IN THE MATTER of the Resource Management Act 1991 ("RMA")

AND

IN THE MATTER

of the Proposed Otago Regional Policy Statement 2021 (Non-freshwater parts) ("**PORPS**")

# JOINT STATEMENT OF EVIDENCE OF COLIN CLUNE, GRAEME MCCARRISON AND ANDREW KANTOR FOR CHORUS NEW ZEALAND LTD, VODAFONE NEW ZEALAND LTD AND SPARK NEW ZEALAND TRADING LTD

(CORPORATE)

23 NOVEMBER 2022



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- 1.1 Spark New Zealand Trading Limited ("Spark"), Vodafone New Zealand Limited<sup>1</sup> ("Vodafone") and Chorus New Zealand Limited ("Chorus") (together referred to as the "telecommunication companies"), along with other telecommunication providers, invest significantly every year in our networks to ensure people within the Otago Region, and New Zealanders more generally, have access to world class digital services.
- 1.2 To enable this, we rely on regulatory frameworks both nationally, via the National Environmental Standards for Telecommunications Facilities 2016 ("NESTF"), and locally, via the planning framework in regions, to appropriately enable the upgrading of existing networks and construction of new networks. The NESTF has limited scope insofar as it facilitates the construction of new networks in rural and urban areas within and through sensitive overlay environments. It is therefore critical that the planning frameworks promulgated under the RMA appropriately recognise the importance of telecommunication infrastructure and enable the construction of this infrastructure through sensitive natural and built environments.
- 1.3 The telecommunications industry collectively invests an average of \$1.6 billion each year to deliver new services and network technology to New Zealanders.<sup>2</sup> Our network requirements are constantly changing and evolving unlike any other infrastructure sector, as reflected by fast changing telecommunication network technology such as 4G and 5G and planning for 6G in 2030 and increasing the capacity and speed of the fibre network to meet the significant growth in data use and customer demand for digital services. 98% of our digital traffic travels via 4 submarine cables that connect New Zealand internationally. Data growth over the submarine cables increases annually by approximately 30%.
- 1.4 Telecommunications infrastructure is nationally, regionally and locally critical. It is fundamental to digital transformation of private and public (both social and network) infrastructure. The challenge that we face is increasing the density of the network and ensuring that rural and remote locations, including our roads, have network coverage and capacity. Our networks are a critical part of enabling New Zealand to successfully respond to climate change, monitor and enhance the environments that New Zealander's love. New and fast evolving
- <sup>1</sup> We note that Vodafone is changing its name to One New Zealand in early 2023.
- https://comcom.govt.nz/\_\_data/assets/pdf\_file/0019/279100/2021-Annual-Telecommunications-Monitoring-Report-17-March-2022.pdf

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Internal of Things ("**IoT**") solutions are being developed and deployed to gather data to inform decision making, development of solutions and compliance. The telecommunications network enables the gathering and generation of data to better understand and respond to changes, especially environmental changes which are occurring at pace.

- 1.5 The telecommunications infrastructure sector is currently challenged by a number of regulatory frameworks that are out of date and which fail to recognise the critical nature of the telecommunications network and also the opportunities the network provides to support and protect both the natural and built environments.
- 1.6 New Zealand businesses completely depend on efficient and reliable telecommunications networks. This was emphasised by the recent COVID-19 pandemic in New Zealand, which saw a large proportion of New Zealanders working from home during the lockdowns. New Zealand businesses relied on staff having access to reliable and efficient digital services to stay connected and work during this time. Access to the global markets, whānau, friends and colleagues in real-time is made instant by our telecommunication networks. Telecommunications makes the world small with the opportunity to digitally connect ensuring New Zealand's very remote geography is no barrier to international success.
- 1.7 Telecommunications also plays an important role in national resilience, demonstrated most recently through our national response to COVID-19 and as recognised by the Te Waihanga/Infrastructure Commission.<sup>3</sup>
- 1.8 The key focus of this evidence is:
  - (a) To provide an overview of the modern telecommunications industry and how it enables New Zealand to compete in the global economy, connect socially, support working from home, understand and face up to the challenges of climate change, enable research and monitor and develop solutions to various problems.
  - (b) To detail the complexity related to the operation and construction of telecommunication networks and, in particular, what the future looks like over the life of the Otago Regional Policy Statement.

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New Zealand Infrastructure Commission / Te Waihanga "State of Play: Telecommunications Discussion Document", (December 2020) <u>www.tewaihanga.govt.nz</u>.

- (c) To outline the challenges of ensuring digital equity and connectivity, especially in rural and remote areas.
- (d) To provide an overview of the regulatory frameworks that telecommunications depend on, including the NESTF.
- (e) To explain why it is critical that the PORPS appropriately recognise telecommunications infrastructure as nationally and/or regionally significant infrastructure and enable the provision of such infrastructure in sensitive natural and built environments.

# 2. INTRODUCTION

#### **Graeme McCarrison**

- 2.1 My full name is Graeme Ian McCarrison. I am the Environment & Planning Manager at Spark, a position I have held since February 2015. I am authorised to give this evidence on Spark's behalf.
- 2.2 I hold the qualification of Bachelor of Regional Planning (Honours) from Massey University. I am a full member of the New Zealand Planning Institute and have 35 years' experience in New Zealand and overseas. I was on the board of the New Zealand Planning Institute ("NZPI") between April 2018 and April 2022. Between 2012 and April 2015 I was the chairperson of the Auckland branch of the New Zealand Planning Institute. In 2016 I was honoured with a NZPI Distinguished Service Award, and I part of the team that received a best practice award for iwi engagement by NZPI in 2015.
- 2.3 During the last 38 years I have worked in the public sector in Auckland including as Director of Regulatory Services at Papakura District Council, Planning Manager for Waitakere City Council and in the private sector as a self-employed consultant and as a consultant at Murray North Partners. I have worked the last eight years in the telecommunications sector. Prior to Spark I held the equivalent position at Chorus (November 2011 to January 2015), where I advised both Chorus and Spark on resource management and government matters. I am involved in the review of all regional and district plans plus any related local government documents that have the potential to enable or impact the telecommunications industry. During the proposed Unitary Plan process, I led and facilitated the combined approach of the Auckland Utility Operators Group (Spark, Chorus, Vodafone, Counties Power and Vector) over the four years of our involvement.

- 2.4 I continue to co-ordinate a wider group of network utility organisations with interests in Auckland and nationally. I organise a shared approach and resources that enables Spark, Vodafone and Chorus to be involved at a national level in every relevant Plan review which currently comprises 28 plan reviews including: Horizons, Auckland, Porirua, Wellington City, Dunedin, Gisborne, New Plymouth, Christchurch City, Timaru, Selwyn, Waimakariri, New Plymouth, Timaru, McKenzie, Waitaki, Waikato, Far North, and Central Hawkes Bay. Recently completed Great Wellington Regional Natural Resources Plan, Taranaki Regional Coastal Plan, Queenstown, Opotiki.
- 2.5 I represent the Telecommunications Forum (TCF) on the Technical Advisory Group for the NESTF alongside my colleagues Andrew Kantor – Chorus, Colin Clune – Vodafone, and Ben Blakemore – 2degrees. Since the NESTF 2016 amendments, the group made up of representatives from the Ministry of Business, Innovation and Employment, Ministry for the Environment ("MfE"), and Local Government New Zealand meet at least annually to discuss and review the effectiveness of the NESTF. The NESTF is being reviewed for integration to the proposed National Planning Framework under the Proposed Natural and Built Environments Act.
- 2.6 I have submitted on behalf of Spark and/or combined with Chorus and/or Vodafone on a wide range of Resource Management Act and Resource Management reform documents including:
  - (a) Spark Trading New Zealand Limited and Vodafone New Zealand
    Limited Submission Resource Management (Enabling Housing
    Supply and other matters) Amendment Bill, November 2021.
  - (b) Spark Trading New Zealand Limited and Vodafone New Zealand Limited Submission - Natural and Built Environments Bill Exposure Draft, August 2021.
  - (c) Spark Trading New Zealand Limited and Vodafone New Zealand
    Limited Submission Urban Development Bill, February 2020.
  - (d) Spark Trading New Zealand Limited Submission Proposed National Policy Statement Urban Development, October 2019.
  - Spark Trading New Zealand Limited Submission National Policy Statement for Highly Productive Land, October 2019.

- (f) Spark Trading New Zealand Limited Submission Te Waihanga/Infrastructure Commission Infrastructure for a Better Future, July 2021.
- 2.7 I represented the telecommunications industry on the MfE established project and working group<sup>4</sup> to draft a potential draft National Planning Standards for Network Utilities, which first met on the 12 October 2016. However, the change in government in November 2017 meant that MfE's work programme, priorities and budget commitments did not include the National Planning Standards for Network Utilities ("dNPS-NU") project. In February 2018 it was confirmed by MfE that funding was no longer available for the independent consultant. Post February 2018, I co-ordinated the project working group of experts and specialist knowledge from in-house and external professionals representing a range of network utilities including telecommunications, rail, electricity distribution, gas transmission, 3 waters, road transportation which continued to fund and develop as draft provisions until early 2020. The draft document is referred to as a "draft Network Utilities best practice provisions", a copy of which is attached in Appendix 1. Within the document is framework infrastructure/network utilities that includes draft Regional Policy Statement and District Plan Objectives and Policies with appropriate rules/standards.

