

# Asset Management Plan 2026–2036



**OtagoNet**

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This Asset Management Plan (AMP) is available for public disclosure and applies for the period 1 April 2026 to 31 March 2036.

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The information and statements made in this AMP are prepared on assumptions, projections, and forecasts. It represents OtagoNet's intentions and opinions at the date of issue (31 March 2026).

Due to global uncertainties, assumptions and forecasts in the AMP may prove to be wrong, events may occur that were not predicted, and OtagoNet Joint Venture could decide to take different actions than planned. OtagoNet Joint Venture may also change any information in this document at any time. OJV accepts no liability for any action, inaction, or failure to act based on this AMP.



Remarkables Mountain Range

Tēnā koe,

The OtagoNet Asset Management Plan forecasts the expenditure required to continue to develop and maintain two diverse networks: Lakeland Network Limited (LNL) in Queenstown Lakes and Central Otago and OtagoNet Joint Venture (OJV).

For the OtagoNet network, our planned capital investment programme focuses on replacing end of life assets, increasing capacity to support electrification and other load growth, and strengthening the network's resilience.

Lakeland Network continues to grow, reflecting our ability to deliver the flexibility and responsiveness developers need. This AMP sets out the upgrades required to maintain that momentum and ensure the network is well-positioned to support continued growth.

Across both networks, when planning ahead we have been particularly focussed on new and evolving risks, customer expectations and new opportunities to work smarter.

The major weather event experienced over the past year reinforced the importance of network and operational resilience. I am grateful for the support from our communities in Otago and our mutual aid partners while we worked to restore power to our OtagoNet customers as quickly as possible. We are now implementing a range of improvements and lessons learned from the storm to ensure that OtagoNet and PowerNet remain resilient and able to respond quickly and effectively during future high impact events.

Improving the way that we engage with customers is a priority for us. The introduction of customer relationship management tools and an Advanced Distribution Management System (ADMS) will help us communicate more clearly, manage outages more efficiently and optimise network performance. We are also expanding our use of smart meter data analytics to speed up fault detection, target our repairs, improve customer communications and proactively manage low voltage constraints.

We are strengthening our collaboration with other networks to standardise network design where it delivers safety, reliability and cost benefits. Standardisation reduces complexity, improves procurement efficiency and supports faster restoration after major events. At the same time, we are preparing for the capability needed to support flexibility services and demand management approaches that can defer or reduce the need for traditional network upgrades.

This AMP sets out a clear plan for delivering the essential infrastructure, reliability and resilience that our local economy and households rely on, especially as customers become increasingly dependent on electricity as their primary source of energy.



**Paul Blue**  
Chief Executive, PowerNet

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This AMP can be found at: <https://powernet.co.nz/disclosures/otagonet/asset-management-plan>

## ABBREVIATIONS, ACRONYMS AND DEFINITIONS

<b>ABC</b>	Aerial Bundled Conductor	<b>LV</b>	Low Voltage
<b>ABP</b>	Annual Business Plan	<b>MAR</b>	Maximum Allowable Revenue
<b>ABS</b>	Air Break Switch	<b>MBIE</b>	Ministry of Business, Innovation and Employment
<b>ALARP</b>	As Low as Reasonably Practicable	<b>MD</b>	Maximum Demand
<b>AMIS</b>	Asset Management Information System	<b>MDI</b>	Maximum Demand Indicator
<b>AMP</b>	Asset Management Plan	<b>MV</b>	Medium Voltage
<b>AWP</b>	Annual Works Program	<b>NEM</b>	Network Equipment Movement
<b>CAPEX</b>	Capital Expenditure	<b>NER</b>	Neutral Earthing Resistor
<b>CBD</b>	Central Business District	<b>O&amp;M</b>	Operations and Maintenance / Operate and Maintain
<b>CCTO</b>	Council Controlled Trading Organisation	<b>ODV</b>	Optimised Deprival Valuation
<b>CES</b>	Customer Engagement Survey	<b>OHL</b>	Overhead Line
<b>CIMS</b>	Coordinated Incident Management System	<b>OHUG</b>	Overhead to Underground
<b>DC</b>	Direct Current	<b>OJV</b>	OtagoNet Joint Venture (where OJV is used it generally includes the Lakeland network (LNL) unless the context indicates otherwise)
<b>DG</b>	Distributed Generation	<b>OPEX</b>	Operating Expenditure
<b>DGA</b>	Dissolved Gas Analysis	<b>PILC</b>	Paper Insulated Lead Covered
<b>DIN</b>	Deutsches Institut für Normung (the German Institute for Standardization)	<b>PNL</b>	PowerNet Limited
<b>DPP</b>	Default Price-Quality Path	<b>RCP</b>	Regulatory Control Period
<b>EDB</b>	Electricity Distribution Business	<b>RMU</b>	Ring Main Unit
<b>EEA</b>	Electricity Engineers' Association	<b>ROI</b>	Return on Investment
<b>EIL</b>	Electricity Invercargill Limited	<b>RTU</b>	Remote Terminal Unit
<b>ENA</b>	Electricity Network Aotearoa	<b>SAIDI</b>	System Average Interruption Duration Index
<b>ESL</b>	Electricity Southland Limited	<b>SAIFI</b>	System Average Interruption Frequency Index
<b>EV</b>	Electric Vehicle	<b>SCADA</b>	Supervisory Control and Data Acquisition
<b>GIS</b>	Geographic Information System	<b>SLT</b>	Senior Leadership Team
<b>GPS</b>	Global Positioning System	<b>SOI</b>	Statement of Intent
<b>GXP</b>	Grid Exit Point	<b>SWHT</b>	Southland Warm Homes Trust
<b>HILP</b>	High Impact Low Probability	<b>TCOL</b>	Tap Change on Load
<b>Holdco</b>	Invercargill City Holdings	<b>TOU</b>	Time of Use
<b>HRC</b>	High Rupture Capacity	<b>TPCL</b>	The Power Company Limited
<b>HVBT</b>	High Voltage Busbar Insulation Tape	<b>TPM</b>	Transmission Pricing Methodology
<b>ICP</b>	Interconnection Point	<b>UILP</b>	Utilities Industry Liability Programme
<b>IED</b>	Intelligent Electronic Device	<b>VRR</b>	Voltage Regulating Relay
<b>IoT</b>	Internet of Things	<b>XLPE</b>	Cross-Linked Polyethylene
<b>KPI</b>	Key Performance Indicator		
<b>LSI</b>	Lower South Island		

## ABBREVIATIONS, ACRONYMS AND DEFINITIONS

**Customers** means the entities connected to the local lines company, which can be households or businesses. Most customers do not have a direct relationship with their local lines company. Rather, they will engage with an electricity retailer to which they pay their bill.

**Flexibility services** refer to the ability to adjust power generation or consumption in response to real-time grid conditions. These services include:

- Demand-Side Response (DSR) – Customers reduce or shift their electricity use based on grid needs, often incentivized by financial rewards.
- Distributed Energy Resources (DERs) – Small-scale generation (e.g., solar, batteries, EVs) provides flexibility by injecting power into the grid when needed.
- Energy Storage – Batteries and other storage systems absorb excess electricity and release it during peak demand.
- Generation Flexibility – Power plants adjust their output dynamically to balance supply and demand.
- Network Reconfiguration – Grid operators optimize how electricity flows by switching between different network configurations.

# OtagoNet



Lake Wanaka



Jacks Bay, Owaka, Catlins



# 2026–2036 AMP Summary

Nugget Point



Wanaka



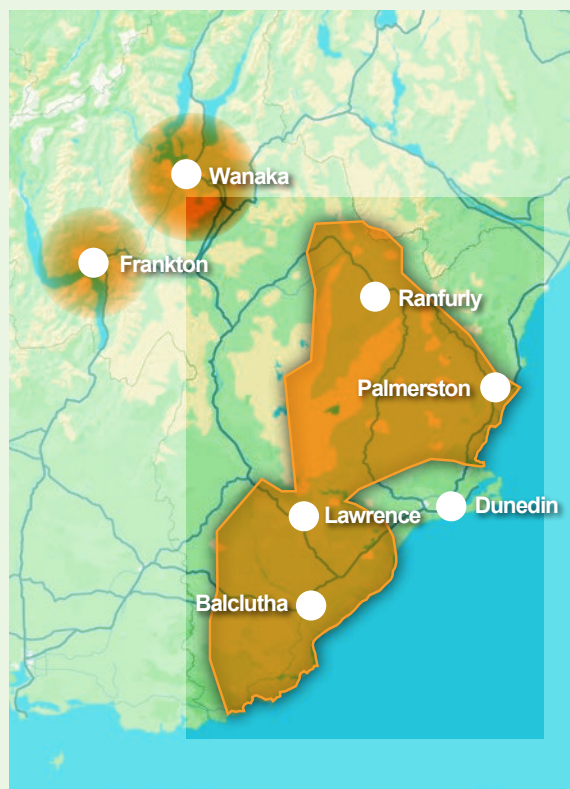
**OtagoNet includes the OtagoNet Joint Venture (OJV) network and Lakeland Network Limited (LNL).**

OJV supplies customers in rural and coastal Otago. LNL supplies areas of Frankton in the Queenstown Lakes area, along with embedded networks in Wānaka and Cromwell.

Our Asset Management Plan (AMP) describes our network and forecasts the capital and operational budget needed to ensure the OtagoNet network continues to deliver for customers through a dedicated investment programme.

The AMP provides the justification for planned investments. It also identifies risks and evaluates how these will be mitigated through careful and considered asset management practices over the next ten years. The AMP also assesses past network performance and infrastructure asset management practices, identifying opportunities for improvements.

This summary provides key information from our 2026 review of our AMP and identifies steps we are taking to ensure that the OtagoNet network is well placed to support changes in electricity usage and increased demand for electricity supply, with improved levels of network and operational resilience.



