist activity that is akin to IT management but different from IT management. This group of questions provides some indications as to whether the capability is available and applied. Note: To be dective, an asset information management of the dective, an asset information management of the dective and process(es) that create, secure, make available and destroy the information required to support the asset management system.	The response to the questions is progressive. A higher scale cannot be awarded without achieving the requirements of the lower scale. This question explores how the organisation ensures that information management meets widely used AM practice requirements (eg. s 4.4.6 (a), (c) and (d) of PAS 55).	Widely used AM standards need not be prescriptive about the form of the asset management information system, but simply require that the asset management information system is appropriate to the organisations needs, can be effectively used and can supply information which is consistent and of the requisite quality and accuracy.
(cont)	Evidence—Summary	GasNet has an extensive range of documentation to support its asset management, such as policies, procedures and plans integrated with its risk management, bublic and workplace safety management systems. The review processes referred to in the AAP and its alignment with the regulatory requirements under the IDD will provide the catalysts for the identification of any gaps in the existing systems and documentation and formalisation of the asset management system.	As GasNet's AMP has evolved so has GasNet's need for information and systems to support it. The first till AMP published in 2017 demanded significant additional information published in 2017 demanded significant additional information that whilst the majority was readily available and accessible, it was acknowledged that repeatability and reliability of the information source was critical to GasNet's management of its assets and production of a credible and defendable AMP's in the first. Its it planned to undertake further review of the enhanced information and system requirements as well as the additional requirements necessary to GasNet's management of assets.	GasNet has developed a robust document management system commined with registers providing a record of documents held and their status. GasNet has identified its GIS, MIDaS and KernMobile applications as its core asset information systems with a cross limited to only a few personne with the authority to change and update data, the reliance is on the competency of the persons making those changes to maintain quality. With its increasing use and dependency or electronic based data GasNet has recognised the need to set and maintain standards in data management and quality, and in conjunction with a business system process review being undertaken at the time of preparing this document, plans to introduce systems to check data accuracy.	GasNet's asset management information system is based dependenmently around its key sincknee applications with data held in electronic format. As GasNet's needs for information have increased over recent years so to has the availability of data from the information system. Owen ingrely from the regulatory changes in 2013 GasNet is now able to produce extensive information from its system which is both reliable and repeatable. GasNet is conflected that as a list needs change in coming years for more or different asset related information it will be able to be accommodated within its existing information system. The ease at which GasNet was able to provide the additional information for its 2017 AMP is evidence of its ability to meet its needs.
JRITY (Score		m	2.5	2.5
SCHEDULE 13: REPORT ON ASSET MANAGEMENT MATURITY (cont)	Question	What docum organisation describe the asset manag interactions	What has the organisation done doctemine what its asset management information system(s) should contain in order to support its asset management system?	How does the organisation marrian its asset management information system() and ensure that the data held within it (them) is of the requisite quality and accuracy and is consistent?	How has the organisation's secured its asset management information system is relevant to its needs?
3: REPORT ON A	Function	Asset Management System documentation	management management	Information management	Information management
SCHEDULE 13	Question No.	59	5		64

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General Manag	General Manager		7 1101011111111111111111111111111111111	ugo 02 01 101	