#### **Colin Clune**

- 2.8 My full name is Colin William Clune. I am the Resource Management Manager at Vodafone, a position I have held since October 2014. Previously, I was an inhouse contractor for Vodafone (September 2010 to September 2014), where I advised Vodafone on resource management and government matters. I am authorised to give this evidence on Vodafone's behalf.
- 2.9 I hold the qualifications of Bachelor of Urban Planning and Master of Planning from the University of Auckland.
- 2.10 I am currently on the Technical Advisory Group for the NESTF amendments. I am also a participating member of the New Zealand Telecommunications Forum, working to efficiently resolve regulatory, technical and policy issues associated with network telecommunications.
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Joint working group of representatives from telecommunications, electricity, water (including Wellington Water Limited), transport, gas, MfE, Local Government NZ, and iwi interests, with the working group being assisted by an independent planning consultant.

#### Andrew Kantor

- 2.11 My full name is Andrew Robert Kantor. I am Environmental Planning and Engagement Manager at Chorus, where I been employed since 2015. I am authorised to give this evidence on Chorus' behalf.
- 2.12 I hold the qualification of Master of Science (Environmental Science) from the University of Auckland and am an associate member of the New Zealand Planning Institute. I am also a participating member of the New Zealand Telecommunications Forum's local government working group.
- 2.13 I have 15 years of resource management experience, comprising of roles for various infrastructure providers in New Zealand and overseas.
- 2.14 I am currently on the Technical Advisory Group for the NESTF amendments. I am also a participating member of the New Zealand Telecommunications Forum, working to efficiently resolve regulatory, technical and policy issues associated with network telecommunications.

# 3. TELECOMMUNICATIONS IN NEW ZEALAND

#### An overview of the telecommunications industry

- 3.1 Modern telecommunication networks are about enabling the opportunity to create and connect data and provide digital services such as being able to communicate with family, friends and businesses or other services.
- 3.2 Every day, it is estimated that roughly 2.5 quintillion bytes of data are created globally. By 2025, the amount of data generated globally each day is expected to reach 463 exabytes. In 2019 the World Economic Forum estimated that the amount of data globally was 44 zettabytes in 2020. A zettabyte is 1,000 bytes to the seventh power (one zettabyte has 21 zeros). By 2025 the global amount of data is predicted to be 175 zettabytes. Some examples of the way data is generated or consumed include social media sites, financial institutions, medical facilities, shopping platforms, vehicles, and mobile calls, gaming, video conferencing, streaming films/series including via Netflix or YouTube and smart technology machine to machine.
- 3.3 The critical and essential nature of the telecommunications network infrastructure to a modern economy was only highlighted during the COVID-19 pandemic where a significant portion of people's businesses, working ability and life transitioned to a at home online set up. Overnight COVID-19 disrupted and

changed the way we work, where we work, live and human interaction. Face to face meetings, travel (oversea and domestic), or meetings at a restaurant just stopped. Video conferencing via Zoom and Microsoft Teams gained critical importance even though neither was a new tool for digital communication. Long periods of time working and learning from home made the realities of living in a 'digital world' very real. Connectivity to those 'invisible' telecommunication networks that deliver the calls, digital services, internet to our devices, were no longer a "nice to have" but essential and critical to economic activity and daily life wherever you were. Access to and awareness of the quality/speed of your connection became and remains today a topic of conversation and need especially for communities in rural or more remote locations.

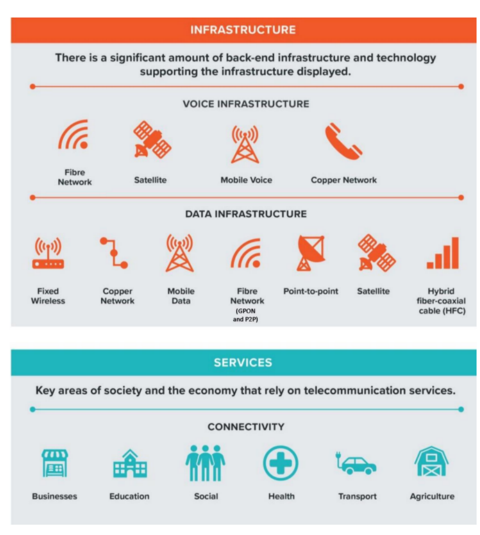
- 3.4 The COVID-19 pandemic demonstrated just how much we rely on access to 'public digital infrastructure'. A lack of, or limited access, to telecommunications for whatever reason is referred to as digital inequity. The consequences of digital inequity are explored in later sections of this evidence.
- 3.5 Public digital infrastructure, even though privately owned and funded, is commonly used to describe telecommunication technologies, equipment and systems/networks that connect people, communities, businesses and public infrastructure (including transport, social education, health) with data, products and services. Our physical networks/infrastructure include fibre, satellites, IoT devices, high-powered computing facilities and data centres, to support telecommunication services such as the mobile network, fixed phone and broadband services and location-based services that enables the digital economy with access to data. This public digital infrastructure is critical and is fundamental to digital transformation of private and public (social and network) infrastructure if New Zealand is going to remain competitive internationally and face up to challenges such as climate change.
- 3.6 Telecommunication connectivity appears simple. For example, via my device I dial a phone number and I am connected. I can ask Siri or Google a question, and in a fraction of a second, I have an information response. The telecommunications network provides an invisible connectivity that the user does not need to understand. However, the invisible infrastructure is a complex, ever changing and expensive technology that has a lot of dependencies and components including cell towers, cabinets, cables, antennas, buildings with a variety of functions (ie switch software technology) and data centres for cloud services cooling systems. These components are connected as a global network which all come together to provide a seemly instant digital service for most users wherever they are. New Zealand's networks are part of the global

networks of connectivity on which we depend on a few international submarine telecommunication cables. 98% of our digital traffic travels via these submarine cables.

#### Digital connectivity underpins a number of services

- 3.7 Digital connectivity and services, provided by Spark, Vodafone and Chorus, underpin and transform a range of services delivered by Central Government and businesses alike, including (to name a few):
  - (g) Remote environmental sensing for early fire detection network in forests or areas at risk from fire. The 360-degree cameras and IoT sensors are continuously monitoring conditions, supported by Artificial Intelligence ("AI") analytics providing valuable real-time data on statistics such as air quality and ground temperature. Warning data is transmitted to Fire and Emergency New Zealand who can then take action if appropriate.
  - (h) Smart pay apps on your device and other payment services including payWave.
  - Infrastructure management ie monitoring movement and traffic flow, monitoring and managing water, electricity and other utility services including waste management providing customers real-time information.
  - (j) Monitoring and real-time reporting of air flow and quality; or water quality for swim ability or drinking; flood warning accompanied with real-time mapping and predictions.
  - (k) Drones for monitoring especially in high hazard environments e.g. during a forest fire or a flood events when it is unsafe to fly other aircraft; reporting fires and managing search and rescue situations; mapping for hazards or size of forests for carbon credit assessments.
  - (I) Health and safety monitoring, for example GPS tracking sensors.
  - (m) Communication in all its forms from calling, text, social media, Microsoft Teams or Zoom to evolving VR meeting and collaboration interaction services in 3D platforms such as MeetinVR.
- 3.8 The telecommunications services that are relied on by many areas of society and the economy are provided via several different types of infrastructure and

technologies, as illustrated in the diagram below by New Zealand Infrastructure Commission, State of Play: Telecommunications discussion document December 2020.<sup>5</sup>



Source: New Zealand Infrastructure Commission, Te Waihanga and TCF

#### New Zealand's Telecommunication Networks

3.9 Rapid advances in technology are driving transformational changes as our products and services become increasingly important in the daily lives and businesses of New Zealanders. These advances have seen the telecommunications industry collectively investing on average \$1.6 billion each year to deliver new services and network technology. The latest Commerce

<sup>5</sup> 

New Zealand Infrastructure Commission / Te Waihanga *State of Play: Telecommunications Discussion Document*, (December 2020) <u>www.tewaihanga.govt.nz</u> at page 9.

Commission industry monitoring report<sup>6</sup> shows the industry has invested \$15.7 billion over the past decade. At the same time, fierce competition is delivering more value to consumers at lower prices, meaning New Zealand is now in the enviable position of having world-class networks and services, at below OECD average prices, for both fixed and mobile communications.

- 3.10 In mobile services, Spark, Vodafone and 2degrees are the three major mobile network operators who each compete for customers over their own network of cell sites, utilising radio spectrum licensed from Central Government. Sometimes we are able to co-locate our electronic equipment on another operator's facility to save the cost of building a separate facility. Additionally, Spark, Vodafone and 2degrees established and jointly own Rural Connectivity Group ("RCG"), a wireless network that will extend mobile and wireless broadband coverage to remote areas of rural New Zealand as part of the Government's Rural Broadband Initiative.
- 3.11 The local line networks (sometimes referred to as the "last mile") are owned by wholesale companies such Chorus, Enable and Tuatahi First Fibre (previously Ultra-Fast Fibre). This is separate from retailers like Spark, and Vodafone that provide services to customers.
- 3.12 Chorus owns the national copper line network, and most of the fibre network being built in cities and towns, under the Government-sponsored ultra-fast broadband ("UFB") programmes UFB 1 & 2.
- 3.13 The various components of the telecommunications network are detailed below.