**OJV Network**

As at 31 March 2025

**4,502km**

Circuit length



**15,686**

Consumer Connections



**425 GWh**

Supplied per year



**LNL Network**

As at 31 March 2025

**197km**

Circuit length



**5,472**

Consumer Connections

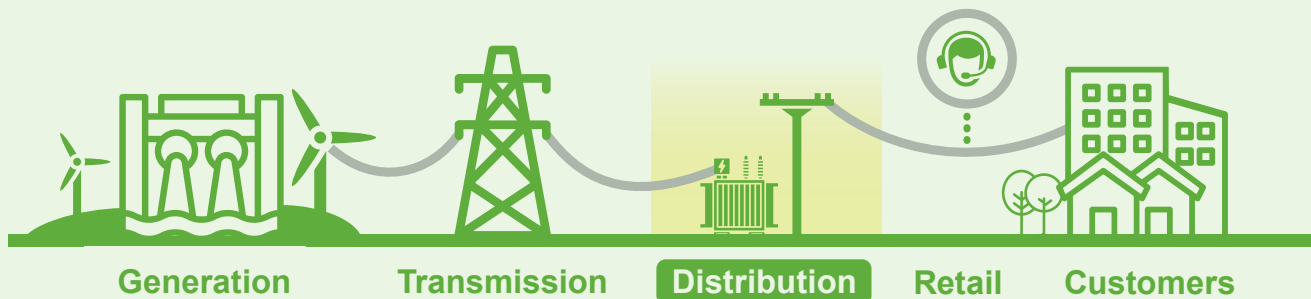


**63GWh**

Supplied per year



## Where we fit in the electricity industry



### Generation

Electricity is generated using a variety of resources – water, geothermal, gas, wind, coal, and solar.

### Transmission

Transpower owns and operates the high voltage transmission system that transports electricity from generators to local distribution networks.

### Distribution

High voltage electricity is stepped down at substations, then **OtagoNet** distributes it safely to local residential and business consumers using our network of poles, lines, and underground cables. **PowerNet** manages our network for us.

### Retail

The retailer measures how much power each customer uses and sends each customer their power bill. Some of what is paid to retailers comes to us to cover the cost of investing in and maintaining a reliable network.

### Customers

Our customers are the households and businesses in rural Otago and parts of the Queenstown Lakes district and Central Otago, who use the electricity provided to power their home or business.

## Our network is managed by PowerNet

The OtagoNet networks are managed by PowerNet under a Network Management Agreement. Through this agreement, PowerNet manages our network and carries out all corporate functions of the OtagoNet business.

OtagoNet is fully owned by The Power Company Limited. The OtagoNet governing committee monitors PowerNet’s service delivery against key performance indicators (KPIs), which are regularly reviewed and reset.

With integrated business management systems, significant people capability and capacity, and a core purpose and expertise in asset management, PowerNet is a high-performing asset manager for our network.



PowerNet is an electricity network management company. It was established in 1994 to achieve scale benefits through integrated network management across the Southern region’s Electricity Distribution Businesses (EDBs).

PowerNet provides services to over 76,000 customers through more than 14,300 circuit kilometres and manages the fourth-largest suite of EDB assets in New Zealand. With its head office in Invercargill, the company has over 300 staff based at depots in Invercargill, Lumsden, Gore, Balclutha, Te Anau, Frankton and Stewart Island.

Asset management is at the core of PowerNet’s business capability. Its network management maturity and capability provide strong and structured asset management practices - from fleet plans for asset classes, to structured inspection and testing regimes for ground-mounted assets (poles, transformers, ring main units, air-break switches) and underground assets such as cables.

PowerNet has achieved ISO 55001 certification, which is the international standard for asset management. It has also developed and implemented the award-winning health and safety software, RiskMentor.





Matangi Station

## Ensuring our customers have the electricity network they need for the future

To ensure that we have the required network infrastructure to provide the capacity and reliability that our customers need, we plan to spend **\$490 million** over the next 10 years on developing, renewing and maintaining the OJV and LNL networks.

Our 10-year capital and operating expenditure plan enables a programme of work to mature our asset management capability, replace aged assets based on condition assessments, support load growth, and improve the way that we engage with our customers and the service levels they receive.

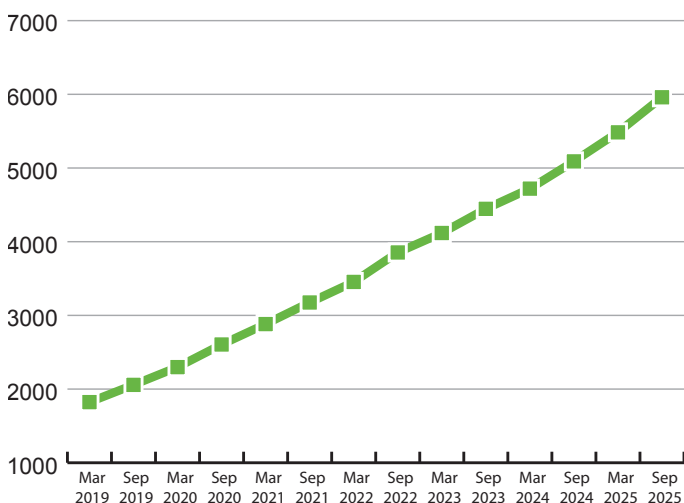
**\$332m**

Planned capital expenditure over the next 10 years

**\$158m**

Planned operating expenditure over the next 10 years

### Lakeland Network customers



### Monitoring and forecasting demand growth and new connections

We assess demand growth based on historical and future trend analysis across the OJV and LNL networks. Our forecasts indicate that OtagoNet’s total demand will grow by approximately 1.6% per year overall, with granular forecasts for each zone substation detailed in the AMP to identify future network constraints.

The LNL network continues to experience rapid growth in connections as the network scales up, having reached a milestone of 5,000 connections during the 2024/25 year.

On the OJV network, we expect ongoing electrification through space heating, transport and industrial process heat to create additional electricity demand.



Alexandra

### Connecting customers in Queenstown Lakes and Central Otago

PowerNet’s agility in meeting the needs of both residential developers and homeowners has enabled the Lakeland network to achieve scale and become the network of choice for developers in the Queenstown Lakes region. LNL delivers the electrical capacity required to meet the needs of the continually growing local community.

This modern network is built entirely underground and is reticulated in the Frankton Flats area. It extends to the Eastern corridor across the Shotover River to supply the Shotover Country subdivision, the Queenstown Country Club retirement village, Bridesdale and Kawarau Heights subdivisions, with future growth planned for the Ladies Mile area. It also brings electricity to the Southern corridor – from the Kawarau Bridge to the Kawarau Falls area and extends South to supply the fast-growing Hanley’s Farm subdivision. LNL also manages the embedded networks in Wānaka, comprising Northlake, Clearview and Hikuwai subdivisions and the Wooing Tree subdivision in Cromwell.

Growth in the Queenstown Lakes region is driving a need for increased supply from the Transpower national grid. To find the most effective solution; PowerNet engaged in the collaborative initiative *Energising Queenstown* with Transpower and Aurora Energy. Through scenario modelling and community engagement a preferred option of a new transmission line between Cromwell and Arrow Junction has been identified. The new line would have the capacity to power 26,000 more homes plus 700 small-to-medium businesses and 150 larger commercial enterprises across the networks that serve the Queenstown area.



### Non-network and flexibility services

As we continue to develop and improve the electricity network, we are increasingly looking at flexibility services and other non-network options as practical alternatives to traditional infrastructure upgrades.

These approaches can help us get more out of the existing network, delay major capital spending, and strengthen resilience—especially as energy use changes and more customers adopt distributed energy technologies.

Our goal is to ensure that flexibility services and non-network solutions are routinely considered in all major planning decisions. To do this well, we will need to effectively engage and collaborate with market participants, technology providers and regulators so we can fully unlock the benefits these innovative solutions offer.



## Capital projects for growth, resilience, and safety

Our capital projects for the next 10 years include asset replacements and upgrades to assets across the network for the continued security of supply and to cater for growth.

- ▶ Enabling growth on our Lakeland network through supporting new subdivisions and increased connections, including increased capacity required at Parkridge, Waipuna Rise, Silver Creek, Shotover Country, Hanley’s Farm subdivisions; Northlake and Hikuwai in Wānaka, and Wooing Tree in Cromwell. A new Southern Corridor zone substation is expected to be required to accommodate rapid growth – we estimate a cost of approximately \$17 million with planned completion in 2029/30.
- ▶ Upgrading assets across the networks for the continued security of supply and to cater for growth - Kawarau South Bank Coneburn Sub 22kV Cables, Frankton Road 22kV extension, Quarry Road (Merton) zone substation, Blueskin Bay (Waitati) zone substation, and Charlotte Street transformers.
- ▶ Improving the efficiency of our networks by replacing and strengthening assets where needed – including 11kV switchgear replacements at Owaka, Palmerston, Milton, Kaitangata, Clinton, North Balclutha, Finegand, Ranfurly and Waihola.
- ▶ Quality of supply projects, such as improving communications infrastructure and new mobile substation sites.
- ▶ Continued asset renewals and replacements across both networks, including power transformers, relays, circuit breakers and Remote Terminal Units (RTUs).
- ▶ Safety, environmental, and other projects, including Halo ring main unit (RMU) replacements, transformer oil containment and seismic strengthening, and replacement of pole-mounted transformers of 100 kVA or more with ground mount units.

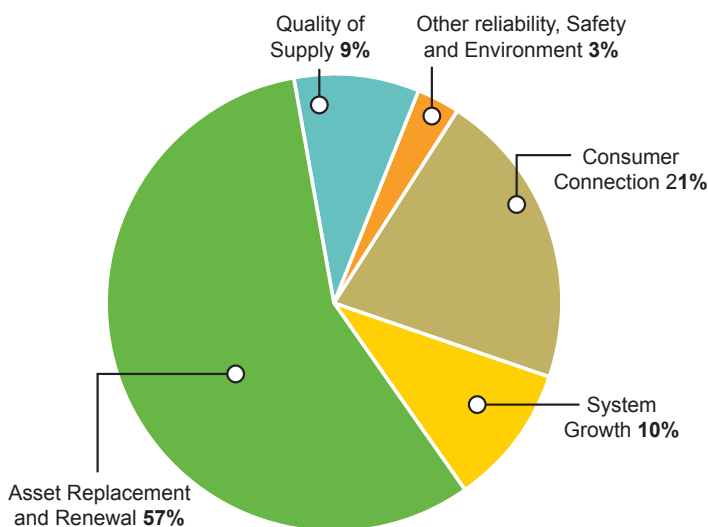
## Investing across our network regions

On the OJV network, we are investing to replace and renew end-of-life assets based on condition assessment. Our planned investments will also increase capacity and resilience.

We plan significant investments to upgrade the LNL network to accommodate ongoing connection growth.