	rrpass with sed the	rpass sed ithe	vrth sed rthe ase	vith sed
Limited 30 June 2028 ::2008	Maturity Level 4 The organisation's process(es) surpass the standard required to comply with requirements set out in a recognised standard. The assessor is advised to note in the Widence section why this is the case and the evidence seen.	The organisation's process(es) surpass the standard required to comply with requirements set out in a recognised standard. The assessor is advised to note in the Evidence section why this is the case and the evidence seen.	The organisation's process(es) surpass the standard required to comply with requirements set out in a recognised standard. The assessor is advised to note in the Evidence section why this is the case and the evidence seen.	The organisation's process(es) surpass the standard required to comply with requirements set out in a recognised standard. The assessor is advised to note in the Evidence section why this is the case and the evidence seen.
GasNet Limited 1 July 2018 – 30 June PAS 55:2008	Maturity Level 3 The organisation has established documentation that comprehensively describes all the main elements of its asset management system and the interactions between them. The documentation is kept up to date.	The organisation has determined what its asset information system should contain in order to support its asset management system. The requirements relate to the whole life cycle and cover information originating from both internal and external sources.	The organisation has effective controls in place that ensure the data held is of the requisite quality and accuracy and is consistent. The controls are regularly reviewed and improved where necessary.	The organisation's asset management information system aligns with its asset management requirements. Users can confirm that it is relevant to their needs.
Company Name AMP Planning Period Asset Management Standard Applied	Maturity Level 2 The organisation in the process of documenting its asset management system and has documentation in place that describes some but not all of the main elements of its asset management system and their interaction.	The organisation has developed a structured process to determine what is asset information system should contain in order to support its asset management system and has commenced implementation of the process.	The organisation has developed a lot controls that will ensure the data held is of the requisite quality and accuracy and is consistent and is in the process of implementing them.	The organisation has developed and is implementing a process to ensure its asset management information system is relevant to its needs. Gaps between what the information system provides and the organisations needs have been identified and action is being taken to close them.
	Maturity Level 1 The organisation is aware of the need to put documentation in place and is in the process of determining how to document the main elements of its asset management system.	The organisation is aware of the need to determine in a structured manner what its asset information system should contain in order to support is asset management system and is in the process of deciding how to do this.	The organisation is aware of the need for effective controls and is in the process of developing an appropriate control process(es).	The organisation understands the need to ensure its asset management information system is relevant to its needs and is determining an appropriate means by which it will achieve this. At present there are significant gaps between what the information system provides and the organisations needs.
JRITY (cont)	Maturity Level 0 The organisation has not established documentation that describes the main elements of the asset management system.	The organisation has not considered what asset management information is required.	There are no formal controls in place or controls are extremely limited in scope and/or effectiveness.	The organisation has not considered the need to determine the relevance of its management information system. At present there are major gaps between what the informations system provides and the organisations needs.
SCHEDULE 13: REPORT ON ASSET MANAGEMENT MATURITY (cont)	Question What documentation has the organisation established to describe the main elements of its asset management system and interactions between them?	What has the organisation done to determine what its asset management system(s) should contain in order to support its asset management system?	How does the organisation There are no formal ormantialn its asset management controls are extremel information system(s) and ensure and/or effectiveness, that the data held within it (them) is of the requisite quality and accuracy and is consistent?	How has the organisation's ensured its asset management information system is relevant to its needs?
: REPORT ON AS	Function Ass et Management System documentation	information management	Information management	Information management
SCHEDULE 13	Question No.	62	63	64

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Gas/Net Limited 1 July 2018 – 30 June 2028 PAS 55:2008	Record/documented Information The organisation's risk management framework and/or s. evidence of specific process(es) and/or procedure(s)		The organisations risk management framework. The organisation's recourting plant(s) had ratining an competency plant(s). The organisation should be able to demonstrate appropriate linkages between the content of resource plant(s) and training and competency plant(s) to the risk assessments and risk control measures that have been developed.	The organisational processes and procedures for ensuring information of this type is identified, made accessible to those requiring the information and is incorporated into asset management strategy and objectives	Documented process(es) and procedure(s) which are relevant to demonstrating the effective management and control of life cyle activities during asset creation, acquisition, enhancement including design, modification, procurement, construction and commissioning.
	Who The top management team in conjunction with the organisation's senior risk management representatives.	There may also be input from the organisation's Safety, Health and Environment team. Staff who carry out risk identification and assessment.	Staff responsible for risk assessment and those responsible for developing and approving resource and training plants). There may also be input from the organisation's Safety, Health and Environment team.	Top menagement. The organisations regulatory team. The organisation's legal team or advisors. The handgement team with overall responsibility for the asset management system. The organisation's health and safety team or advisors. The organisation's policy making team.	Asset managers, design staff, construction staff and project managers from other impacted areas of the business, e.g. Procurement
Company Name AMP Planning Period Asset Management Standard Applied	Why Risk management is an important foundation for proactive asset management. Its overall purpose is to	understand the cause, effect and likelihood of adverse events cocuring, to oppirally manages with risks to an acceptable level, and to provide an audit trail for the management of risks. Widely used standards require the organisation to have processles, and/or procedure(s) in place that set out how the organisation identifies and assesses asset and asset management related risks. The risk have to be considered across PAS 55).	Widely used AM standards require that the output from Staff responsible for risk assessment and those risk assessments are considered and that adequate responsible for bedoping and approving resource all resource of including staff) and training is identified to rataling planfs). There may also be input from the match the requirements. It is a further requirement that organisation's Safety, Health and Environment team. There from the may be implications in resources and training required to achieve other objectives.	In order for an organisation to comply with its legal, regulatory, statutory and other asset management requirements, the organisation first needs to ensure that it knows what they are leg, PAS 55 specifies this in s. 4.4.8). It is necessary to have systematic and auditable mechanisms in place to lefently new and changing requirements. Widely used AM standards also require that requirements are incorporated into the asset management system (e.g. procedure(s) and process(es))	Life cycle activities are about the implementation of asset management planis) i.e. they are the "doing" phase. They need to be done effectively when lin moder for asset management to have any practical meaning. As a consequence, widely used standards (eg. PAS S5 4.5.1) require organisations to have in place appropriate process(es) and procedure(s) for the implementation of asset management plan(s) and control of life-cycle activities. This question explores those aspects relevant to asset creation.
(cont)	Evidence—Summary GasNet risk management system is governed by its Risk Management Policy which address es all forms of risk to which	s	With the safety considerations inherent in a natural gas instructure business, the management of risk has become naturally embedded within GasNet's business processes and activities. With close alignment to the hazard and risk an anagement processes required under the workplace health and safety legislation and as asset related risk is often identified in conjunction with health and safety related risks, the focus on managing assets risk information is not new to GasNet or its employees. It is activately edged bowever that by formalising its asset management system and practices and with specific consideration to asset related risks that gaps will be identified.	In accordance with its Compliance Policy, GasNet has published a normethersive legistation register applying across all business interests of the company, accessible to all employees hairs intranet. The register provides the specific items of legistation and covers acts, regulations, standards, codes of practice and sugulations and standards, codes of practice and savailable on the web. In addition GasNet is a member of the Gas Association of New Zealand, LPG Association, subscribes to email anothications from the Gas industry Company and is either a member itself, or individual employees are members of, a range of vanious organisations with interests in asset related matters.	GasNet has an extensive documentation framework comprising profices, procedures and plans. Whils acknowledging that there are identified gaps in documentation any systems, they are diminishing and will be completed as a matter of rouse and with the appropriate priority. Development of new or changes to an the appropriate priority. Development of new or changes to an the appropriate or document are undertaken with the oversight of the relevant section manager, management team, General in Manager or Board of Directors as appropriate.
JRITY (Score 2.5		7	m	2.5
SCHEDULE 13: REPORT ON ASSET MANAGEMENT MATURITY (cont)	Question How has the organisation documented process(es) and/or	procedure(s) for the demonstrate of the description of assets and asset management related risks throughout the asset life cycle?	How does the organisation ensure that the results of risk assessments provide input into the identification of adequate resources and training and competency needs?	What procedure does the organisation have to identify and provide access to its legal, regulatory, statutory and other asset management requirements, and how is requirements incoporated into the asset management system?	Life Cycle Activities How does the organisation establish implement and maintain process(es) for the implementation of its asset management plan(s) and control of activities across the creation, acquisition or enhancement of assets. This includes design, modification, procurement, construction and commissioning activities?
3: REPORT ON A	Function Risk management process(es)		Use and maintenance of maintenance of asset if k information	requirements	Life Cycle Activities
SCHEDULE 13	Question No.		79	82	88

