



Use of System Agreements
Information Disclosure by Top Energy Limited (Updated 3 April 2017)

As a requirement of the Electricity Distribution Disclosure Determination 2012, Top Energy discloses both the new standard and non-standard contracts it has entered into for the provision of line services, and existing contracts where the prescribed terms and conditions have been modified.

A contract is considered non-standard if:

- The price at which the line services are to be provided is determined solely by reference to a schedule of prescribed terms and conditions that is publicly disclosed, and
- Fewer than four persons have such contracts with Top Energy, and none of those other persons is a related party.

Customer	Signed	Type of Contract	Origin of agreement
Plus Energy Ltd t/a Community Power	March 2017	Standard Interposed	UoSA derived from the 2012 MUoSA
ID Power	March 2017	Standard Interposed	UoSA derived from the 2012 MUoSA
Body Corporate Power Limited	December 2016	Standard Interposed	UoSA derived from the 2012 MUoSA
Pioneer Energy Limited	October 2016	Standard Interposed	UoSA derived from the 2012 MUoSA
Powershop New Zealand Limited	July 2016	Standard Interposed	UoSA derived from the 2012 MUoSA
Pulse Energy Alliance LP	April 2016	Standard Interposed	UoSA derived from the Incumbent
Ecotricity Limited	November 2015	Standard Interposed	UoSA derived from the Incumbent
Prime Energy Limited	July 2015	Standard Interposed	UoSA derived from the Incumbent
Nova Energy Limited	April 2014	Standard Interposed	UoSA derived from the Incumbent
Opunake Hydro Limited	December 2013	Standard Interposed	UoSA derived from the Incumbent

UoSA - Use of System Agreement

MUoSA – 2012 Model Use of System Agreement

Incumbent – Use of System Agreement in place dating from network/retail separation