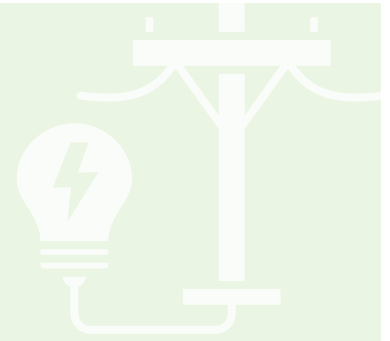
We expect to make capital investments of \$103 million in our network over the next 10 years on projects to upgrade network capacity and connect new customers. Our forecast asset replacement and renewal capital investment for the same period is \$188 million.

Planned capital expenditure, 2026/27 to 2035/36



## Operating and maintaining our network

Our fleet plans are fundamental to our expenditure planning process. These plans describe how each asset will be managed over its entire lifecycle, enabling us to plan routine testing and maintenance, determine the resourcing and equipment needed to operate and maintain the assets, and to better estimate both operating and capital expenditure for the next 10 to 20 years.



### Our resulting 10-year operating expenditure forecast includes:

**\$33m**

For routine and corrective maintenance and inspections

**\$28m**

For restoring services when there are outages and emergencies

**\$17m**

For vegetation management, to minimise outages

**\$2m**

For operational support of asset replacement and renewal

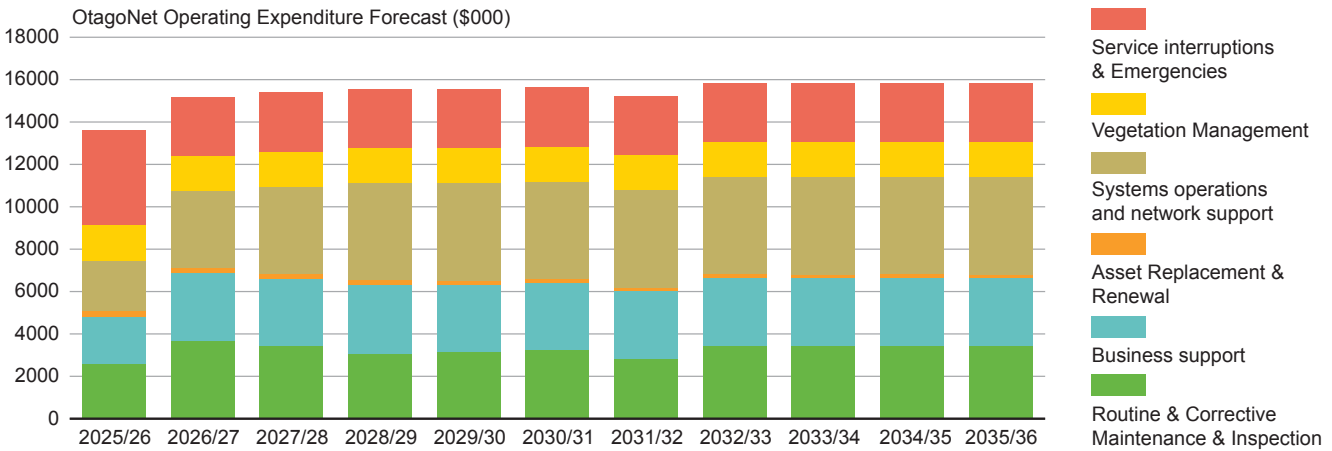
**\$44m**

For system operation and network support

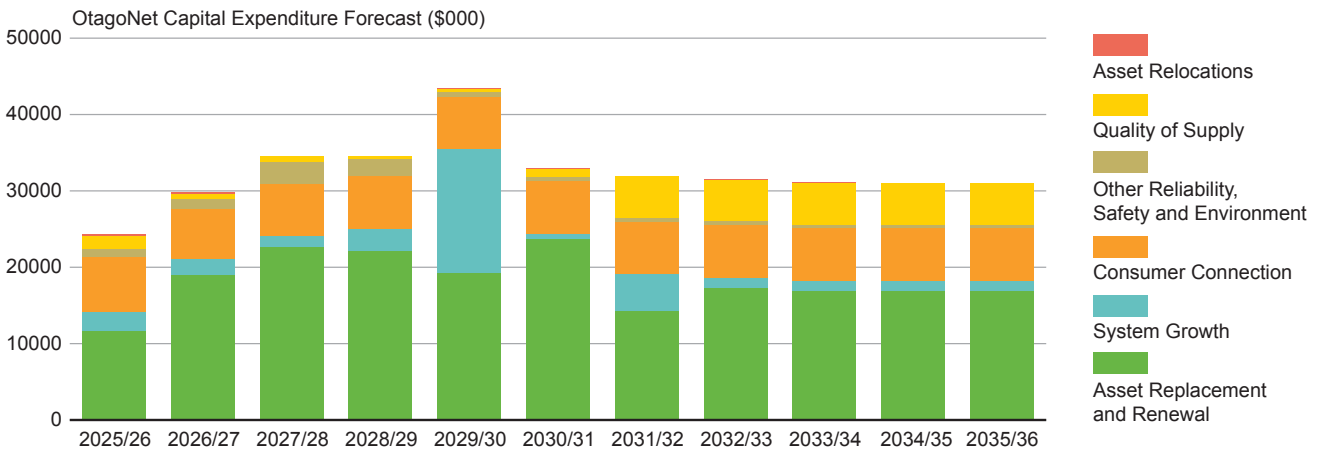
**\$32m**

For business support

## Our operating expenditure plan



## Our capital expenditure plan





### Investing in systems and innovation to deliver better service for our customers

A new Customer Relationship Management (CRM) system is being planned to give us a single, central view of customer information and interactions. This will reduce manual work, speed up response times, and ensure customers receive consistent and transparent communication across all channels. The CRM will also help us resolve more enquiries on first contact, provide clearer ownership within PowerNet of customer issues, and ultimately deliver a better overall service experience.

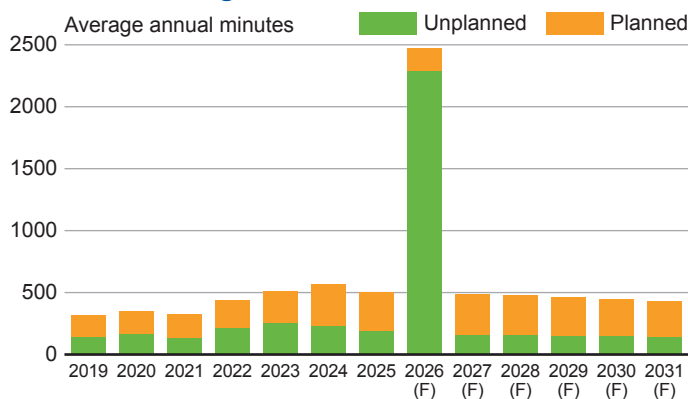
We also plan to introduce an Advanced Distribution Management System (ADMS), which will give us advanced monitoring and analytics to better predict and respond to weather related disruptions and to optimise day-to-day network operations.

### Setting reliability targets

We commission annual customer surveys and use the results to set target service levels. The surveys show that customers most highly value continuity and restoration.

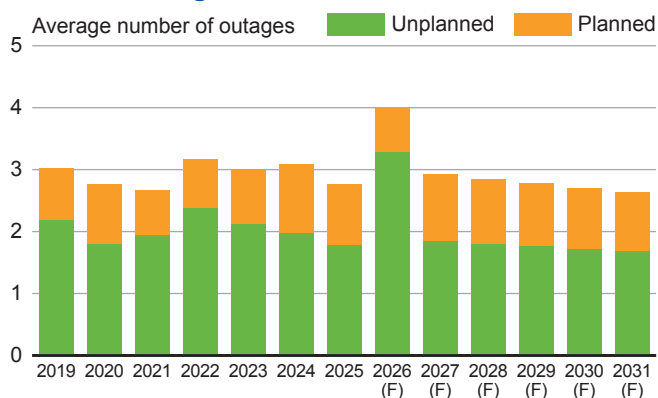
We use two internationally accepted indices, SAIDI and SAIFI, to measure performance for outage duration and outage frequency. The severe windstorm in October 2025 had a large impact on reliability measures for the 2025/26 year.

#### Average outage duration across the year (SAIDI) – actual and target



SAIDI = System Average Interruption Duration Index. Note that SAIDI up to and including 2024/25 have been normalised to adjust for major events.

#### Average outage frequency across the year (SAIFI) – actual and target



SAIFI = System Average Interruption Frequency Index. Note that SAIFI up to and including 2024/25 have been normalised to adjust for major events.

# 1

# Introduction

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## 1 INTRODUCTION

Our Asset Management Plan (AMP) provides an internal governance and asset management framework for the network. Disclosure in this format is also intended to meet the requirements of Electricity Distribution Information Disclosure Determination as amended on 27 November 2024 for the ten-year planning period from 1 April 2026 to 31 March 2036.

The purpose of OJV's Asset Management Plan (AMP) is to:

- inform all stakeholders of OJV's future
- support OJV in achieving its vision of being one of the top performing New Zealand electricity distribution businesses through operating in a safe, reliable, efficient and effective manner (section 2),
- document the nature, extent, age, utilisation, condition, performance and value of the infrastructure (section 3),
- describe how we manage exposure to risk (section 4),
- identify existing and proposed levels of service to be achieved over a five-year period, as well as any expected changes in demand (section 5),
- identify the life-cycle management needs (development, renewal, operations and maintenance and any disposal) over the five-year period (section 6),
- assess capital and operational budget needs and funding implications (sections 7 and 8) and the associated capacity and resourcing requirements (section 9), and
- assess the prevailing infrastructure asset management practice and identify further improvements (section 10).

The remainder of this section provides a description of the geographical area that the OJV network serves and then discusses how we prepare and communicate our AMP, the key assumptions that we have relied on, and possible variations from those assumptions.

### 1.1 Our Supply Area

OJV's service area includes four geographically separate areas:

- **Otago** - The northern rural Otago area bounded by Waitati, Shag Point, Falls Dam and Lake Mahinerangi, and the southern rural Otago area bounded by Taieri Mouth, Beaumont, Waipahi, and the MacLennan Range
- **Frankton** - The area between Lake Hayes, the Frankton arm of Lake Wakatipu and Jacks Point, consisting of several non-contiguous sections as the area is serviced by both LNL and Aurora.
- **Wanaka** - A small area north east of Wanaka and south of the Clutha River, embedded within the Aurora network.
- **Cromwell** - A small area on the north side of Cromwell, embedded within the Aurora network.