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GasNet Limited 1 July 2018 – 30 June 2028 PAS \$5:2008	Maturity Level 4 The organisation's process(es) supass the standard required to comply with requirements set out in a recognised standard. The assessor is advised to note in the Evidence section why this is the case and the evidence seen.	The organisation's process(es) surpass the standard required to comply with requirements set out in a recognised standard. The assessor is advised to note in the Evidence section why this is the case and the evidence seen.	The organisation's process(es) surpass the standard required to comply with requirements set out in a recognised standard. The assessor is advised to note in the Evidence section why this is the case and the evidence seen.	The organisation's process(es) surpass the standard required to comply with requirements set out in a recognised standard. The assessor is advised to note in the Evidence section why this is the case and the evidence seen.
GasNet 1 July 2018 -	Identification and assessment of asset related risk across the asset lifecycle is fully documented. The organisation can documented that appropriat documented mechanisms are integrated across life cycle phases and are being consistently applied.	Outputs from risk assessments are consistently and systematically used as the standard required to comply with inputs to develop resources, training and requirements set out in a recognised competency requirements. Examples standard. The assessor is advised to note in the Evidence section why this is the case and the evidence seen.	Evidence exists to demonstrate that the organisation's legal, regulatory, statutory and other asset management requirements are identified and kept up to date. Systematic mechanisms for identifying relevant legal and statutory requirements.	Effective process(es) and procedure(s) are in place to manage and control the implementation of asset management plan(s) during activities related to asset reation including design, modification, procurement, construction and commissioning.
Company Name AMP Planning Period Asset Management Standard Applied	se or	The organisation is in the process carried to upduts from risk assessments are ensuing that outputs of risk assessment consistently and systematically used as are included in developing requirements inputs to develop resources, training and competency requirements. Examples implementation is incomplete and there are gaps and inconsistencies.	The organisation has procedure(s) to identify its legal, regulatory, statutory and other asset management requirements, but the information is not kept up to date, inadequate or inconsistently managed.	The organisation is in the process of putting in place process(es) and procedure(s) to manage and control the implementation of asset management plan(s) during activities related to asset creation including design, modification, procurement, construction and commissioning. Gaps and inconsistencies are being addressed.
	The organisation is aware of the need to The organisation is in the process of document the management of asset documenting the identification and related risk across the asset lifecycle. assessment of asset related risk aron The organisation has plan(s) to formuly the asset lifecycle but it is incomplet document all relevant process(es) and there are inconsistencies between procedure(s) or has already commenced approaches and a lack of integration. this activity.	The organisation is aware of the need to consider the results of risk assessments and effects of risk control measures to provide input into reviews of resources, training and competency needs. Current input is typically ad-hoc and reactive.	The organisation identifies some its legal, regulatory, statutory and other asset management requirements, but this is done in an ad-hoc manner in the absence of a procedure.	The organisation is aware of the need to The organisation is in the process of have process(es) and procedure(s) in place process(es) and procedure(s) in place to manage and control the procedure(s) to manage and control the procedure(s) to manage and control the plan(s) during activities related to asset reangement implementation of asset management plan(s) during activities related to asset reangement, construction and procurement, construction and procurement procurement and procurement procurement and procurement procurement procurement
JRITY (cont)	Maturity The organisation has need to document proprocedure(s) for the it assessment of asset management related the asset life cycle.	The organisation has not considered the need to conduct risk assessments.	What procedure does the organisation has not considered the organisation have to identify and need to identify its legal, regulatory, provide access to its legal, statutory and other requirements. The organisation have to identify and need to identify its legal, regulatory, and other asset management requirements. The organisation has organisation have to identify its legal, regulatory, and other asset management requirements. The organisation has need to identify its legal, regulatory, and other asset management equirements.	The organisation does not have process (es) in place to manage and control the implementation of asset management plan(s) during activities related to asset creation induding design, modification, procurement, construction and commissioning.
SCHEDULE 13: REPORT ON ASSET MANAGEMENT MATURITY (cont)	Question How has the organisation documented process(es) and/or procedure(s) for the identification and assessment of asset and asset management related risks throughout the asset life cycle?	How does the organisation ensure that the results of risk assessments provide input into the identification of adequate resources and training and competency needs?	What procedure does the organisation have to identify and provide access to its legal, regulatory, statutory and other asset management requirements, and how is requirement incorporated into the asset management system?	How does the organisation establish implement and maintain process(es) for the implementation of its asset management plan(s) as set acquisition or enhancement of assets. This includes design, modification, procurement, construction and commissioning activities?
: REPORT ON AS	Function Risk management process (es)	Use and maintenance of asset risk information	Legal and other requirements	Life Cycle Activities
SCHEDULE 13	Question No. 69	79	83	88

