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DETERMINATION OF EXCLUDED SERVICES **1 APRIL TO 30 JUNE 2000**

In accordance with Clause 72(1) of the Network Access Code ("the Code"), the services to be excluded from the revenue caps calculation for the period 1 April to 30 June 2000 and thereafter until otherwise determined are determined as follows:

- (a) services (including metering, electric lines or electric plant) for the specific benefit of any third party (and requested by the third party) and not made available by PAWA Networks as a normal part of standard services to all customers including –
 - charges for moving mains, services or meters forming part of PAWA's network system to accommodate extension, re-design or re-development of any premises;
 - the provision of electric plant for the specific purpose of enabling the provision of standby supplies or sales of electricity; and
 - provision of metering, or metering data, to a standard in excess of that required for billing purposes;
- (b) the provision of connection equipment to a standard in excess of a standard associated with the "least overall cost, technically acceptable" assets;
- (c) power system (but not network system) control costs directly associated with the activities of a system controller licenced under the *Electricity Reform Act 2000*;
- (d) the provision of streetlighting; and
- (e) contestable engineering consulting services provided by PAWA Networks.

The rationale for the decision, as required by clause 64 of the Code, is set out in the Commission's "Revenue Determinations: April to June 2000" paper issued on 24 March 2000.

Utilities Commission
24 March 2000