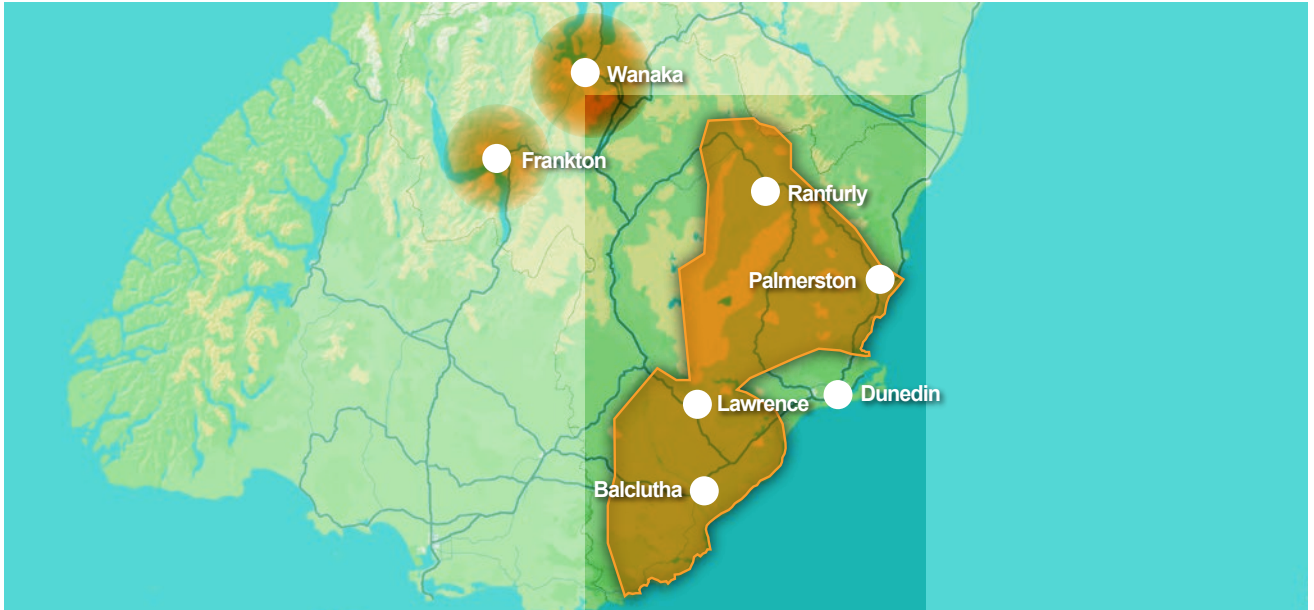
Otago and Frankton are considered sub-networks due to being geographically separate, and having not less than 25km of distribution lines and not less than 2000 ICPs connected. Wanaka and Cromwell are not considered sub-networks. Values presented in this AMP for OJV are inclusive of the Otago and Frankton sub-networks, and Wanaka and Cromwell, except where explicitly stated otherwise.

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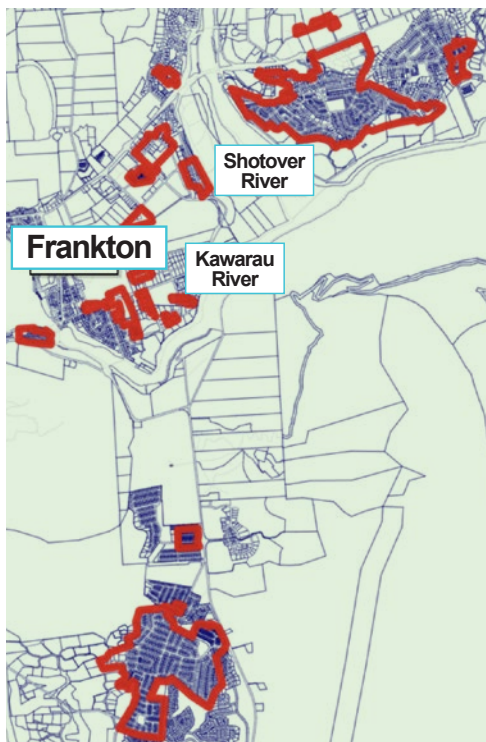
**OtagoNet Joint Venture (OJV) owns the electricity lines network that conveys electricity to much of rural Otago, areas of Frankton and part of Wanaka and Cromwell, supplying approximately 21,158 customers.**

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**Figure 1: Otago Distribution Area**



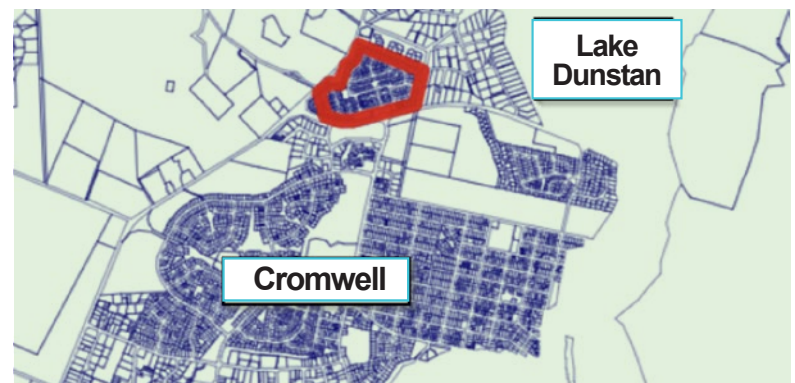
**Figure 2: Frankton Distribution Area**



**Figure 3: Wanaka Distribution Area**



**Figure 4: Cromwell Distribution Area**



## 1.2 How we prepare and communicate our AMP

PowerNet’s Asset Management team typically creates the first draft of the AMP and circulates it amongst PowerNet’s management team for review and comment, before presenting it to the OJV Board for initial feedback.

Other key asset management documents for OJV are the Annual Works Programme (AWP) and the Annual Business Plan (ABP). The AWP details the capital and operating expenditure forecasts for the next ten years being produced as part of the development of the AMP. The ABP consolidates the first three years of the AMP along with any recent strategic, commercial, asset or operational issues from the wider business. The ABP defines the priorities and actions for the year ahead. It also forms the principal accountability mechanism between OJV’s Board and its shareholders.

The AWP is developed concurrently as part of the AMP process and has generally been through several revisions by the time it is circulated with the first draft AMP.

Customer perceptions and expectations are compiled from surveys and customer consultations. These results are compared with the performance targets set in the previous year's AMP. Any improvements or changes deemed appropriate are incorporated into the AMP and AWP as necessary. The survey used for this document was carried out in August 2025.

### Management and Operations Participation

PowerNet's planning team is in regular contact throughout the year with those responsible for implementing the current AWP. Progress is monitored and variations supervised as they arise with large capital projects. Progress and variations are addressed in formal monthly review meetings. We consolidate any changes into the initial AWP revision. Further revisions are developed in consultation with management, project managers and field staff who will be involved in the implementation processes.

Through this consultation the costs and resources for the desired work in the year ahead are estimated. The process tends to be iterative with a level of trade-off reached between what is considered an optimal level of works against realistic expectations of the work force available. Should the required work exceed internal resources, PowerNet engages contractors. We use "smoothing" of the year-to-year works variation to keep a relatively constant and manageable work stream for both internal and external workforce resources, however longer-term variations need to be met by adjusting the resources available. Additionally, this process tends to be one of moving goal posts as variations generally need to be accounted for up until the information disclosure date.

### Governance Participation

PowerNet submits the initial consolidated AWP to the OJV Board, supported by a presentation. Any business cases required for large capital projects or other papers covering any non-business-as-usual projects are submitted in advance and will be included in the AWP presentation. After their initial review the OJV Board may request clarifications or changes which are then incorporated into the AWP. These changes reflect both asset management and commercial aspects and always recognise the need to address any identified health and safety related issues as the highest priority. Any recommended changes to the wider AMP that the Board may need to consider, for example strategy updates, may be presented at this stage for review.

The AMP is then updated to reflect changes to the AWP (development planning and lifecycle management) incorporating any other changes required by management before being submitted in full to the OJV Board for final approval in February. The Board may request further changes to be completed before giving final approval for disclosure at the end of March.

### Post Disclosure Communication

Once the first draft of the AMP has been submitted to the Board, network engineers start producing project scopes for routine and non-routine projects that will be initiated in the next year. These scopes are passed to the relevant project managers to ensure that sufficient detail has been provided for each project in the AWP to proceed in line with the planner's expectation.

An initial communication meeting is held with internal field staff and key contractors to highlight the body of work for the year ahead, especially for large or crucial projects. Future years as set out in the AMP are also presented to assist contractors in preparing their resources and their ability to compete for any tendered work in the short to medium term.

Planners (Network Engineers) are in contact with the project managers throughout the year to monitor execution of the AWP and ensure agreement on any significant variations as design and implementation progresses.

The progress against the AMP objectives is measured as follows:

- Monthly Major Project review meetings to assess progress on significant projects,
- Monthly Business Review meetings to assess business performance,
- Quarterly Management reviews to assess the effectiveness of the various management systems as well the integrated Business Management System, and
- Monthly Safety meetings per depot and a monthly Safety Leaders meeting.

Outcomes of these meetings are presented to the OJV Board in the monthly reports from PowerNet's Chief Executive and management. This reporting contains information on safety performance, network performance and asset health for specific asset classes identified by the Board.

## 1.3 Assumptions

During the planning process we develop various growth and asset replacement scenarios. We evaluate these scenarios against their likelihood of occurrence based on what we know of the external environment and our knowledge of the network asset health. In our planning we assume that the most likely scenario will eventuate. This minimises variation

to performance targets (especially financial) over the short to medium term. Exceptions are, for example, the early building of additional capacity resulting in a slight overinvestment, where building additional capacity too late may have much greater consequences such as equipment damage or inability to supply customer load.

The standard life of assets used to initiate asset replacement investigations is based on the Commerce Commission’s Optimised Deprival Valuation (ODV) asset life but modified using current engineering knowledge and experience. Actual replacement is done based on condition, remaining economic life and work efficiency. Generally, the ODV asset life is conservative as borne out by the actual failure rates of equipment. Equipment housed indoors will often exceed ODV life, whereas in the harsh coastal environment assets tend to have a shorter life. The replacement and maintenance decision making framework is constantly being refined to more accurately reflect the risk per individual asset. This is envisaged to be in line with the UK regulator’s (OFGEM) disclosure requirements but adapted to also fit New Zealand’s regulatory requirements. This will be a three-year process.