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imited 10 June 2028 2008	Record/documented Information	Documented procedure for review. Documented procedure for audit of process delivery, Records of previous audits, improvement actions and documented confirmation that actions have been carried out.	Functional policy and/or strategy documents for performance or condition monitoning and measurement. The oganisation's performance monitoning frameworks, balanced scorecards etc. Evidence of the reviews of any appropriate performance indicators and the action lists resulting from these reviews. Reports and trend analysis using performance and condition information, Evidence of the use of performance and condition information shaping improvements and supporting asset management strategy, objectives and plan(s).	Process(es) and procedure(s) for the handling, investigation and mitigation of asset-related failures, investigation and mitigation of asset-related failures, conformances. Documentation of assigned responsibilities and authority to employees. Job Descriptions, Audit reports. Common communication systems i.e. all Job Descriptions on Internet etc.	The organisation's asset-related audit procedure(s). The organisation's methodology(s) by which it determined the scope and frequency of the audits and the criteria by which it identified the appropriate audit the procedure(s) by which the audit schedules, reports etc. Evidence of the personnel. Audit schedules, reports etc. Evidence of presented, together with any subsequent communications. The risk assessment schedule or risk registers.
GasNet Limited 1 July 2018 – 30 June 2028 PAS 55:2008	Who	_	A broad cross section of the people involved in the organisation is asserted activities from data input. This should include contactors and other relevant third partles as appropriate.	The organisation's safety and environment management team. The team with love and in the sponsibility for the management of the assets. Repole who have appointed roles within the asset-related investigation procedure, from those who carry rought investigations to senior management who treview the recommendations. Operational controllers is responsible for managing the asset base underfault conditions and maintaining services to consumers. Contractors and other third parties as appropriate.	Audit st
Company Neme ANIP Planning Period Asset Management Standard Applied	Why	Having documented process(es) which ensure the asset Asset managers, preintenance managers and project managers from other impacted with any specified conditions, in a manner consistent areas of the busines swith the asset management policy, strategy and objectives and in such a way that cost, risk and assets strategy and objectives and in such a way that cost, risk and assets strategy controlled is critical. They are an essential part of tuning intention into action (eg, as required by PAS 55 s 4.5.1).	Widely used AM standards require that organis atlons establish implement and maintain procedurels) to monitor and messure the performance and/or condition of assets and asset systems. They further set out requirements in some detail for seather wand proaches monitoring, and leading/lagging performance indicators orgether with the monitoring or results to provide input to corrective actions and conflued improvement. There is an expectation that performance and condition monitoring will provide input to improving asset management strategy, objectives and plan(s).	Widely used AM standards require that the organisation establishes implements and maintains process(es) for the handing and investigation of failure incleants and non-conformities for assets and sets down a number of expectations. Specifically this question examines the exquerement to define clearly responsibilities and authorities for these activities, and communicate these unambiguously to relevant people including external stakeholders if appropriate.	It is question seeks to explore what the organisation in menagement team responsible for its asset whether it the internal or has done to comply with the standard practice AM audit management procedure(s). The team with overall with whether it has been been a standard practice AM audit management procedure(s). The team with overall was standard practice and an anagement of the assets been seemed to result in the standard practice and an anagement of the assets been with key staff responsible for asset will mapped to result in the first quarter of 2019 to an anagement of the practice. People with responsibility for carrying out risk assessments of 19/20 Annual Plan.
(cont)	Evidence — Summary	maintenance regimes with the recent level the gas safety and filled to. With its practices to operation With its working environment at the well placed to receive action if an recise action if an recise intitle growth cooping to so the forcing may always as the same as the pressure as a cast one Pressure	GasNet has a good understanding of its assets and their condition due to the relatively small size of its nework, the endotrion due to the relatively small size of its nework, the endotrion due to the relatively small size of its nework, the endotrion that the condition of the states and the longevity of operational personnel working on the assets. GasNet recognises the importance of capatring asset condition information within its assets management system and the benefits of measuring performance through the reporting the endotrion of the purpose and responded in GasNet's disclosures and AMP a number of purpose and responded intensity on a monthly basis to the Board of Directors, GasNet would welcome the introduction of further gas industry standard measures providing the opportunity for comparison with other operators.	All incidents that occur on the gas network are investigated, with bringletins in impensation and indigense inspensation and indigense inspensation and indigense inspensation and investigation. The effort and extent to which an incident set application. The effort and extent to which an incident set application. There from an extent of the event, You on analogy size recorded from the event. You on analogy state received from that in the signeeting Managera in the extension and investigations. There have been a few occasions where an extensial investigation including the Engineering Managera involunderakes most investigation including the Engineering Managera involunderakes the intervely process is robust and or the need to ensure the intervely process is robust and explicably to relevant people including external investigation which as closely as possible reflects the events and for the need to ensure the intervely process is robust and or decreased from the events which and the events are applicable to the events and promotes the practice of continual improvement.	GasNet is aware of the benefits of subjecting its systems and processes to an audit regime, whether it be internal or external or the combination of both. However it is also very aware that in an environment where there is increasing expectations from multiple is stehiofoes the audit must be well managed to ensure it achieves the desired outcomes both interms of integrity and cost. A review is to be undertaken in the first quarter of 2019 to establish the the audit requirements with any associated budget provision considered for the 2019/20 Annual Plan.
IRITY (c	Score		m	m	2
SCHEDULE 13: REPORT ON ASSET MANAGEMENT MATURITY (cont)	Ouestion	How does the organisation makes the horses les) and/or procedure(s) for the implementation of asset management plant(s) and control of activities during maintenance (and inspection) of assets are similarient to ensure activities are carried out under specified to consistent with assets management strategy and conditions, are consistent with control cost, risk and performance?	How does the organisation measure the performance and condition of its assets?	How does the organisation reasons responsibility and the authority for the handling, investigation and mitigation of sase-freated fallures, incidents and emergency situations and non conformances is clear, unambiguous, understood and communicated?	What has the organisation done oreatalish procedure(s) for the audit of its asset management system (process(es))?
3: REPORT ON A	Function	Life Cycle Activities	Performance and condition monitoring monitoring	investigation of asser-lated as set-ral ated failures, incidents and nonconformities	Audit
SCHEDULE 1:	Onestion No.	16	26	66	105