#### Ultrafast Broadband

- 3.14 The Ultrafast Broadband (UFB) network comprises cable, duct and cabinet or exchange based electronics, to provide GPON (Gigabit Passive Optical Network) equipment and routing equipment, between the end customer the Point of Interconnect ("**POI**"). Multiple cables emanate from GPON locations to clusters of end users within a geographic area.
- 3.15 The UFB network is an open access network, which allows a variety of internet service providers and resellers to operate off the fibre network infrastructure, ensuring end users have a variety of choice as to the ISP as well as packages, pricing and service levels on offer.

Commerce Commission New Zealand / Te Komihana Tauhokohoko Annual Telecommunications Monitoring Report 2021 (17 March 2022). Error! Hyperlink reference not valid.

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- 3.16 Fibre is a future-proofed technology that offers a scalable, low-cost pathway to major ongoing performance upgrades.
- 3.17 The UFB network is continually developed and expanded to meet demand within the existing coverage area and grown to meet demand where economically feasible.

#### Benefits of wireless telecommunications networks

- 3.18 Our wireless telecommunications networks have a number of benefits, including enabling the provision of Emergency Mobile Alerts by the National Emergency Management Agency. The alerts have been used numerous times for local and national emergencies, including:
  - (a) the COVID-19 pandemic; and
  - (b) natural emergencies such as fire or snow flood event warnings to potentially affected people, such as flooding in Nelson, Marlborough, and Westport areas and regularly in Otago for snow events. The alerts are becoming the means by which nationally significant events and information are communicated to New Zealanders in an immediate and succinct manner.
- 3.19 The rollout of 5G and the digital technology that it enables is critical to a wellfunctioning urban environment. It is widely expected to transform our cities and the ways in which we use other kinds of infrastructure.<sup>7</sup> 5G into the rural communities enables access to the 600Mhz band, which is particularly important for rural areas given its ability to provide 5G connectivity over greater distances, including 3.5GHz.

#### Satellite

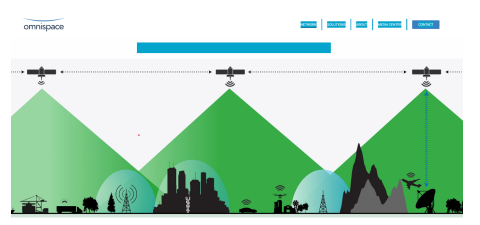
3.20 Telecommunication connectivity infrastructure continues to be fast evolving and ever changing as we integrate new technology to expand customer opportunity to connect when they want it anywhere. One of the newer frontiers is non geostationary constellations of multiple satellites that orbit earth. SpaceX Starlink service is one such global company that retail services into New Zealand. Other satellite companies launching and developing global satellite constellations include Omnispace, OneWeb, LeoSat, and Amazon's Kuiper

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Nicola Brittain "5G use cases: 31 examples that showcase what 5G is capable of" (5Gradar, 9 September 2021). Error! Hyperlink reference not valid.

Project. "5G satellite communication" is about the integration of next generation 5G networks on the ground with communication satellites.

- 3.21 In April 2022 Omnispace launched its first satellite as part of an initial 2 satellite programme. The program aims to develop a global non-geostationary satellite orbit ("NGSO") space network to utilise the company's 2 GHz mobile satellite spectrum allocation and operate in the 3GPP band n256. 3GPPTM is a partnership project bringing together national Standards Development Organizations ("SDOs") from around the globe to develop technical specifications for the 3rd generation of mobile, cellular telecommunications, UMTS8. Omnispace promotes itself as the first 3GPP-compliant 5G NTN network a network that has the potential to deliver the power of 5G directly to billions of devices everywhere, enabling people and assets to communicate in real-time through a single, seamless global service. Through integration with Omnispace network, mobile network operators (such as Spark and Vodafone) can enhance and expand their service area(s), while improving resiliency.
- 3.22 The below diagram shows that when standing within the mobile network's coverage area your device will connect to your local provider's network (eg Spark or Vodafone). When beyond this coverage or roaming, your device will seamlessly connect through the satellite network.



3.23 Satellites are part of the integrated communications network solution and are not expected to replace the need for cell towers. A satellite has finite capacity (eg when a satellite service is used for making calls, connectivity is lost inside a building). Hence the continued need for cell towers. To address this, there will continue to be an increasing number of new infill cell towers constructed across Aotearoa, including in sensitive environments such as outstanding natural landscapes, or in the coastal environment.

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ETSI "Third Generation Partner Project (3GPP)" www.etsi.org.

#### **Digital inequity**

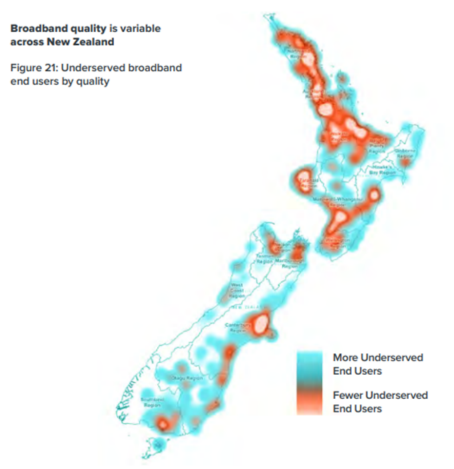
- 3.24 The COVID-19 pandemic demonstrated the opportunities afforded by digital technologies which allowed society to adapt quickly to remote online working, education, health care, retail and entertainment. At the same time, the pandemic revealed that a lack of access to smart technology could exacerbate existing socio-economic inequalities through a growing digital divide. Digital inequity therefore became a statistic of national interest. The failure of regulatory regimes to recognise that digital equity is a critical issue for part of the solution is recognition that all residents, communities and visitors or businesses need access to telecommunications where they are.
- 3.25 The importance of ensuring digital equity (access to telecommunications connection) is recognised by industry with a range of equity initiatives being delivered including:
  - (a) Spark Foundation, which supports the delivery of the Skinny Jump program. Skinny Jump is a not-for-profit wireless broadband service for those who find cost is a barrier to having an internet connection at home.
  - (b) When COVID-19 forced the shutdown of schools across New Zealand, Chorus offered to switch existing intact connections on for homes identified by the Ministry of Education as requiring broadband for essential learning. Since April 2020, the initiative has helped connect over 12,000 student homes through retailers delivering broadband services, using free wholesale connections from Chorus, other New Zealand wholesale providers and the Ministry of Education.
  - (c) In FY21 Chorus donated \$250,000 to charities and organisations focussed on digital inclusion. Donations included Alexa Echo Dot speakers for Blind Low Vision New Zealand clients and devices to support Digital Skills courses for seniors and families through Age Concern NZ and Digital Inclusion Alliance Aotearoa. Chorus also supported Kiwrious, who provide science sensors and an online collaboration platform for low decile schools to encourage Science, Technology, Engineering and Maths (STEM) learning.
  - (d) In 2018, the Vodafone NZ Foundation commissioned the Out of the Maze report alongside InternetNZ, looking at 'Building Digitally Inclusive Communities'. This highlighted there are a wide range of elements needed to address digital exclusion including

access/affordability, skills, motivation, capacity and trust. Vodafone agrees that digital inclusion is a broader societal change that we all need to collaborate on, with business and not for profits supporting government agencies in helping Aotearoa's most vulnerable citizens.

(e) For Vodafone this includes investing \$2 million per annum in the Vodafone NZ Foundation, a charitable trust with a vision of an Aotearoa New Zealand where all young people have access to the resources and opportunities they need to thrive. The Foundation is on a 10 year, \$20 million journey to reduce the number of excluded and disadvantaged rangatahi in Aotearoa and digital access is one of the issues they're looking to address. Vodafone has signed on to InternetNZ's five point plan for digital inclusion showing our commitment to collaborating on efforts to address this growing issue. This includes investing millions in making it easier for all New Zealanders to use our digital services and applications, through continual improvements, better process design, and through the use of smart technologies such as artificial intelligence and machine learning.

#### **Underserved Broadband Access**

3.26 Te Waihanga has created a map of areas in New Zealand that in 2020 highlighted access to quality broadband in 2020. Since this map was prepared the continued rollout of the RBI initiatives including the new sites by RCG and UFB programme expansion into smaller towns by Chorus and the other local fibre companies and network expansions by Spark, Vodafone and 2degrees plus the launch of Starlink satellite broadband service have improved the opportunity for people to improve the quality of their broadband. The map highlights the challenge of local and remote communities to access broadband which includes large parts of Otago. The map is clear that urban areas are well serviced.



Source: Te Waihanga, data from Crown Infrastructure Partners (2020)

#### Spark

- 3.27 Spark is New Zealand's largest digital services company delivering mobile, fixed and IT products and services to millions of New Zealand consumers and businesses. Our vision for New Zealand is 'To help all of New Zealand win big in a digital world'.
- 3.28 Spark is a multi-brand business, with principal brands Spark (supporting home, consumer mobile and small business customers) and Spark Digital (supporting government and business customers with strong Cloud services, mobility and Information and Communication Technologies ("ICT") capabilities). Specialist and flanking brands include Skinny (consumer mobile and broadband), Revera and CCL (data hosting services), Digital Island (business telecommunications), Lightbox (internet TV), Qrious (data analytics), and Bigpipe (consumer broadband). Spark has transformed the way New Zealanders view sport with the introduction of Spark Sport streaming platform.
- 3.29 New Zealand is geographically isolated and is reliant on global communications via critical international and national submarine cables. Spark is a commercial partner in several international submarine cables including Southern Cross and

its replacement Southern Cross Next and Tasman Global Access ("**TGA**"). Ultimately New Zealand depends on data held in data centres in other countries such as Australia, USA or Singapore.