Changes in Traffic Management requirements and the Tree Regulations have been adding additional cost to both Capital and Operational activities. In some instances, the cost of Traffic Management now exceeds 50% of the total project cost. A Beca report “Assessment of Costs of Carrying Out Works in the Road Corridor for Electricity Distribution Businesses” commissioned by ENA indicates a 208% increase in Temporary Traffic Management (TTM) costs incurred by Electricity Distribution Businesses (EDBs) between 2019 and 2024 when working in road corridors throughout New Zealand. The report indicates a further 26% expected increase between 2024 and 2026.

We estimate project costs and timeframes based on previous experience, market analysis and anticipated resourcing. Other than the disclosure schedules included in Appendix 3, all figures are expressed in 2025 dollars and assume an exchange rate of 1 NZ\$ to 0.6 US\$ (where applicable).

**Table 1: Assumptions and Implications**

Assumption	Discussion & Implications
<p><b>General demand growth for existing customers tracks close to projected rates.</b></p>	<p>Prediction of demand growth based on “ground-up” analysis is uncertain, due to the many variables that affect potential growth. The way this is being addressed is through developing scenarios that take the variables into account and choosing the most likely outcome.</p> <p>The demand growth is not the same for OtagoNet as for Lakeland and for planning purposes these networks are treated separately. This is discussed in sections 3.9 and 7.1. This applies to all growth related assumptions.</p>
<p><b>New housing developments and smaller (&lt;1MW) decarbonisation initiatives are additional to the general growth.</b></p>	<p>Actual demands may depart significantly from short term forecasts but becomes more predictable in the longer term. This is due to uncertainty in the timing of developments which in turn is due to market conditions and supply chain constraints.</p> <p>Static or declining growth rates in specific areas mean investments to accommodate previously projected growth are deferred and funds are reallocated.</p> <p>The higher growth rate scenario require adjustment in OJV’s resourcing and/or work scheduling to be able to respond to these opportunities.</p>
<p><b>Small-scale (household) distributed generation (DG) currently has low penetration and is expected to have limited coincidence with network peak demand unless paired with batteries.</b></p> <p><b>Increased tariffs envisaged in the DPP4 period may influence customer behaviour, but significant network impact is not forecast within the current ten-year planning horizon.</b></p> <p><b>Where batteries are present and used to offset peak demand, TPCL will incentivize DG use during peak times to reduce LV network loading.</b></p>	<p>Recent changes, such as the 10 kW limit and financial incentives from banks and other sources, could accelerate DG uptake faster than previously anticipated.</p> <p>Initial modelling indicates that network constraints, particularly the potential increase to a 10 kW limit, start to become significant at around 20 - 30% penetration. While this level is not currently forecast within the planning window, it represents a critical threshold that requires close monitoring.</p> <p>Increased injection during periods of low demand could create voltage issues, and higher connection volumes will require additional resourcing to assess safety and voltage impacts.</p> <p>To manage uncertainty, OJV will incorporate DG uptake scenarios into planning models and develop adaptive strategies. This includes identifying tipping points for constraint of generation or reinforcement, hosting capacity studies, and contingency measures to maintain reliability and safety as penetration grows.</p>

Assumption	Discussion & Implications
<b>The electric vehicles (EV) adoption rate is within the national forecast range. Customers respond well to price signals so that vehicle charging occurs mainly off-peak</b>	EV charging may have a large impact on networks. If customers do not respond well to price signals or if retailers do not send the right price signals, EVs charging may exacerbate peak demand, causing localised constraints on the network and triggering upgrade investment. This effect will be greatest on the LV network where issues are more likely due to lower diversity. Given the cost of EVs, the effect is expected to initially be localised in more affluent areas. The ever-increasing range of EVs, reducing EV prices, a developing market for second hand EVs and fossil fuel taxes may change the vehicle distribution and make it more difficult to predict where issues may arise. Technology and/or pricing mechanisms that will give EDBs a level of control over the time of day when vehicles are being charged need to be developed.
<b>Service lives of assets tend towards the industry-accepted expected life for each specific asset type and operating environment</b>	Long term projected service life of asset fleets is based on expected service life for the asset type, operating environment, expected duty cycles and maintenance practices. Actual replacement and maintenance works are short term programmed and are driven by condition, criticality and safety for the specific asset.  Actual failure rates are utilised to determine the useful life boundaries for each specific asset type. Investment may be deferred if condition analysis provides reasonable certainty of extended asset life.
<b>No material deviation from historical failure rates</b>	Asset reliability deterioration compared to expected failure rates would require accelerated asset replacement (to maintain service levels that align with customer expectations)
<b>Resourcing is sufficient for projected works programme</b>	Considerable effort has been made to ensure work volumes are deliverable by PowerNet staff and service providers.  The local, national and international market demand for skilled resources creates difficulty in staff attraction and retention. Globally decarbonisation projects are increasing so this demand is becoming stronger.  These and other unanticipated labour constraints may cause works to be delayed, and/or labour costs to rise.
<b>Little change in safety &amp; work practice regulations</b>	Increases in health and safety requirements will have corresponding increases in cost and duration of works
<b>Inflation for electricity industry input costs track close to expected (CPI forecasts by Treasury are utilised where sector specific forecasts are unavailable)</b>	Positive deviation from expected material, labour and overhead input costs will result in increased costs of works programmes. The projected treatment of network constraints may change, depending on the specific changes to each input cost factor.
<b>Future technologies that may impact work methodologies are not priced into cost estimates</b>	Cost savings may occur if technologies develop to a stage where implementation is feasible and economic.
<b>Significant changes in national energy policy</b>	Changes to central government energy policy may affect customer and/or industry behaviour in a way that changes the economic feasibility of EDB investment decisions.
<b>No significant changes to the shift towards cost-reflective pricing</b>	There is an expectation for electricity distributors to progress towards more service-based and cost-reflective pricing.  Challenges from external parties to pricing reform may affect revenue and cause currently proposed investments to be reconsidered.
<b>No significant changes to requirements regarding resource consenting, easements, land access (private, commercial, local, and national authorities)</b>	Increased requirements are likely to result in increased costs, conversely decreased requirements may facilitate more development and reduce costs
<b>No material changes to the service level expectations of domestic and small customers</b>	Changes to domestic and small customer expectations will require adjustment to service levels and subsequent investments. The customer survey shows that these customers are happy with the current price/quality balance and few customers are willing to pay more for increased service levels.

Assumption	Discussion & Implications
<b>No material changes to large customer expectations of service levels</b>	Changes to large customer expectations will require adjustment to service levels and subsequent investments. Large customers using thermal storage devices are in some instances willing to accept a lower reliability of supply to these facilities.
<b>No significant changes to local and/or national government development policies</b>	Development policies have the potential to affect aggregate and local demand. Investment levels will be adjusted to suit.
<b>Improving industry co-operation</b>	Deterioration in industry co-operation may result in duplicated and uncoordinated efforts and higher costs. Potential areas of improvement are standardisation (which usually leads to lower production costs) and coordination of bulk supply upgrades.
<b>The cost impact of equipment size step changes is assumed to remain minor with labour cost being a large proportion of works</b>	Historic trend expected to continue.
<b>Equipment is available and able to be delivered within reasonable time period</b>	With the international demand for equipment increasing, there may be difficulty obtaining suitable delivery times which can impact on TPCL's ability to deliver projects. This can be managed by ordering in advance and/or pooling orders within our industry if needed.
<b>Step changes in underlying growth are possible, should significant investments in the region materialise. Population growth for sizing of equipment is based on the high projection.</b>	Lower than planned population growth may result in some equipment, mainly transformers being oversized. Likely impact on total project cost is minor as the incremental cost of using a larger standard size transformer is minimal while energy losses are reduced. Higher population growth may initiate capacity improvement works earlier.
<b>Abnormal price movements caused by major external events (war, terrorism, union action, natural disaster) affecting pricing of equipment or labour substantially are difficult to predict and not allowed for in estimates except for the effects of known events (Covid, Ukraine, Israel, US elections).</b>	These major external events are unable to be predicted with any certainty and OJV must react accordingly to any changes.
<b>Establishment of Distribution System Operator (DSO) services may enable additional load factor improvements to be achieved, mainly on the transmission network. This could lead to a decrease in bulk supply costs.</b>	Cost savings may occur if services develop to a stage where implementation is feasible and economic. Managing the maximum load may enable capacity increase projects to be deferred.

## 1.4 Potential Variation Factors

The information and statements made in this AMP are prepared on assumptions, projections, and forecasts. The AMP represents OJV's intentions and opinions at the date of issue (31 March 2026).

Climate change, natural disasters and the increasing frequency and intensity of severe weather events introduce significant uncertainty into asset planning. Extreme storms and flooding can cause widespread damage to network infrastructure, resulting in unplanned outages and emergency repairs that exceed forecasted budgets. These events also disrupt supply chains and resource availability, creating delays that extend project delivery timelines beyond initial assumptions. In addition, shifting demand patterns during prolonged heatwaves or cold spells can stress network reliability, requiring accelerated reinforcement or resilience measures.

Due to the current global uncertainties caused by events such as Covid-19 and the wars in the Ukraine and Gaza, assumptions and forecasts in the AMP may vary from what actually happens. Further events may occur that were not predicted and OJV could decide to take different actions than planned. OJV may also change any information in this document at any time. OJV accepts no liability for any action, inaction, or failure to act based on this AMP.

The further impact of the war in the Ukraine and the impact of the conflict in Gaza is still uncertain, but an escalation in these conflicts may affect fuel supply and cost. The Trump administration in the USA may also affect supply chains and equipment availability, however the impact of the administration's policies is difficult to predict.

The following table describes specific factors that have the potential to cause significant variation between the forecasts in this AMP and the actual information that will be included in future disclosures.