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GNZ-012	Asset Management Plan (AMP)	ement Plan (AMP)		Version: 7.0	
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GasNet Limited 1 July 2018 – 30 June 2028 PAS 55:2008	The organisation's processes as the organisation's processes as the standard required to comply with requirements set out in a recognised standard. The assessor is advised to note in the Editence section with this is the case and the evidence section with this is the case and the evidence section.	The organisation's process(es) surpass the standard required to comply with requirements set out in a recognised standard. The assessor is advised to note in the Evidence section why this is the case and the evidence seen.	The organisation's processles) surpass the standard required to comply with requirements set out in a recognised addardard. The assessor is advised to note in the Evidence section why this is the case and the evidence seen.	The organisation's processles) surpass the standard required to comply with requirements set out in a recognised addardard. The assessor is advised to note in the Evidence section why this is the case and the evidence seen.
GasNet 1 July 2018 – PAS 5;	The organisation has in place process(es) and procedure(s) to manage and control the implementation of asset management plan(s) during this life cycle phase. They include a process, which is lised frequality reviewed its selfective, for confirming the process(es)/ procedure(s) are effective and if necessary carrying out	Consistent asset performance monitoring linked to asset management monitoring linked to asset management used including reactive and proactive measures. Data quality management and review process are appropriate. Evidence of leading indicators and analysis.	The organisation have defined the appropriate responsibilities and authorities and evidence is available to authorities and evidence is available to business and kept up to date.	The organisation can demonstrate that its audit procedure(s) over all the appropriate asset-related activities the associated reporting of audit results. Audits are to an appropriate level of detail and consistently managed.
Company Name AMP Planning Period Asset Management Standard Applied	The organisation is in the process of putting in place process(es) and putting in place process(es) and procedure(s) to menage and control the implementation of asset management plan(s) during this life cycle phase. They include a process for confirming the process(es)/procedure(s) are effective and if necessary carrying out modifications.	es is	The organisation are in the process of defining the responsibilities and authorities with evidence. Alternatively there are some gaps or inconsistencies in the identified responsibilities/authorities.	The organisation is establishing its audit procedure(s) but they do not yet cover all the appropriate asset-related activities.
	The organisation is ware of the need to The organisation is in the process of have process(es) and procedure(s) in putting in place to manage and control the procedure(s) to make a management implementation of asset management and/or there is no mechanism for process(es)/procedure(s) are effective and where and if necessary carrying out modifications.	The organisation recognises the need for The organisation is developing coherent monitoring laste performance but has a saste performance monitoring infekt to not developed a coherent approach. Measures are incomplete, predominantly and proactive measures are in place, reactive and lagging. There is no lace is being made of leading indicators linkage to asset management objectives, and analysis. Gaps and inconsistencies remain.	The organisation understands the requirements and is in the process of determining how to define them.	The organisation understands the need The organisation is establishing its auch for audit procedure(s) and is determining procedure(s) but they do not yet cover the appropriate scope, frequency and all the appropriate asset-related archides.
IRITY (cont)	The organisation does not have process(es)/procedure(s) in place to have process(es) and procedure(s) or manage the implementation of place to manage and controd the saset management plan(s) during this implementation of asset management plan(s) during this independent of asset management plan(s) during this life cycle phase life cycle phase. Currently do not have these in plands or there is no mechanism for any or the process or the phase in the plants of the phase in the plants of the plants or the plants of the	The organisation has not considered how to monitor the performance and condition of its assets.	The organisation has not considered the need to define the appropriate responsibilities and the authorities.	The organisation has not recognised the need to establish procedure(s) for the audit of its asset management system.
SCHEDULE 13: REPORT ON ASSET MANAGEMENT MATURITY (cont)	How does the organisation ensure that process(es) and/or procedure(s) for the implementation of saset management plan(s) and control of activities during maintenance (and inspection) of assets are sufficient to ensure activities are carried out under specified conditions, are consistent with asset management strategy and control cost, risk and performance?	Performance and How does the organisation condition monitoring measure the performance and condition of its assets?	How does the organisation ensure responsibility and the authority for the handling, investigation and mitigation of asset-related failures, incidents and emergency situations and non conformances is clear, unaming uous, undestood and communicated?	What has the organisation done to establish procedure(s) for the audit of its asset management system (process(es))?
: REPORT ON AS	Life Cycle Activities	Performance and condition monitoring	investigation of asset-related failure, incidents and nonconformities	Audit
SCHEDULE 13	11 Other Parkers of the Control of t	56	66	105