- 3.30 Mike McGrath, Manager International Operations, Spark New Zealand Trading Limited estimates that at least 98% of all international communication in and out of New Zealand is carried via submarine cables, these cables are our lifelines to the online world. International cables connecting New Zealand are shown in Appendix 2 shows the cable international routes. The new (July 2022) Southern Cross NEXT boosts the capacity of the existing cable ecosystem by approximately 500 per cent, to around 100 Terabits/second, effectively more than doubling Australia and New Zealand's direct international connectivity capability to the USA. To put this in perspective, this would allow the transfer of the half petabyte of data generated from the approximate 7,500 F1 2022 car wind-tunnel model tests in 111 seconds, or just over 300 seconds to transfer the estimated 10 billion photos on Facebook.
- 3.31 Currently Spark owns 1337km backhaul fibre and has 630km backhaul fibre exclusive, right to use granted by a third party) and shared with Chorus 7742km backhaul fibre. Appendix 2 shows the national and regional cable routes within New Zealand including those that connect Otago to the rest of New Zealand and internationally.
- 3.32 Spark is expanding the access to broadband services through Skinny Broadband, a prepaid service, and Wireless Broadband. All these wireless broadband services deliver a fast and reliable internet connection using 4G/4.5G/5G mobile technology instead of a connection using the traditional copper line ADSL network. Spark is deploying the next generation mobile network 5G technology across New Zealand.
- 3.33 The New Zealand mobile market is growing. Success in wireless-based products and services is underpinned by our investment in the mobile network. The delivery of a 5G network is reliant on the availability of spectrum. We are also replacing the ageing Public Switched Telephone Network ("**PSTN**") with our new Converged Communications Network ("**CCN**"), which will enable richer and better customer experiences with voice, video, and collaboration features over whatever Spark service is available when customers want to use it.
- 3.34 Spark's two low-power networks, such as LoRaWAN, with one of these now covering more than 98% of the population. LoRaWAN is a Low-Power, Wide Area ("LPWA") wireless networking protocol for the IoT. LoRaWAN network operates separately to the 5G/4G mobile networks. Our IoT capability is

enabling a range of opportunities, such as Smart City Infrastructure, video surveillance, smart wearables, outpatient monitoring including voice and video features, metering, smart lighting and environmental monitoring, connected vehicles and trackers on industrial vehicles to monitor location of packages and condition of vehicles. Several interesting use cases for IoT sensors include in agribusiness to better manage farms, orchards and other agricultural use cases such as beehives. IoT enables businesses to adopt new technology that will give them the data and information they need to make smarter business decisions. Spark continues to provide a paging service network for emergency services such as New Zealand Fire Service, in particular volunteer fire officers in rural areas and health boards and customers for whom paging is also business critical. The network is being upgraded and expanded for coverage.

- 3.35 The Dunedin exchange is part of Spark's critical core network that enables the network to operate and deliver telecommunication services into and across the region.
- 3.36 In Spark's view, constructing networks in non-urban communities and environments is just as important as constructing networks in urban environments. However, this can be significantly more challenging for a variety of reasons including, topography, cost, sparse population, access to power and fibre. Access to telecommunication enabled digital technology is improving a game changer for tourism, rural businesses, health providers, agribusiness.

#### Vodafone

- 3.37 Vodafone New Zealand started with 138,000 customers in 1998. It now has 2.4 million, making Vodafone New Zealand one of the leading digital services and connectivity companies in New Zealand.
- 3.38 Our view at Vodafone is that every New Zealander will thrive with access to the world's best digital services. Providing over 3 million connections to our Consumer and Business customers, the Vodafone mobile network covers 98.5% of where Kiwis live, work and play. Vodafone New Zealand is jointly owned by New Zealand-based Infratil, and Canada-based Brookfield Asset Management. A partner market of the Vodafone Group, which is one of the world's largest and most respected telecommunications companies.
- 3.39 On a typical weekday, Vodafone customers make more than 7 million mobile calls. Over 3 billion minutes are used every month through mobile calls and our fixed line network. Vodafone New Zealand delivers more than 13 million TXT

messages a day and over 4,500 terabytes of mobile data and 55,000 terabytes of fixed line data every month.

- 3.40 Vodafone has made a commitment to bring broadband to rural New Zealand, in partnership with Chorus and the New Zealand Government.
- 3.41 With over 1,560 cell sites Vodafone cover 98.5% of where Kiwis live, work and play. Our superfast 4G network provides coverage for over 96% of New Zealanders. Our investment in 4.5G technology means even faster speeds.
- 3.42 Vodafone has extensive fibre, HFC and core infrastructure around Aotearoa New Zealand, including more than 10,000km of Vodafone fibre cables. This provides a diverse, resilient, and reliable network from Whangarei to Invercargill. Vodafone's fully protected core at up to 800Gbps wavelengths enables capacity for demanding applications and data growth.
- 3.43 With four international points of presence in the USA and Australia, Vodafone can provide connectivity to Tier 1 ISPs and cloud service providers across the globe.
- 3.44 Vodafone was the first New Zealand provider to offer optical capacity across all three international fibre optic cables - Tasman Global Access (TGA), Southern Cross and Hawaiki - enabling high capacity and high-speed data transfer to power operations.

#### Chorus

- 3.45 Chorus was formed on 1 December 2011 when it demerged from Telecom (now Spark). Structural separation of Telecom's (now Spark) retail business from the business that owns and operates the Fibre-To-The-Premise (FTTP) network was a pre-requisite for participation in the Government's Ultra-Fast Broadband programme (UFB).
- 3.46 The UFB is one of the largest and most ambitious infrastructure projects ever undertaken in New Zealand. It will see around 87% of New Zealanders, in over 390 towns and cities, able to access fibre by the end of 2022.
- 3.47 Chorus is the Government's largest UFB partner and is contracted to deliver UFB to over 1,300,000 properties – including over 100,000 properties in 42 towns and cities within the Otago region.
- 3.48 The core of Chorus' business is the nationwide network of fibre optic and copper cables connecting homes and businesses together. Cables typically connect

back to local telephone exchanges, of which Chorus has approximately 600 nationwide.

- 3.49 The Chorus fibre network also connects many mobile phone towers and facilities owned by mobile service operators.
- 3.50 Chorus has committed to a significant, ongoing infrastructure investment, building a world-class fibre network across New Zealand in order to help bring economic and social benefits that come with access to high-speed reliable broadband infrastructure.
- 3.51 The successful rollout of the fibre infrastructure necessary to support the current UFB rollout and any future extension to the current footprint together is reliant on an appropriate and enabling regulatory framework.

# 4. NATIONAL ENVIRONMENTAL STANDARDS FOR TELECOMMUNICATIONS FACILITIES

- 4.1 We rely primarily on the regulatory framework of the NESTF to upgrade the existing network and build new telecommunications infrastructure in roads and in rural zoned areas. Significant elements of telecommunication networks are provided for as permitted activities, reflecting their importance as a significant physical resource. However, regulated activities not complying with the relevant permitted activity standards in the NESTF remain subject to the relevant district plan. Further, subpart 5 of the NESTF identifies certain types of district plan rules relating to sensitive natural and built environments which still apply to regulated activities and where resource consent would otherwise be required in the relevant district plan.
- 4.2 Poles, antennas and cabinets are subject to all of these controls, whilst customer connection lines, aerial lines following existing telecommunications or power lines and underground lines may only be subject to some of these matters depending on circumstances. District rules still apply to regulated activities in regard to the following:
  - (a) Regulation 44 Trees and vegetation in road reserve;
  - (b) Regulation 45 Significant (scheduled) trees;
  - (c) Regulation 46 Historic heritage (including cultural heritage);
  - (d) Regulation 47 Visual amenity landscapes (e.g. significant ridgelines, view shafts etc);

- (f) Regulation 49 Significant habitats for indigenous fauna;
- (g) Regulation 50 Outstanding natural features and landscapes;
- (h) Regulation 51 Places adjoining the coastal marine area (in regard to specific coastal protection rules such as coastal yards etc); and
- Regulation 52 Rivers and lakes (the regulations do not apply to works in, on, under or over the bed of any river, except .that they apply to anything done over a river or a lake such as on a bridge).<sup>9</sup>
  Regulation 52 confirms that any relevant regional rules apply in addition to the regulations that may be relevant.
- 4.3 Given the above, we constantly face challenges as a result of councils administering the NESTF particularly when it comes to determining which or if any regional or district plan provisions apply to a proposal. It can be difficult and complex especially when a proposal is in one or multiple sensitive environments (NESTF Subpart 5 environments). Consistency across the national, regional and district planning frameworks is fundamental to the industry having certainty and clarity around what is supported and enabled in each region.
- 4.4 A clear example of the way the NESTF constrains telecommunications infrastructure is the recently constructed new fibre link between the West Coast and Otago via Haast Pass. This new cable was required to increase to fibre diversity and resilience for both regions and to support the construction of RBI2 cell sites constructed by RCG. The fibre cable is generally within the road corridor and was therefore permitted under the NESTF even through the route traversed many sensitive environments and natural hazard areas. In this project, many of the RCG sites were constructed in the road environment to avoid the complexity of the planning provisions which would apply if the cable were to traverse a sensitive environment. There would also be risks to the overall construction costs and of delay to the construction program Consequently, site location and design were commitments with CIP. compromised for the certainty of a permitted activity, resulting in reduced the coverage originally anticipated by the community.