**Table 2: Variation Causes and Implications**

Cause of Variation	Implications
<b>Cost and time estimate inaccuracies</b>	The external international environment is volatile making accurate cost predictions difficult and may lead to higher than budgeted project cost. Supply chains into and within New Zealand are still under pressure, Project timing may vary, resulting in lower work efficiencies. These may trigger review of project approval if variations are sufficiently large. Transport cost and timing is becoming more variable as shipping companies shed uneconomic routes and destinations.
<b>Variation in inflation rates and exchange rates</b>	Higher input costs than forecast, leading to lower work volumes being executed.
<b>International supply chain issues</b>	There is significant increase in demand for electrical and power system products given the high demand for artificial intelligence and data centre growth particularly demand from large countries (i.e. USA) resulting in equipment delays and project delivery challenge and subsequent deferment of capital or planned maintenance work.
<b>High staff turnover and/or inability to recruit required resources</b>	Loss of knowledge and skills will impact the ability to execute the work. Recruit widely to secure required skills including overseas as needed. Labour cost increases in order to attract and/or retain competent people. Potential deferment of parts of the investment programme, or outright cancellation of certain works if resources to execute the work cannot be found. This also applies to contractors.
<b>Storms or emergency reactive work will divert resources to restore power to our customers as quickly as possible</b>	Deferment of capital or planned maintenance work, if those works are dependent on the asset being in-service. Deferment of capital or planned maintenance work may also arise from staff resourcing constraints due to staff utilised on reactive work. One of the key factors that may lead to the increase is climate change, i.e. more frequent storm and high precipitation events.
<b>Equipment failure of especially large capital plant</b>	Increased replacement costs and additional costs to maintain supply to customers until replacement. (E.g., generators may have to be deployed). Increased failure rates on specific classes of assets triggers a review of equipment selection and work methodologies.
<b>New safety issues identified, and initiatives created</b>	Higher labour or material costs. Triggers reviews of work methodologies.
<b>Reprioritisation of projects as new work activities are identified</b>	Require revision of the longer-term investment programme and funding requirements.
<b>Obvious short term project options may not be the best long-term solutions</b>	Inefficient investment and potential fruitless expenditure.
<b>Greater demand growth than anticipated levels, especially large new industry, or customers</b>	May cause capital investments to be accelerated, or advanced. May constrain staffing resources.
<b>Lower demand growth than anticipated, especially loss of existing industry or customers</b>	May cause certain capital investments to be deferred or cancelled.
<b>Changes in central government energy policies</b>	Reducing funding levels for decarbonisation projects will reduce network growth but will also free up resources for other projects. The opposite will be true should funding levels increase.

# 2

## Our Business Environment

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## 2. OUR BUSINESS ENVIRONMENT

OJV's vision underpins both its Corporate and Asset Management Strategies. Key corporate drivers from our Strategic Plan are incorporated in the AMP. We have formal accountabilities to our joint venture parties for financial and network performance and deliver on these through a network management arrangement with PowerNet.

OJV has numerous stakeholders and accommodates stakeholder interests in asset management practices. When managing conflicting interests, safety is our top priority.

As well as elaborating on our approach to these issues, this section details our planning processes and related documents, the organisational structure and accountabilities, and how our planning takes account of customer requirements, and provides for quality of service.

### 2.1 Our Vision and Strategies

OJV's vision, corporate strategies and asset management strategies have been designed to accommodate the interests and expectations of various stakeholders while recognising the need to work within various constraints that affect asset management. Conflicts between stakeholders and numerous risks to the business are acknowledged and managed.

#### Corporate Strategy

OJV's Strategic Plan identifies key corporate drivers to be:

- Manage operations in a progressive and commercial manner.
- Undertake new investments that are 'core business', provide acceptable return for risk involved, and maximise commercial value.
- Be customer focused and responsive in providing a reliable and affordable service.
- Consider stakeholder impacts in asset management and investment decision making processes.
- Understand and effectively manage appreciable business risk.
- Strive to be an efficient and effective operation.
- Pursue alternative technologies and energy forms within the current regulatory requirements, when justified.

#### Asset Management Strategy

OJV's asset management strategy is based on the following guiding principles:

- Use risk as the fundamental decision-making criterion in all expenditure decisions.
- Safety by design using the ALARP (as low as reasonably practicable) risk principle.
- Minimise long term service delivery cost through condition monitoring and refurbishment.
- Replace assets at their (risk considered) economic end of life.
- No material deterioration in the condition or performance of the networks.
- Facilitate network growth through timely implementation of customer driven projects.
- Maintain supply quality and security with network upgrades to support forecast growth.
- Set performance targets for continuous improvement.
- Mitigate against potential effects of natural hazards: seismic, tidal, extreme weather.
- Utilise overall cost benefit at all investment levels including the "do nothing" option.
- Standardise and optimally resource to provide proficient and efficient service delivery.
- Follow new technology trends and judiciously apply to improve service levels.
- Undertake initiatives to increase existing asset life or capacity.
- Consider alternatives to status quo solutions.
- Improve efficiency of electricity distribution for the net benefit of the customer.
- Achieve regulatory compliance.
- Minimise environmental harm.

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#### VISION STATEMENT:

**To be one of the top performing New Zealand electricity distribution businesses.**

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### Health, Safety and Environmental Strategy

People and equipment can be put at risk if safety is not foremost in our thinking. The protection of people and the environment is considered in every decision we make, and in every action we take. OJV is committed to:

- Providing a safe and healthy work environment
- Supporting our people to stop work and pause for safety when someone feels unsafe
- Contributing as individuals to our safety-first culture
- Ensuring the electricity networks that we manage do not put communities or businesses at risk
- Managing any activities with high potential injury consequence by implementing critical controls
- Ensuring our vehicles, plant and equipment are fit for purpose, well maintained, and safe for use
- Engaging our people through leadership, consultation, communication and partnerships
- Having well trained people that understand what they do and how they do it
- Engaging with the public to increase their awareness of risks
- Collaborating with the industry to enhance safety standards
- Fulfilling all legal requirements
- Continually striving for improvement of the Health and Safety Management System to create a safer workplace and network
- Implementing effective systems

### Interaction of Goals/Strategies

OJV’s vision underpins both Corporate and Asset Management Strategies with linkage between these strategies shown in Table 3.

**Table 3: Corporate and Asset Management Strategy Linkages**

Corporate Strategies						
Provide its customers with reliable and affordable service.						
Undertake new investments which are ‘core business’, acceptable return for risk involved, and maximise commercial value.						
Understand and effectively manage appreciable business risk.						
Manage operations in a progressive and commercial manner.						
Strive to be an efficient but effective operation.						
Pursue alternative technologies and energy forms within the current regulatory requirements.						
Asset Management Strategies						
Use Risk as the fundamental decision-making criterion in all expenditure decisions.	✓	✓	✓	✓	✓	
Safety by design using the ALARP (as low as reasonably practicable) risk principle.	✓		✓	✓		✓
Minimise long term service delivery cost through condition monitoring and refurbishment.	✓	✓	✓			✓
Replace assets at their (risk considered) economic end of life.	✓	✓	✓	✓		✓
No material deterioration in the condition or performance of the networks.	✓	✓	✓			✓
Facilitate network growth through timely implementation of customer driven projects.			✓		✓	✓
Maintain supply quality and security with network upgrades to support forecast growth.			✓	✓	✓	✓
Set performance targets for continuous improvement.			✓			✓
Mitigate against potential effects of natural hazards: seismic, tidal, extreme weather.	✓			✓		✓
Utilise overall cost benefit at all investment levels including the “do nothing” option.		✓	✓		✓	
Standardise and optimally resource to provide proficient and efficient service delivery.		✓	✓			
Follow new technology trends and judiciously apply to improve service levels.			✓			✓
Undertake initiatives to increase existing asset life or capacity.	✓	✓	✓			
Consider alternatives to status quo solutions.	✓	✓	✓			
Improve efficiency of electricity distribution for the net benefit of the customer.		✓				✓
Achieve 100% regulatory compliance.	✓		✓	✓		✓
Minimise environmental harm.	✓		✓	✓		✓

## 2.2 Our ownership, governance, and network management

This section describes the role-players in OJV's business and their interests. The paragraphs explain how interests are met and how conflicts between role-players' expectations are managed.

The inter-relationship of these entities with the various holding companies and shareholders (along with the accounting treatment of results), is described in OJV's annual report.

### Ownership

Both OtagoNet and LNL through the joint venture parties are fully owned by The Power Company Limited (TPCL), with TPCL's owners being the Southland Electric Power Supply Consumer Trust. The Trust (as at 31 March 2026) has five Trustees:

- Carl Findlater (Chair);
- Stephen Canny;
- Stuart Baird;
- Wade Devine, and
- Fiona Young.

The Trust is subject to the following accountability mechanisms:

- An election process in which two or three trustees stand for election by connected customers every two years. Trustees stand for a term of four years.
- The Trust Deed which holds all Trustees collectively accountable to the New Zealand judiciary for compliance with the Deed.

### Governance

The current directors/members for OJV are:

- Peter Moynihan, (Chair);
- Carmen Blackler;
- James Carmichael
- Wayne Mackey;
- Karen Sherry; and
- Murray Wallace

The main governance accountability is between OJV's Governing Committee (Board) and its joint venture parties with the principal mechanism being the Joint Venture Agreement (JVA). The JVA includes SAIDI and SAIFI targets, making OJV's Governing Committee ultimately accountable to the participants in the joint venture for these important asset management outcomes. Similarly, the inclusion of financial targets in the JVA makes OJV's Governing Committee additionally accountable for overseeing the price-quality trade-off inherent in projecting expenditure and SAIDI.

### Network Management

OJV uses PowerNet as its contracted asset management company. The PowerNet Chief Executive is accountable to OJV, with the principal mechanism being the network management agreement (NMA) that specifies a range of strategic and operational outcomes to be achieved. Under the NMA, PowerNet operates OJV's network and carries out all asset management functions such as planning, annual maintenance works, fault response, and capital works, including overseeing sub-contracting arrangements. Business functions carried out by PowerNet for OJV include business planning, accounting services, setting prices and collecting lines charges, administering contracts with Transpower, ensuring regulatory compliance, arranging insurance, and managing new connections to the network.

### Associations

OJV conveys electricity to much of rural Otago, areas of Frankton and part of Wanaka and Cromwell for approximately 21,158 customer connections. Nineteen energy retailers on sell this electricity. OJV discloses on behalf of the following entities:

- OtagoNet, which distributes power to rural Otago.
- Lakeland Network (LNL), which distributes electricity in the Frankton, Wanaka and Cromwell areas of Central Otago.

