

Recommended Format for Submissions

To assist Gas Industry Co in the orderly and efficient consideration of submitters' responses, a suggested format for submissions has been prepared. This is drawn from the questions posed in the body of this consultation paper. Submitters are also free to include other material on the exemptions in their responses.

Submission from:

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Question	Comment
<i>Q1: Do submitters have any comments on the direct consumer and non-shared gas gate exemption application DR08-20-S from Nova Gas?</i>	We support the requirement for the exemption requested by Nova gas, however we would like assurance that this exemption does not in anyway impact or absolve Nova Gas from the responsibilities as a gas registry participant if the exemption is granted.
<i>Q2: Do submitters have any comments on the ongoing fee exemption application DR08-21-S from Nova Gas?</i>	We support the requirement for the exemption requested by Nova gas, however we would like assurance that this exemption does not in anyway impact or absolve Nova Gas from the responsibilities as a gas registry participant if the exemption is granted.
<i>Q3: Do submitters have any comments on the unmetered Matapu and Pungarehu No. 2 gas gate exemption application DR08-22-S from Powerco?</i>	As per our comments in the previous round of exemptions we would like to question why these gas gates are not metered. This would appear to be the most practical solution to measure the correct information required. We would like to recommend that the rules and processes be reviewed that all gas gates are metered. However in the interim we accept the requirement for the exemption.

DR08-16-S Vector

Question	Comment
<i>Q4: Do submitters have any comments on the transitional exemption application DR08-23-T from Bay of Plenty Energy regarding the application of seasonal adjustment daily shape values?</i>	As with our comments we made for the Nova Gas exemption for similar reason we consider they should be ready by month 4, otherwise there is an impact on other participants reconciliation.