<sup>9</sup> 

National Environmental Standards for Telecommunications Facilities 2016, Regulation 8.

- 4.5 As set out in this evidence above, the telecommunication network technology requirements are constantly changing and evolving. Unlike any other infrastructure sector, it is expensive to have to relocate a cell site because of unanticipated regulatory changes impacting on the effectiveness of the NESTF. The common reasons for relocation being required include where changes to property ownership leads to a lease being terminated or a new building is constructed that blocks some of the coverage footprint of a cell site. For Spark, each time a site has be relocated or significantly rebuilt it costs on average \$350,000 per site. The process to find new sites can be anywhere from 3 to 18 months. Complexity of this is partly due to the wide range of disciplines involved, including engineers, project managers, resource management experts, council, mana whenua and the community.
- 4.6 Occasionally the loss of a site leads to replacement with 2 or more sites to achieve the same coverage footprint as it is increasingly difficult to acquire new locations especially in residential and rural locations in sensitive environment overlay areas for a range of reasons:
  - Physical environment e.g. contours of the locality, height of existing buildings or shelter belts/vegetation that interfere with coverage;
  - (b) Site characteristics e.g. wind, soil conditions, access to the site, fibre and power, geotechnical conditions and slope of the property;
  - (c) Finding a new landowner to establish a site and in agreeable position for both parties;
  - (d) Opposition to telecommunication facility by residents, even if permitted under the NESTF or the various Otago planning documents;
  - (e) Regulatory requirements i.e. development controls such as height and consideration of significant cultural sites or outstanding natural landscapes, or tower height restricting the opportunity for colocation of multiple operators.

## 5. PROPOSED OTAGO RPS

5.1 Given the critical importance of the telecommunications network to people, communities and business in New Zealand, it is essential that the PORPS appropriately recognises the importance of telecommunication infrastructure and enables the ongoing operation, maintenance, upgrade and provision of telecommunications infrastructure in the Otago Region.

# Definition of "nationally significant infrastructure" and "regionally significant infrastructure"

- 5.2 As set out in this evidence above, the telecommunications network is clearly both nationally and regionally significant infrastructure.
- 5.3 The telecommunication companies support in principle the approach in the PORPS which provides a more enabling framework for the provision of infrastructure that is nationally or regionally significant in sensitive natural and environments. However, the way that the notified definitions for nationally significant infrastructure and regionally significant infrastructure are framed means that not all of the telecommunications network is captured.

#### Regionally Significant Infrastructure

- 5.4 The definition of regionally significant infrastructure in the notified PORPS includes "telecommunication and radiocommunication facilities". The Telecommunications Act 2001 does not provide a definition for "telecommunication facility" but provides a wide range of technical interpretations of components of what a telecommunications facility encompasses (see s 5).
- 5.5 The NESTF defines "facility" as meaning an *antenna, cabinet, telecommunication line, or small cell unit.* The definition is limited in scope but is appropriate for the purpose of the NESTF. However, if used more broadly to define the telecommunication network, fails to capture telecommunication buildings, including for core infrastructure equipment and switch systems. The NESTF does not regulate these critical components of the telecommunication network but with them the network cannot function. We consider that the general public would understand a "telecommunications facility" to be a cell tower or maybe an exchange building.
- 5.6 The National Policy Statement on Urban Development 2020 defines "additional infrastructure" as including *"a network operated for the purpose of telecommunications (as defined in section 5 of the Telecommunications Act 2001)"*.
- 5.7 In our view, the approach by Council to refer to a "telecommunications facility" in the notified definition for regionally significant infrastructure" is an oversight that fails to recognise the unintended consequences for telecommunications infrastructure if that term remains. We believe the reference to "facility" is confusing for all users of the PORPS and has the potential to create interpretation issues. Given this, the telecommunication companies sought in

our submission an amendment to the definition of regionally significant infrastructure so that it is clear what infrastructure it covers (ie that the definition includes *Telecommunication and Radiocommunication <u>Networks</u> rather than "facilities"). We understand that Council's supplementary evidence now recommends that amendment. The telecommunication companies strongly support that amendment.* 

## Definition of "Nationally Significant Infrastructure"

- 5.8 The national criticality of telecommunication networks to New Zealand has never been clearer. New Zealand, as with other developed nations and much of the world, is dependent on for its communications transferring and receiving digital data that enables us to live in a digital connected world. Failure of the international and national submarine communications cable and core/backhaul fibre routes would have immediate and catastrophic consequences. It is our experience and belief that telecommunication networks should be added the definition of national significant infrastructure in the PORPS. The opinion is borne out the recognition of other significant organisation including Te Waihanga, New Zealand Government Communications Security Bureau, Telecommunication Carriers Forum ("**TCF**") and other international bodies. We are also an industry that has a national environmental standard (the NESTF).
- 5.9 The Te Waihanga/Infrastructure Commission's discussion document on Infrastructure for a Better Future recognises the critical nature of telecommunications infrastructure. The report notes that 'Increasing reliance on communications makes telecommunications infrastructure more critical.'<sup>10</sup>
- 5.10 As set out earlier in this evidence, telecommunications plays a vital and important role in national resilience, demonstrated most recently through our national response to COVID-19 and recognised the bv Te Waihanga/Infrastructure Commission: The COVID-19 pandemic is a reminder of the importance of a resilient, flexible and agile infrastructure system. The international and national network of submarine cables and land-based core/backhaul cables are nothing but critical and essential significant infrastructure. Without these interconnected and diversity of routes, New Zealand could not participate in the globally economy, social and cultural environments determined essential to our modern lives.

10

New Zealand Infrastructure Comission / Te Waihanga *He Tūāpapa ki te Ora Infrastructure for a Better Future* (Aotearoa New Zealand Infrastructure Strategy Consultation Document, May 2021) at page 34.

5.11 As such, the telecommunication companies seek that the definition of nationally significant infrastructure in the notified PORPS be amended to include "international and inter-regional telecommunication links".

#### Telecommunications infrastructure in sensitive environments

- 5.12 The Otago Region has amazing natural environments and landscapes which are valued locally and internationally recognised. Over 97% of the Queenstown Lakes district is protected by significant landscape/environment restrictions. While the other districts of Otago have less areas that are protected it can be extremely challenging to provide telecommunications network because the infrastructure needs to traverse sensitive landscapes and other significant environments into locations that communities or businesses expect coverage and services. As a result of Otago's continued growth and development, the demand for new and faster telecommunications infrastructure is only increasing.
- 5.13 Previously in this evidence, we highlighted the challenges that regional and district plan provisions can pose when replacing, upgrading, relocating or building new network (particularly in sensitive areas). Another common challenge is finding a location ie a willing landowner and an accepting community. While everyone wants digital connectivity, they often don't want to see it or have it located near them. The following are some examples of this:
  - (a) A new roadside facility in Wanaka while this was permitted under the NESTF it was met with significant community resistance.
  - (b) Mt Iron in Wanaka Spark has a temporary site on Mt Iron on private land to provide service into the growth areas of Wanaka. The alternative solution is to build 3 sites in residential communities which would have been met with significant community opposition. Consenting is about to commence on the Mt Iron solution for a cell tower over the 8m permitted height in an outstanding natural landscape. It is difficult to predict how long the notified consenting process will take but in the meantime Spark's ability to provide the level of service is constrained.
  - (c) Hawea in 2017 Spark commenced work to find a location within Hawea township to increase its capacity to both the town and surrounding rural area. A rural site on Lake Hawea station provided coverage of the town but had no capacity to support the demand for service. A group of residents opposed the proposal mainly on visual amenity grounds including the impact on the natural outstanding

landscape. After a difficult notified consent process consent was granted but the residents appealed the decision to Environment Court. Spark withdrew the consent as its network design requirements changed because of the existing rural sites lease was terminated by the new owners of Lake Hawea station. The rural site was relocated but a site in Hawea has yet to be constructed to support urban growth.

5.14 The above examples demonstrate how important it is for a planning framework (like the PORPS) to appropriately recognise the importance of telecommunication infrastructure to people and communities in New Zealand. There will no doubt be times when infrastructure is required to be located in sensitive environments to support and service both urban and rural environments. Given this, it is critical that the PORPS provide an enabling framework that recognises the functional and operational needs of such infrastructure to locate in sensitive environments.

#### 6. NATIONAL BEST PRACTICE PROVISIONS FOR NETWORK UTILITIES

- 6.1 The background to the draft Network Utilities best practice provisions, refer to Appendix 1, stems from the MfE established project and working group<sup>11</sup>, which first met on the 12 October 2016, to establish a potential draft dNPS-NU. However, the change in government November 2017 meant that MfE's work programme, priorities and budget commitments did not include the dNPS-NU project. In February 2018 it was confirmed by MfE that funding was no longer available for the independent consultant and MfE would not be facilitating the working group but would continue as observers and interested in the project. The project working group of experts and specialist knowledge from in-house and external professionals representing a range of network utilities including telecommunications, rail, electricity distribution, gas transmission, 3 waters, road transportation continued to fund and develop as draft provisions until early 2020. The draft document was made available for comment on the e-planning platform Isovist and workshopped with a number of regional and city/district councils plus other key interest groups.
- 6.2 Spark, Vodafone and Chorus continue to use the best practice document provisions to inform our conversations, and submission with councils developing district plans, and helpfully, those conversations are also providing

<sup>&</sup>lt;sup>11</sup> Joint working group of representatives from telecommunications, electricity, water (including Wellington Water Limited), transport, gas, MfE, Local Government NZ, and iwi interests, with the working group being assisted by an independent planning consultant, who is currently finalising the draft document.

important insight and information into the refinement of the best practice provisions. It is the strong view of the telecommunication companies and other network utility providers that network utility provisions in regional and district planning documents should be reasonably consistent across the country.