### 2.3 Our Stakeholders and their Interests

A stakeholder is identified as any person or organisation that does or may do any of the following:

- Has a financial interest in OJV (be it equity or debt).
- Pays money to OJV (either directly or through an intermediary) for delivering service levels.
- Is physically connected to OJV’s network.
- Uses OJV’s network for conveying electricity.
- Supplies OJV with goods or services (includes labour).
- Is affected by the existence, nature, or condition of the network (especially if in unsafe condition).
- Has a statutory obligation to perform an activity in relation to the OJV network’s existence or operation (such as request disclosure data, regulate prices, investigate accidents or District Plan requirements).

OJV’s identified stakeholders are listed in the following tables - stakeholder’s interests (Table 4) and how these interests are identified (Table 5). Table 6 describes how stakeholder’s interests are accommodated in OJV’s asset management practices.

**Table 4: Interests of Key Stakeholders**

Stakeholder \ Interests	Viability	Price	Quality	Safety	Compliance
The Power Company (Shareholder)	✓	✓	✓	✓	✓
Connected Customers	✓	✓	✓	✓	
Connected Generators	✓	✓	✓	✓	
Potential Customers	✓	✓	✓	✓	
Contracted Manager (PowerNet)	✓	✓	✓	✓	✓
Ministry of Business, Innovation & Employment		✓	✓	✓	✓
Commerce Commission	✓	✓	✓		✓
Electricity Authority	✓	✓	✓		✓
Utilities Disputes					✓
Councils (as regulators)				✓	✓
Transport Agency				✓	✓
Energy Safety				✓	✓
Industry Representative Groups	✓	✓	✓		
Public (as distinct from customers)				✓	✓
Mass-market Representative Groups	✓	✓	✓		
Staff and Contractors	✓			✓	✓
Energy Retailers	✓	✓	✓		
Flexibility Service Providers	✓	✓	✓		
Suppliers of Goods and Services	✓				
Land owners				✓	✓
Bankers	✓	✓		✓	✓
Transpower	✓	✓	✓		

**Table 5: Identification of Stakeholders' Interests**

Stakeholder	How Interests are Identified
<b>The Power Company (Shareholder)</b>	<ul style="list-style-type: none"> <li>• By their approval or required amendment of the JVA</li> <li>• Regular meetings between the directors and executive</li> </ul>
<b>Connected Customers</b>	<ul style="list-style-type: none"> <li>• Regular discussions with large industrial customers and generators as part of their on-going development needs</li> <li>• Customer contracts</li> <li>• Customer consultation evenings (meetings open to public)</li> <li>• Annual customer surveys</li> <li>• Contact by customers</li> <li>• Consultants</li> </ul>
<b>Potential Customer</b>	<ul style="list-style-type: none"> <li>• Connection requests</li> <li>• Feasibility study requests</li> <li>• Contact by customers' consultants</li> </ul>
<b>Contracted Manager (PowerNet)</b>	<ul style="list-style-type: none"> <li>• Board Chairman weekly meeting with the Chief Executive</li> <li>• Board meets at least 6 times per year with Chief Executive, Chief Financial Officer and General Manager Asset Management</li> <li>• PNL Staff attend Board meetings when required</li> </ul>
<b>Ministry of Business, Innovation &amp; Employment</b>	<ul style="list-style-type: none"> <li>• Legislation, regulations, and discussion papers</li> <li>• Analysis of submissions on discussion papers</li> <li>• Conferences following submission process</li> <li>• General information on their website</li> </ul>
<b>Commerce Commission</b>	<ul style="list-style-type: none"> <li>• Regular bulletins on various matters</li> <li>• Release of regulations and discussion papers</li> <li>• Analysis of submissions on discussion papers</li> <li>• Conferences following submission process</li> <li>• General information on their website</li> <li>• Default Price Path and information disclosure feedback</li> </ul>
<b>Electricity Authority</b>	<ul style="list-style-type: none"> <li>• Weekly updates and briefing sessions</li> <li>• Regulations and discussion papers</li> <li>• Analysis of submissions on discussion papers</li> <li>• Conferences following submission process</li> <li>• General information on their website</li> </ul>
<b>Utilities Disputes</b>	<ul style="list-style-type: none"> <li>• Reviewing their decisions about other lines companies</li> </ul>
<b>Councils (as regulators)</b>	<ul style="list-style-type: none"> <li>• Formally as necessary to discuss issues such as assets on Council land</li> <li>• Formally as District Plans are reviewed</li> <li>• Formally to discuss development needs</li> </ul>
<b>Transport Agency</b>	<ul style="list-style-type: none"> <li>• Formally as required</li> </ul>
<b>Energy Safety</b>	<ul style="list-style-type: none"> <li>• Promulgated regulations and codes of practice</li> <li>• Audits of OJV's activities</li> <li>• Audit reports from other lines businesses</li> </ul>
<b>Industry Representative Groups</b>	<ul style="list-style-type: none"> <li>• Informal contact with group representatives</li> </ul>
<b>Public (as distinct from customers)</b>	<ul style="list-style-type: none"> <li>• Word of mouth around the city</li> <li>• Feedback from public meetings</li> <li>• Newspapers and social media</li> </ul>

Stakeholder	How Interests are Identified
<b>Mass-market Representative Groups</b>	<ul style="list-style-type: none"> <li>• Informal contact with group representatives</li> </ul>
<b>Staff &amp; Contractors</b>	<ul style="list-style-type: none"> <li>• Regular staff briefings</li> <li>• Regular contractor meetings</li> </ul>
<b>Energy Retailers</b>	<ul style="list-style-type: none"> <li>• Annual consultation with retailers</li> </ul>
<b>Suppliers of Goods &amp; Services</b>	<ul style="list-style-type: none"> <li>• Regular supply and demand meetings</li> <li>• Contractual arrangements</li> <li>• Newsletters</li> </ul>
<b>Land Owners</b>	<ul style="list-style-type: none"> <li>• Individual discussions as required</li> </ul>
<b>Bankers</b>	<ul style="list-style-type: none"> <li>• Regular meetings between bankers, PowerNet's CE &amp; CFO</li> <li>• OJV's treasury/borrowing policy</li> <li>• Banking covenants</li> </ul>
<b>Transpower</b>	<ul style="list-style-type: none"> <li>• Regular meetings at various organisational levels</li> <li>• Transpower Customer Services representatives</li> </ul>

**Table 6: Accommodating Stakeholders' Interests**

Interest	Description	How OJV Accommodates Interests
<b>Viability</b>	Viability is necessary to ensure that the shareholder and other providers of finance such as bankers have sufficient confidence to keep investing in OJV.	<ul style="list-style-type: none"> <li>• Stakeholders' needs for long-term viability are accommodated by delivering earnings that are sustainable and reflect an appropriate risk-adjusted return on employed capital. In general terms this will need to be at least as good as the stakeholders could obtain from a term deposit at the bank plus a margin to reflect the ever-increasing risks to the capital in the business.</li> <li>• Earnings are set by estimating the level of expenditure that will deliver the returns. Service levels are maximised within those constraints while still keeping the electricity price at affordable levels.</li> </ul>
<b>Price</b>	Price influences revenue and signals underlying costs. Getting prices wrong could result in levels of revenue that could not sustain supply reliability to the levels demanded by customers,	<ul style="list-style-type: none"> <li>• OJV's total revenue is determined by the regulated price path threshold. Prices will be managed to within the limits prescribed unless doing so would compromise safety or viability.</li> <li>• Failure to gather sufficient revenue to fund reliable assets will interfere with customer's business activities, and conversely gathering too much revenue will result in an unjustified transfer of wealth from customers to shareholders and affect business customer's viability.</li> <li>• Insufficient revenue will compromise the long term sustainability and ability to render services.</li> <li>• OJV's pricing methodology is intended to be cost-reflective, but issues such as the Low Fixed Charge (LFC) requirements can distort this. The LFC regulations are being phased-out.</li> </ul>
<b>Supply Quality</b>	Emphasis on continuity, restoration of supply and voltage wave form management (amplitude, flicker, harmonics) is essential to minimising interruptions to customers' businesses and eliminate the risk of damage to customer equipment.	<ul style="list-style-type: none"> <li>• Stakeholders' needs for supply and service quality are accommodated by having a pool of resources focussed on continuity and restoration of supply.</li> <li>• Growth related network upgrades are implemented in time to prevent adverse supply quality.</li> <li>• The most recent mass-market survey indicated satisfaction with the present supply quality but also that many customers would be willing to accept a reduction in supply quality in return for lower line charges.</li> </ul>

Interest	Description	How OJV Accommodates Interests
<b>Safety</b>	Staff, contractors, and the public at large must be able to move around in the vicinity of network assets and work on the network in total safety.	<ul style="list-style-type: none"> <li>• The public at large is kept safe by ensuring that all above-ground assets are structurally sound, live conductors are well out of reach, protection systems are working, all enclosures are kept locked and all exposed metal within touching distance of the ground is earthed.</li> <li>• The safety of staff and contractors is ensured by providing all necessary equipment, improving safe work practices, and ensuring that they are stood down in unsafe conditions. New assets are subjected to the Safety in Design process.</li> <li>• Motorists will be kept safe by ensuring that above-ground structures are kept as far as possible from the carriage way within the constraints faced regarding private land and road reserve.</li> </ul>
<b>Compliance</b>	Compliance with the many statutory requirements, ranging from safety to disclosing information is compulsory.	<ul style="list-style-type: none"> <li>• All safety issues are documented and available for inspection by authorised agencies.</li> <li>• Use the “Comply With” system to keep up to date with changes in legal requirements.</li> <li>• Performance information is disclosed in a timely and compliant fashion.</li> <li>• Any non-compliances are documented, submitted to and approved by the relevant authority following the approved processes.</li> </ul>

OJV’s commercial goal is to deliver a stream of sustainable earnings to its owners. This is a primary commercial driver for OJV, together with the network performance. The Joint Venture Agreement and the NMA formalise these accountabilities to the shareholder.

Connected Customers (via electricity retailers) provide OJV’s revenue in return for the services provided by the OJV network assets. Due to the importance OJV places on meeting customer’s expectations, annual customer surveys are undertaken to monitor customer satisfaction, with service level targets set to ensure standards are maintained or improved. See Section 6 (Service Levels) for details of these surveys, customer feedback and performance targets.