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				tion	(s) ation nce	ange nd
GasNet Limited	1 July 2018 – 30 June 2028	PAS 55:2008	Record/documented Information	Analysis records, meeting notes and minutes, modification records. Asset management planis), modification records. Asset management planis), improvement programmes and projects. Recorded changes to asset management procedure(s) and process(es). Condition and performance reviews. Maintenance reviews	Records showing systematic exploration of improvement. Evidence of new termiques being resplored and implemented. Changes in procedure(s) and process(es) reflecting improved use of optimisation took/techniques and available information. Evidence of working parties and research.	Research and development projects and records, benchmarking and partipation knowledge exchange professional forums. Evidence of correspondence relating to knowledge acquisition. Examples of change implementation and evaluation of new tools, and objectives.
GasNet 1 July 2018 —		PAS 5	Who	The management team responsible for its asset management procedurels.) The team with overall responsibility for the management of the assets. Audit and incident investigation teams. Staff responsible for planning and managing corrective and preventive actions.	The top management of the organisation. The manage/frain respinsible for management management against all organisation's asset management system, including its continual improvement. Managers responsible for policy development and implementation.	The top management of the organisation. The Research a manager the am regardles are the prefurnant organisation's asset management system, including its profession continual improvement. People who monitor the relating to accountinual improvement. People who monitor the relating to source it mit implement than a manages to the organisation's ferchindres policy, strategy, etc. People within an organisation's techniques policy, strategy, etc. People within an organisation with objectives. recommending and implementing new tools and techniques, etc.
Company Name AMP Planning Period Asset Management Standard Applied		Why	Having Investigated asset related failures, incidents and non-conformances, and taken action to milgate their consequences, an organisation is required to implement preventative and corrective actions to address root causes, incident and failure investigations are only useful if appropriate actions are taken as a result to assess charges to a businesses risk profile and ensure that appropriate arrangements are in place should are recurner of the incident happen. Wideley used AM standards also require that necessary charges arising from preventive or corrective action are made to the asset management system.	Widely used AM standards have requirements to establish, implement and maintain process(es) procedure(s) for identifying, assessing, prioritising and implementing actions to achieve continual improvement. Specifically there is a requirement to demonstrate continual improvement in optimisation of cost risk and performance/condition of assets across the life cycle. This question explores an organisation's capabilities in this area—looking for systematic improvement mechanisms rather that reviews and audit (which are separately examined).	10	
		(cont)	Evidence — Summary	GasNet's Corrective and Preventative Actions Policy addresses Having Investigated asset related failures, incidents issues of non-conformance, and before action to migate continual improvement. With the investigation of every incident, their consequences, an organisation is required to event and near-miss occurrence, corrective actions are identified. Implement preventative and corritories are incidents and failure investigations in almost every instances the improvements are minor in nature, they are more in nature, they are more in nature, they are only useful if appropriate actions are taken as a majority of instances are incidental from the season of a creames of access to senior management employees are encouraged to make their images is about a recurrence of the indedint happen. Wildely aware of any improvement opportunities, which in the case of the indedint happen. Wildely aware of any improvement opportunities, which in the case of the indedint happen. Wildely aware of any improvement opportunities, which in the case of the ease of access to the case of the indedint happen. Wildely aware of any improvement opportunities, which in the case of the asset management space of the indedint happen. Wildely aware of any improvement opportunities, which in the case of the asset management space of the indedint happen. Wildely avained from preventive or corrective action are made to the asset management system.	The approval and implementation of the Corrective and preventable Actions Policy provided the catalyst for formalising the existing practices embedded within GasNet's system and processes. Whilst GasNet had historically promoted and proported the identification of improvement opportunities (made easier by ease of access for all employees to their Section Manager and the General Manager) it is likley that there would have been opportunities missed through the absence of formal systems in place.	GasNet has a history of active participation with persons and one important aspect of continual improvement is organisations sexternal to list own operation and if it identifies a where are norganisation looks beyond its existing gap in knowledge or capabilities will seek assistance or advise. boundaries and knowledge base to look at what 'new Whilst GasNet had previously adopted the international infinish followed by the processes! Jobos, ecr. An infinisherute Management Manna (ImMh) followed by the processes! Jobos, ecr. An infinisherute Management (PAS 55.2.008) in 2014, GasNet's latest Asset Management (PAS 55.2.008) in 2014, GasNet's latest Asset Management Policy standards) will be able to demonstrate that it approved and implemented on 25 July 2017 acknowledges the SO continually seeks to expand its knowledge of all things 55000 suite of standards. 55000 suite of standards. 6 pabilities. The organisation will be able to demonstrate that it improve, evaluates them for suitability to its own improve, evaluates them for suitability to its own organisation and implements them as appropriate. This question explores an organisation's approach to this activity.
		JRITY (Score	m	2	2
		SCHEDULE 13: REPORT ON ASSET MANAGEMENT MATURITY (cont)	Question	How does the organisation in the constitution of the constitution of the constitution of the constitution of the conformance and non conformance?	How does the organisation achieve confund in provement in the optimal combination of costs, asset related risks and the performance and condition of assets and asset systems across the whole life cycle?	How does the organisation seek and acquire knowledge about new asset management related technology and practices, and evaluate their potential benefit to the organisation?
		13: REPORT ON A	Function	Corrective & Preventative action	Continual Improvement	Continual
		SCHEDULE 1	Question No.	109	113	115