- 6.3 The purpose of the best practice provisions was essentially to achieve national consistency for infrastructure/network utilities in resource management plans and policy statements, reducing complexity and improving the clarity and user friendliness of plans. In particular:
  - It costs the telecommunication companies (and other network providers) a lot of money to submit on multiple plans on essentially the same submission points and issues.
  - (b) Consistency in resource management plans and policy statement's structure and format is required. This reduces the complexity and improves the clarity and user friendliness of plans.
  - (c) Network utility design does not vary significantly across New Zealand however the planning provisions applicable to the telecommunication networks do vary widely across regions.
  - (d) The inclusion of consistent terms would be beneficial to ensure consistency across planning documents in New Zealand.
- 6.4 It continues to be our view the best practice provisions provide a comprehensive and beneficial framework for the protection and enablement of telecommunications and other network utilities.

# 7. UPCOMING PROJECTS OF RELEVANCE TO OTAGO

- 7.1 Otago was one of the regions that received infrastructure funding under the COVID Response and Recovery Fund in August 2020.<sup>12</sup> The funding for Otago focused on improving connectivity to improve digital equity and digital resiliency for rural communities and tourism via provision of a fibre route to the West Coast and additional cell sites.
- 7.2 Some of the regional significant existing and upcoming projects recognised in the transformation plan 2022-2032 include:

12

New Zealand Government " First project utilising \$50 million 'shovel ready' fund for rural broadband announced" (6 August 2020) www.beehive.govt.nz.

- (a) Queenstown Economic Transformation and Resilience Fund with initiatives such as:
  - Queenstown Machine Learning Institute expected to be launched in early-2022;
  - (ii) Queenstown Research & Innovation Centre; and
  - (iii) Queenstown Lakes Technology Taskforce.
- (b) Near Wanaka is the Silverlight Studios to build the complex was given fast-tracked consent for a film studio and theme park.
- (c) Clyde Datacentre co-location partnership with Contact Energy which operates Clyde Dam and UK-based digital infrastructure start-up Lake Parime to construct a data centre proposed of eight containers housing nearly 3000 servers. Access to clean energy, cool environment to reduce energy demands and access to fibre backhaul.
- (d) In Dunedin is CODE (New Zealand Centre of Digital Excellence), a Dunedin-based hub designed to progress the expansion of our growing online games development industry. CODE is a collaboration of Dunedin City Council's economic development arm, Enterprise Dunedin, the New Zealand Game Developers Association (NZGDA), local and international game development companies and business entrepreneurs, the Southern District Health Board, Ngāi Tahu, the University of Otago, Otago Polytechnic, secondary school representatives, Ministry of Business Innovation and Employment (MBIE) and Education New Zealand.
- (e) Invercargill, Southland, three new data centres are proposed by T4 Group, GridShare and DataGrid. The DataGrid proposal will be located on their 43ha site in North Makarewa with the datacentre design for up to 10 modules each 6500sq m in size (which will house the main components of a data centre — the IT infrastructure) and consume about 150MW — all from the Manapouri station.
- (f) Auckland-based Hawaiki Cable currently incorporated into the BW Group, is proposing to construct the first South Island international telecommunication submarine cable., Construction of the Hawaiki Nui cable network in 2023, with the project due to be completed in 2025. Hawaiki Nui is a 22,000 km cable proposing to link Invercargill, Dunedin and Christchurch with Los Angeles, Singapore and Jakarta,

with connections also running to Sydney, Melbourne, Brisbane, Darwin, Batam in Indonesia and Hawaii.

- 7.3 Central Otago District Council via the economic development strategy recognises the importance of improved telecommunications networks as part of supporting initiatives developing and promoting tourism e.g. new Roxburgh Gorge and Clutha Gold cycle trails; water management, in the Manuherikia Catchment or the Film Otago Southland and showing agricultural and horticultural enterprises of Central.
- 7.4 Dunedin and wider Otago is already home to internationally leading technology companies operating in these locations by choice, access to lifestyle enabled by connectivity provided by Spark, Vodafone and Chorus locally, regionally and most critically internationally often providing real-time services and products. For example:
  - (a) Alexandra, Xerra Earth Observation Institute. Xerra global automatic identification system (AIS) data, multiple layers of satellite data, scientific models, and other information or intelligence, Starboard enables teams to effectively analyse and investigate vessels and areas-all on a secure and intuitive platform. Starboard helps governments and organisations tackle critical issues ranging from risk assessing arriving vessels for biosecurity threats and COVID-19 to detecting illegal fishing and uncovering non-reporting dark vessels. Xerra is based in Central Otago due to access to fast network connectivity is developing platforms to report on and tackle critical issues ranging from risk assessing arriving vessels for biosecurity threats and Covid-19 to detecting illegal fishing and uncovering nonreporting dark vessels. While Xerra offices are located in Alexandra, like many digital organisations, the team of remote sensing and data scientists, software engineers and designers, and business and communication experts live where it suits them, or the work takes them.
  - (b) Scott technology an internationally recognised and leading robotic and automation engineering company including at which focuses on five key industries: meat processing, mining laboratory automation, appliance manufacturing, materials handling and industrial automation.

#### 8. CONCLUSION

8.1 The telecommunications networks and services are essential to Otago's economic, social and environmental aspirations. Connectivity to digital services depends on 4 submarine cables transporting 98% of New Zealand's communications/data. These cables connect Otago via networks of fibre and cell towers. It is beyond doubt that telecommunications networks are nationally and regional significant infrastructure and should be appropriately recognised and provided for in the PORPS.

Graeme McCarrison, Colin Clune and Andrew Kantor

23 November 2022

# Draft Network Utilities Best Practice Objectives and Policies as at Nov 2019

# Significant resource management issues and discussion

- **PSSIG-1** The operation, maintenance, upgrade and development of network utilities is essential to enabling people and communities to provide for their social, cultural and economic well-being and necessary to support safe, responsive and resilient communities. Network utilities are often also lifeline utilities and must be able to function to the fullest possible extent in emergencies.
- **PSSIG-2** To realise the benefits of network utilities, the provision for, and protection of, network utilities should be integrated and coordinated with land use development and able to adapt to and adopt emerging and new technologies.
- PSSIG- The development of network utilities can result in significant adverse effects on
- 3 the

4

environment.

- PSSIG- The extent to which it is feasible to avoid or
  - mitigate the adverse effects of network utilities on the environment is often limited by functional needs and operational needs.
- **PSSIG-5** Activities in the vicinity of network utilities can have an impact on the network utilities' operation, maintenance, upgrade and development.

# **District Wide Matters**

IE - Energy, Infrastructure and Transport Infrastructure and Energy

#### Infrastructure and Energy Objectives (Network Utilities) IE-O1 Network utilities

Effective, resilient, efficient and safe network utilities that:

- 1. provide essential and secure services, including in emergencies;
- 2. facilitate local, regional, national or international connectivity;
- 3. contribute to the economy and support a high standard of living;
- 4. integrate with urban development;
- 5. enable people and communities to provide for their health, safety and wellbeing.

#### IE-02

# Adverse effects of network utilities

The adverse effects of network utilities on the environment are avoided, remedied or mitigated while recognising:

- 1. the functional need and operational need of network utilities;
- 2. that positive effects of network utilities may be realised locally, regionally or nationally.

## IE-O3

# Adverse effects on network utilities

Network utilities are protected from adverse effects, including reverse sensitivity effects, of subdivision, use and development by, where necessary:

- 1. set-backs or buffer corridors within which incompatible activities will be managed;
- 2. controls on the activities of others' where they can compromise the operation,
  - safety, maintenance, upgrade and development of network utilities.

# Infrastructure and Energy Policies (Network Utilities)

IE-P1 Recognising the benefits of, and providing for, network utilities

- 1. Recognise the benefits of network utilities by:
  - a. enabling the operation, maintenance, repair, minor upgrade or removal of existing network utilities throughout the district;
  - b. enabling investigation, monitoring and navigation activities associated with network utility operations throughout the district;
  - c. providing for significant upgrades to, and the development of new, network utilities;
  - d. providing for the functions and responsibilities of network utilities as lifeline utilities during an emergency.

The national, regional and local benefits of network utilities that are recognised are those that enable the economic, social, cultural and environmental well-being of people and communities and provide for their health and safety, including through:

- a. the effective safe, secure and efficient transmission or distribution of electricity, gas, fuel or energy;
- b. an integrated, efficient and safe transport network for the movement of people and goods by land, air or water, including public transport, walking, cycling, private vehicles;
- c. effective, reliable and future-proofed communications networks and services;
- d. effective, resilient, efficient and safe water, wastewater and stormwater treatment systems, networks and services.

IE-P2 Network utilities, land use, subdivision, development and urban growth

Enable the coordination of network utilities planning and delivery with land use, subdivision, development and urban growth so that future land use and network utilities are integrated, efficient and aligned.

IE-P3	Technological advances
Provide flexibility for network utilities to adopt new technol. improve access to, and efficient use of, networks	•

- 2. allow for the re-use of redundant services and structures;
- 3. increase resilience, safety or reliability of networks and services;
- 4. result in environmental benefits and enhancements; or
- 5. promote environmentally sustainable outcomes including green infrastructure and the increased the utilisation of renewable resources.

IE-P4 Adverse effects of network utilities

Manage the adverse effects of network utilities on the environment by:

- recognising that the adverse effects of the ongoing operation, maintenance, repair, upgrade and removal of existing network utilities are typically insignificant or minor by enabling these activities to occur without the need for planning approvals;
- 2. avoiding, remedying or mitigating the adverse effects of substantial upgrades to, or the development of new network utilities, including effects on:
  - a. natural and physical resources;
  - b. amenity values;
  - c. sensitive activities;
  - d. the safe and efficient operation of other network utilities;
  - e. the health, well-being and safety of people and communities.
- 3. managing the potential adverse effects of noise, vibration, radiofrequency fields and electric and magnetic fields by requiring compliance with national environmental standards or other nationally recognised standards or guidelines.

- 4. preferring the undergrounding of new network utilities in urban areas where it is:
  - a. technically feasible;
  - b. justified by the extent of adverse visual effects; and
  - c. viable, including where costs are proportionate to the adverse effects being avoided.

0			
	Adverse	effects	of network
	utilities on areas of outstanding or		
	significant	value	

#### In the coastal environment

- 1. Avoid adverse effects of substantial upgrades to, or the development of new network utilities on:
  - a. the values and attributes of areas that are identified in the plan as having outstanding natural character, outstanding natural features or outstanding natural landscapes;
  - taxa, ecosystems or vegetation types identified as threatened, rare or protected in the plan in accordance with Policy 11(a) of the NZCPS;
- avoid significant adverse effects of substantial upgrades to, or the development of new network utilities on the values and attributes of areas that are identified in the plan as having natural character, natural features, natural landscapes, or being significant indigenous vegetation or significant habitats of indigenous fauna and remedy or mitigate other adverse effects.

#### In all areas

IE-P5

- 3. Give priority to avoiding the adverse effects of substantial upgrades to, or the development of new network utilities, on the values and attributes of areas that are identified in the plan as:
  - a. wetlands and lakes and rivers and their margins that have natural character;
  - b. outstanding natural features and landscapes outside of the coastal environment;
  - c. areas of significant indigenous vegetation and significant habitats of indigenous fauna outside of the coastal environment;
  - d. ancestral lands, water, sites, wāhi tapu and other taonga of mana whenua;
  - e. historic heritage.
- 4. Where the avoidance of adverse effects under clause (3) is not possible, the appropriateness of the substantial upgrades to, or the development of, new network utilities will be determined by having regard to the matters listed in {Link,5146,Policy IE-P7}.

IE-P6	Natural hazard and network
	utilities

Only provide for network utilities in areas identified in the plan as subject to natural hazards where the network utility:

- 1. does not pose a significant risk, or exacerbate an existing risk, to other people or property; and
- 2. has a functional need or operational need to be located in the area; or
- 3. is not vulnerable to the risks of the natural hazard; or
- 4. is designed to maintain reasonable and safe operation during and in the immediate aftermath of a natural hazard event.

IE-P7	Consideration	of	the
	adverse	eff	fects
	of network utiliti	of network utilities	
	a construction of the second sec		

When considering the adverse effects of network utilities on the environment:

- 1. recognise that there may be situations where all adverse effects cannot be avoided, remedied or mitigated;
- recognise that the adverse effects on the values and attributes of the areas listed in <u>Policy IE-P5(3)</u> can be mitigated by locating some types of network utilities in land transport corridors;
- 3. decision-makers must have regard to:
  - a. the extent to which adverse effects can be avoided, remedied or mitigated may be constrained by a network utility's functional need or operational need;
  - b. the time, duration or frequency of adverse effects;
  - c. the necessity of the network utility including:
    - i. the need to quickly repair and restore disrupted services;
    - ii. the impact of not operating, repairing, maintaining, upgrading, removing or developing a network utility;
  - d. existing network utilities including:
    - i. the complexity and connectedness of networks and services;
    - ii. the potential for co-location and shared use of network utility corridors;
  - e. anticipated outcomes for the receiving environment and the degree to which past modifications have compromised the achievement of those outcomes;
  - f. the benefits derived from the network utility at a local, regional and national scale;
  - g. the extent to which the network utility is integrated with, and necessary to support, planned urban development.

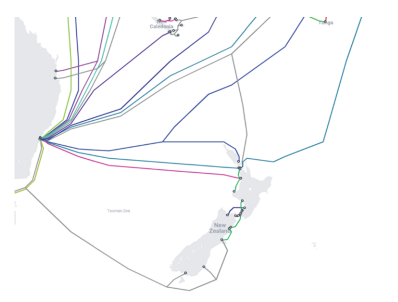
IE-P8	Adverse	effects	
	on network utilit	on network utilities	

Protect network utilities from the adverse effects of subdivision, use and development that may constrain or compromise the safe and efficient operation, maintenance, repair, upgrading, removal and development of network utilities, including by:

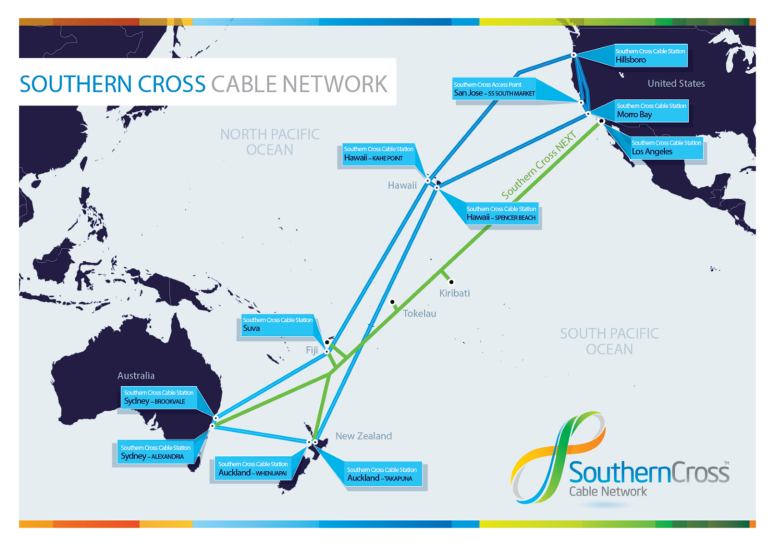
- locating and designing new buildings and activities sensitive to noise to avoid the potential adverse effects of the railway corridor and national and regional road network;
- 2. managing access to the railway corridor and national and regional road network;
- 3. managing new activities sensitive to noise within a defined air noise contour;
- 4. avoiding physical obstructions in take-off, approach, landing or departure paths and runway end protection areas;
- 5. requiring subdivision of sites containing significant electricity distribution lines to:
  - a. retain the ability for the network utility operator to access, operate, maintain, repair and upgrade the significant electricity distribution line; and
  - b. ensure that future buildings, earthworks and construction activities maintain safe electrical clearance distances under all building and electricity distribution line operating conditions;
- 6. managing land disturbance and activities sensitive to gas transmission to avoid or mitigate potential adverse effects of, and on, gas transmission pipelines;
- 7. requiring subdivision of sites containing a gas transmission pipeline to retain the ability for the network utility operator to access, operate, maintain, repair and upgrade the gas transmission pipeline;
- 8. managing the activities of others' through set-backs and design controls where it is necessary to achieve appropriate protection of a network utility.

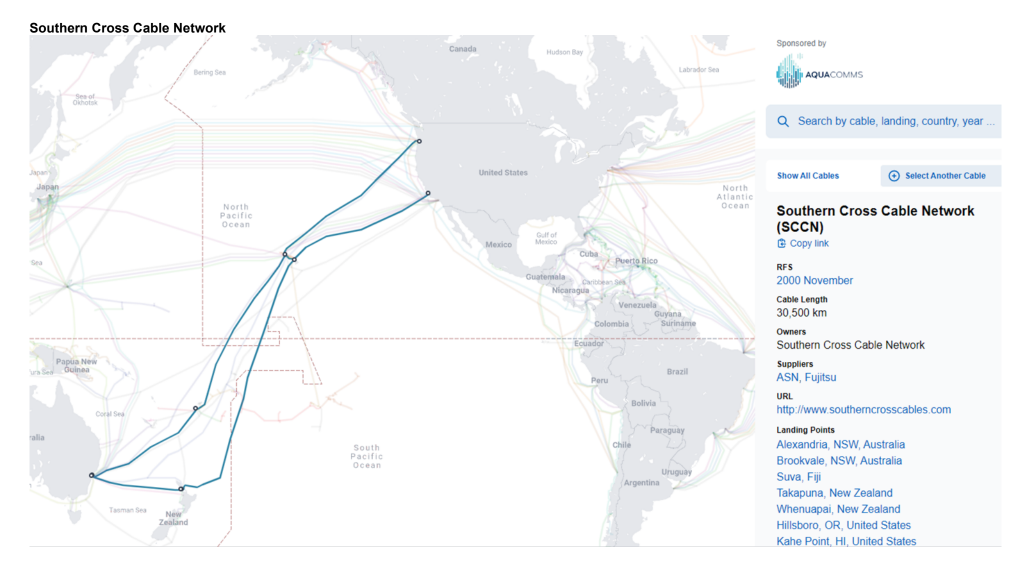
#### APPENDIX 2 -

**Overview of New Zealand International and National Submarine Cables** 



Southern Cross Ceo-System of International Telecommunication Cables Overview as at 7 July 2022