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Limited 30 June 2028 ::2008	Maturity Level 4	The organisation's process(es) surpass the standard required to comply with requirements set out in a recognised standard. The assessor is advised to note in the Evidence section why this is the case and the evidence seen.	The organisation's process(es) surpass the standard required to comply with requirements set out in a recognised standard. The assessor is advised to note in the Evidence section why this is the case and the evidence seen.	The organisation's process(es) surpass the standard required to comply with requirements set out in a recognised standard. The assessor is advised to note in the Evidence section why this is the case and the evidence seen.
GasNet Limited 1 July 2018 – 30 June 2028 PAS 55:2008	Maturity Level 3	v in place atic corrective es of non tified by valuation or	There is evidence to show that continuous improvement process(es) which include consideration of cost risk, performance and condition for assets managed across the whole life cycle are being systematically applied.	The organisation actively engages internally and externally with other asset the standard required to comply with menagement practioners, professional requirements set out in a recognised Actively investigates and relevant conferences. Actively investigates and evaluates new The assessor is advised to note in the management activities using appropriate Evidence section why this is the case developments.
Company Name AMP Planning Period Asset Management Standard Applied	Maturity Level 2	o o	Continuous improvement process(es) are There is evidence to show that set out and include consideration of cost continuous improvement process the process assets managed across the whole life performance and condition for performance and condition for process the whole life performance and condition for managed across the whole life being systematically applied.	The organisation has initiated asset management communication within sector of share and, or identify 'new' to sector asset management practices and seeks to evaluate them.
	Maturity Level 1	to to to rentive lementation lementation ress failures nanagement	A Continual Improvement ethos is Continuous improvement process(es) are There is evidence to show that recognised as beneficial, however it has set out and include consideration of cost continuous improvement process(es) just been started, and or covers partially risk, performance and condition for whole life asset drivers. Cycle but it is not yet being performance and condition for assets ranable across the whole life cycle a systematically applied. Being systematically applied.	The organisation is inward looking, however it recognises that asset management is not sectors specific and other sectors have developed good practice and new ideas that could apply. Ad-hoc approach.
IRITY (cont)	Maturity Level 0	The organisation does not recognise the need to have systematic approaches to instigating corrective or preventive actions.	The organisation does not consider continual improvement of these factors to be a requirement, or has not considered the issue.	The organisation makes no attempt to seek knowledge about new asset management related technology or practices.
SCHEDULE 13: REPORT ON ASSET MANAGEMENT MATURITY (cont)	Question	How does the organisation instigate appropriate corrective and/or preventive actions to eliminate or prevent the causes of identified poor performance and non conformance?	How does the organisation active continual improvement continual improvement continual improvement cots, asset related fisks and the considered the issue. performance and condition of assets and asset systems across the whole life cycle?	How does the organisation seek and acquire knowledge about mew asset management related technology and practices, and evaluate their potential benefit to the organisation?
3: REPORT ON AS	Function	Corrective & Preventative action	Continual	Continual
SCHEDULE 13	Question No.	109	113	115