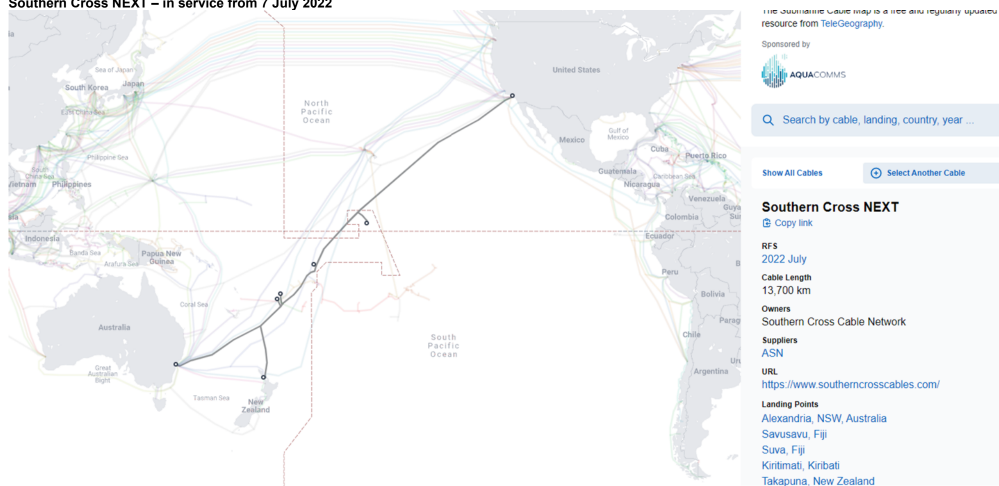




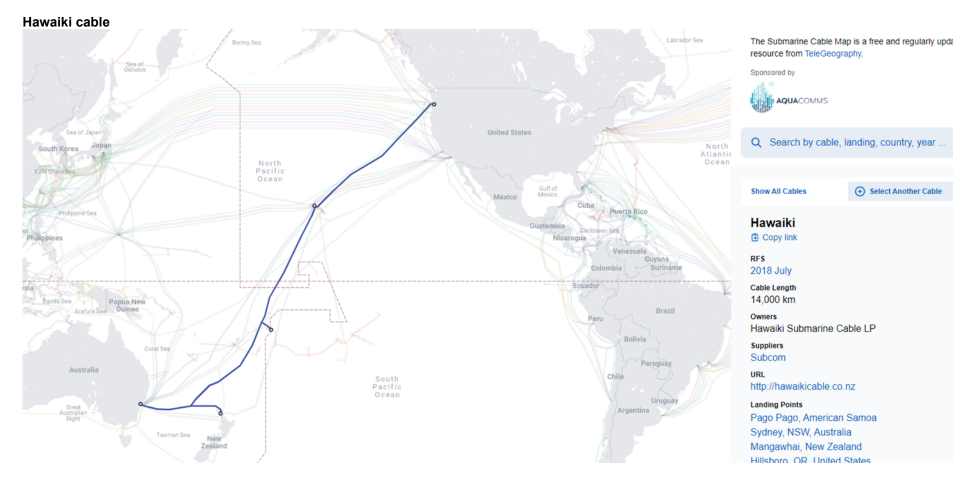
### Tasman Global Access (TGA) Cable

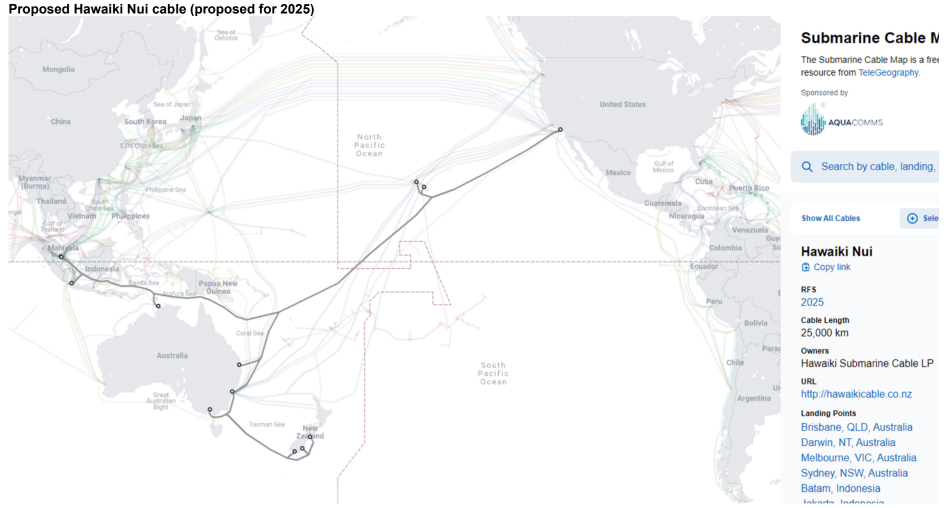


Q Search by cable, landing, country, year
Show All Cables
Tasman Global Access (TGA) Cable
RFS 2017 March
Cable Length 2,288 km
Owners Spark New Zealand, Telstra, Vodafone
Suppliers ASN
Landing Points Oxford Falls, NSW, Australia Raglan, New Zealand

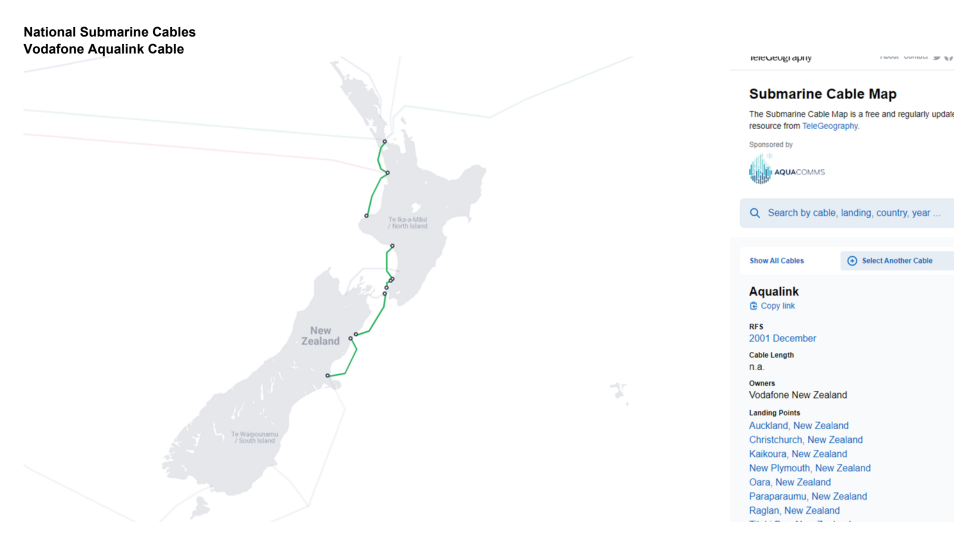


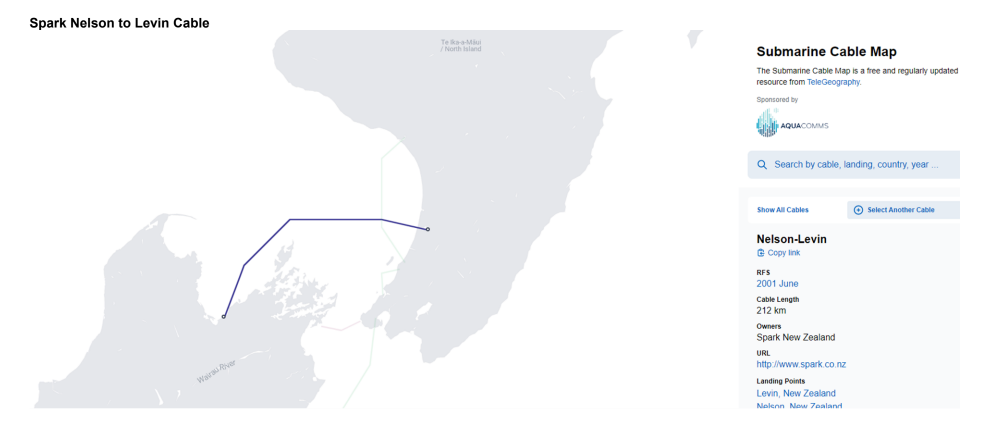
3474-3382-4543





The cable is proposed to land in Dunedin and Invercargill







#### Submarine Cable Map

The Submarine Cable Map is a free and regularly updated resource from TeleGeography.

Sponsored by

Q Search by cable, landing, country, year .

Show All Cables

Select Another Cable

Cook Strait

RFS 2020

Cable Length

40 km

owners Transpower NZ

URL

https://www.transpower.co.nz/

Landing Points Fighting Bay, New Zealand

Oteranga Bay, New Zealand

### National Fibre cable routes



# Key

Spark – pink 1337km

Chorus - **blue** (noting that Spark and others will have commercial issues) 7742km Other providers **teal blue** (noting that Spark and others will have commercial issues) 630km

## Cable serving Otago and Southland Regions