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Appendix 2.2 – Schedule 14a: Mandatory Explanatory Notes on Forecast Information

Commentary on difference between nominal & constant price capital expenditure forecasts (Schedule 11a)

1. In the box below, comment on the difference between nominal and constant price capital expenditure for the current disclosure year and the 10 year planning period, as disclosed in Schedule 11a.

Box 1: Commentary on difference between nominal and constant price capital expenditure forecasts

The difference between nominal and constant price capital expenditure forecasts is due to forecast indexation being applied, based on an annual change in CPI of 2%.

For Year Ended	Change in CPI
Jun-18	0.00%
Jun-19	2.00%
Jun-20	2.00%
Jun-21	2.00%
Jun-22	2.00%
Jun-23	2.00%
Jun-24	2.00%
Jun-25	2.00%
Jun-26	2.00%
Jun-27	2.00%
Jun-28	2.00%

Commentary on difference between nominal & constant price operational expenditure forecasts (Schedule 11b)

2. In the box below, comment on the difference between nominal and constant price operational expenditure for the current disclosure year and the 10 year planning period, as disclosed in Schedule 11b.

Box 2: Commentary on difference between nominal and constant price operational expenditure forecasts

The difference between nominal and constant price capital expenditure forecasts is due to forecast indexation being applied, based on an annual change in CPI of 2%.

For Year Ended	Change in CPI, 2 index
Jun-18	0.00%
Jun-19	2.00%
Jun-20	2.00%
Jun-21	2.00%
Jun-22	2.00%
Jun-23	2.00%
Jun-24	2.00%
Jun-25	2.00%
Jun-26	2.00%
Jun-27	2.00%
Jun-28	2.00%

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Appendix 3 – Schedule 17: Certification for Year-beginning Disclosures

-	se 2.9.1
We,	MATTHEW JAMES DOYCE, and
A	NETTE KAY MAN, being directors of Gash
Limit	ted certify that, having made all reasonable enquiry, to the best of our knowledge:
(a)	the following attached information of GasNet Limited prepared for the purposes clause 2.6.1, 2.6.3, 2.6.6 and 2.7.2 of the Gas Distribution Information Disclosus Determination 2012 in all material respects complies with that determination.
(b)	The prospective financial or non-financial information included in the attach information has been measured on a basis consistent with regulatory requirement or recognised industry standards.
(c)	The forecasts in Schedules 11a, 11b, 12a, 12b and 12c are based on objective a reasonable assumptions which both align with GasNet Limited's corporate vision a strategy and are documented in retained records.
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Responsible Manager: General Manager		Approved by Directors:	7 November 2018	Page 101 of 101