OJV is required to compile and publicly disclose performance and planning information (including the requirement to publish an AMP). In addition, OJV is subject to price and quality regulations and there should not be any substantial decline in network reliability measures. These requirements are listed under Part 4 of the Commerce Act 1986 and in the Commerce Commission’s disclosure requirements.

Regulatory restrictions on generating and retailing energy is established under the Electricity Industry Act 2010 and requirements for the connection of distributed generation established under the Electricity Industry Participation Code.

### Managing Conflicting Interests

When conflicting stakeholder interests are identified, an appropriate resolution needs to be determined. The following prioritisation hierarchy is used to analyse conflicting issues and to establish available options.

- 1. Safety.** Safety is always our first priority. The safety of staff, contractors and the public are of paramount importance. These factors are highly ranked in asset management decisions.
- 2. Viability.** OJV’s long term financial and technical viability is the second consideration, as OJV is expected to deliver the electricity distribution function to its customers for the foreseeable future.
- 3. Pricing.** OJV gives third priority to pricing (noting that pricing is only one aspect of viability). OJV recognises the need to adequately fund its business to ensure that customers’ businesses can operate successfully, whilst ensuring that there is not an unjustified transfer of wealth from its customers to its shareholders.
- 4. Supply Quality.** Supply quality is the fourth priority. Good supply quality makes customers, and therefore OJV, successful.
- 5. Compliance.** Compliance that is not safety and supply quality related is important but ranks lower than the criteria above.

Once an appropriate resolution has been determined, a recommendation is presented to management. A decision may be taken by the management team or matters be escalated to the OJV Board if required.

## 2.4 External Business Influences

There are several other issues (listed below) that are not directly related to stakeholders but have a significant impact on OJV's asset management practices. Strategies are in place to effectively manage these concerns.

- Competitive pressures from other lines companies that might try to supply OJV customers.
- Pressure from substitute energy sources at end-user level (such as substituting electricity with gas or biomass at a facility level) or by offsetting load with distributed generation.
- Advancing technologies such as solar generation coupled with battery storage, which could potentially strand conventional distribution assets.
- Local, national, and global economic cycles which affect growth and development.
- Changes to the Otago climate that include more storms and hotter, drier summers.
- Interest rates, which can influence the rate at which new customers connect to the network.
- Ensuring sufficient funds and skilled people are available long-term to resource OJV's service requirements.
- Technical regulations including such matters as limiting harmonics to specified levels.
- Safety requirements such as earthing of exposed metal and line clearances.
- Asset configuration, condition, and deterioration. These parameters will significantly limit the rate at which OJV can re-align its large and complex asset base to fit ever-changing strategic goals.
- Physical risk exposures: exposure to events such as flooding, wind, snow, earthquakes, and vehicle impacts.
- Regulatory issues: for example, if the transport agency required all poles to be moved back from the carriage way.

## 2.5 Commerce Commission Determination – Financial Impact

OtagoNet is subject to price-quality regulation under Part 4 of the Commerce Act 1986. The Commerce Commission is responsible for determining price-quality paths, which set a cap on regulated revenue and establish targets for quality of supply.

The Commission publishes a Default Price-quality Path (DPP) Determination every 5 years, which describes how each non-exempt EDB must calculate its annual cap on regulated revenues, and the inputs to be used in that calculation. In November 2024 the Commission released its Determination for DPP4, which covers the 5-year period from 2025/26 to 2029/30.

The DPP Determination contains the Commission's expenditure forecasts for each regulated EDB. These forecasts are used to set revenue allowances, but they are also used as targets in an incentive scheme, in which EDBs are rewarded for keeping expenditure below the Commission's forecasts and penalised for exceeding them.

The Commission's DPP4 forecasts for OtagoNet provide for \$64 million of OPEX over the 5-year period, and \$163 million of CAPEX. The forecasts for each year are as follows:

\$ million	2025/26	2026/27	2027/28	2028/29	2029/30
Forecast OPEX	11.783	12.326	12.828	13.36	13.918
Forecast CAPEX	23.508	32.543	33.333	35.965	37.734

The Commission's expenditure forecasts for DPP4 provide for an increase in both OPEX and CAPEX when compared with DPP3. These increases reflect a range of factors including:

- that inflation had risen since the DPP3 Determination,
- accelerated growth in demand for electricity, triggering investments in capacity upgrades, and
- that some EDBs expect to invest more in replacements and renewal of end-of-life assets.

The Commission permits reopeners for significant unforeseen or uncertain capital expenditure projects to allow EDBs to undertake investments in response to changing conditions without risking capital under-recovery.

## 2.6 Planning Processes

OJV’s planning processes and associated documents are described in the next sections.

### Business Planning

The business planning, execution and performance measurement processes are presented in the next figures.

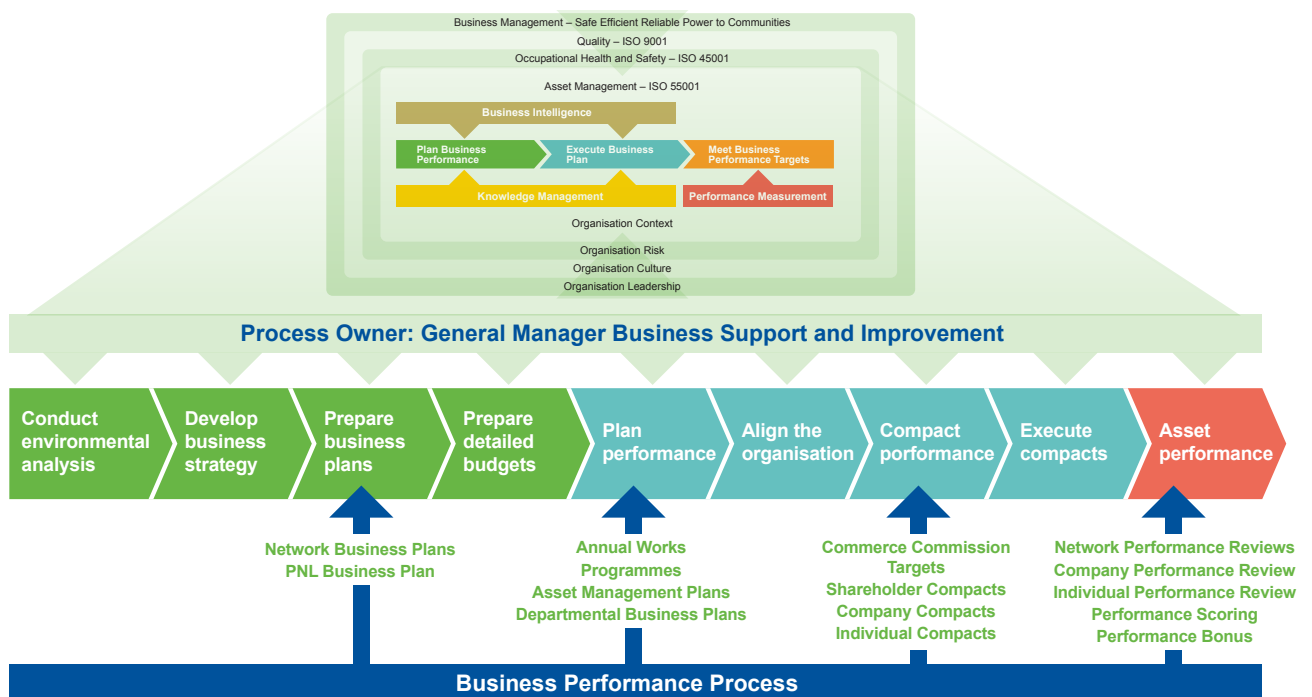
**Figure 5: Business Planning and Execution Processes**



Business planning takes place within the overall framework of Quality, Occupational Health and Safety and Asset Management. The environment is scanned to determine threats and opportunities and gather other business intelligence. This is combined with knowledge around the strengths and weaknesses of internal processes. Business performance is planned to meet stakeholder requirements. The stakeholder requirements are embodied in targets OJV must meet. The business plan is executed, and the results are measured against the targets to evaluate business performance.

Figure 6 shows the process in more detail and indicates the performance elements from company level through to individual performance compacts. Individuals’ performance against the compacts is evaluated for the performance incentive program.

**Figure 6: Business Support and Improvement Processes**



In addition to the AMP, PowerNet annually produces the following documents on behalf of OJV. These documents are approved by OJV as part of the company's planning processes.

### **Joint Venture Agreement**

OJV's Joint Venture Agreement (JVA) forms the principal accountability mechanism between OJV's Board and the shareholders. The JVA includes financial performance projections for the following metrics.

- EBIT% (Percentage Group Earnings Before Tax and Interest on Assets Employed).
- NPAT% (Percentage Group Tax Paid Profit on Equity).
- Percentage of Consolidated Equity to Total Assets.
- The quality performance projections for SAIFI and SAIDI are also included. These projections are over a three-year period and form the heart of asset management activities. The inherent trade-off between price and supply quality are acknowledged.

### **Annual Business Plan**

Each year, the first three years of the AMP are consolidated with any recent strategic, commercial, asset or operational issues into OJV's Annual Business Plan (ABP). The ABP for the three years ahead is an important component of the AMP.

The ABP defines the priorities and actions for the year ahead that will contribute to OJV's long-term alignment with their vision, objectives, and strategies, while fully understanding that this alignment process must at times cater for "moving goal posts".

The ABP contains the following.

- Core Business, Vision Statement and Critical Success Factors.
- Commercial Objectives, the Nature and Scope of Commercial Activity and Company Policies.
- Annual Works Programme (first three years).
- Business Plan Financials and Business Unit Reports.

Progress updates are reported monthly to assist in monitoring of performance and delivery to plan.

### **Annual Works Programme**

The Annual Works Programme (AWP) is produced as part of the AMP development process and is included in the AMP's development and lifecycle planning sections. It covers the same ten-year planning horizon and lists the works to be undertaken for each financial year.

The AWP details the scope for each activity or project identified, sets the associated budget for the first year and forecasts expenditure for future years. It is critical to firstly ensure that this annual works program accurately reflects the projects in the AMP, and secondly to ensure that each project is implemented according to the scope prescribed in the works program. Ensuring the AWP is achievable requires careful consideration of the available workforce and management capabilities which is discussed in Section 9.

### **Interaction between Objectives, Drivers, Strategies and Key Documents**

The interaction between OJV's corporate vision, asset management objectives, business drivers, strategies and key planning documents is presented in the next figure.

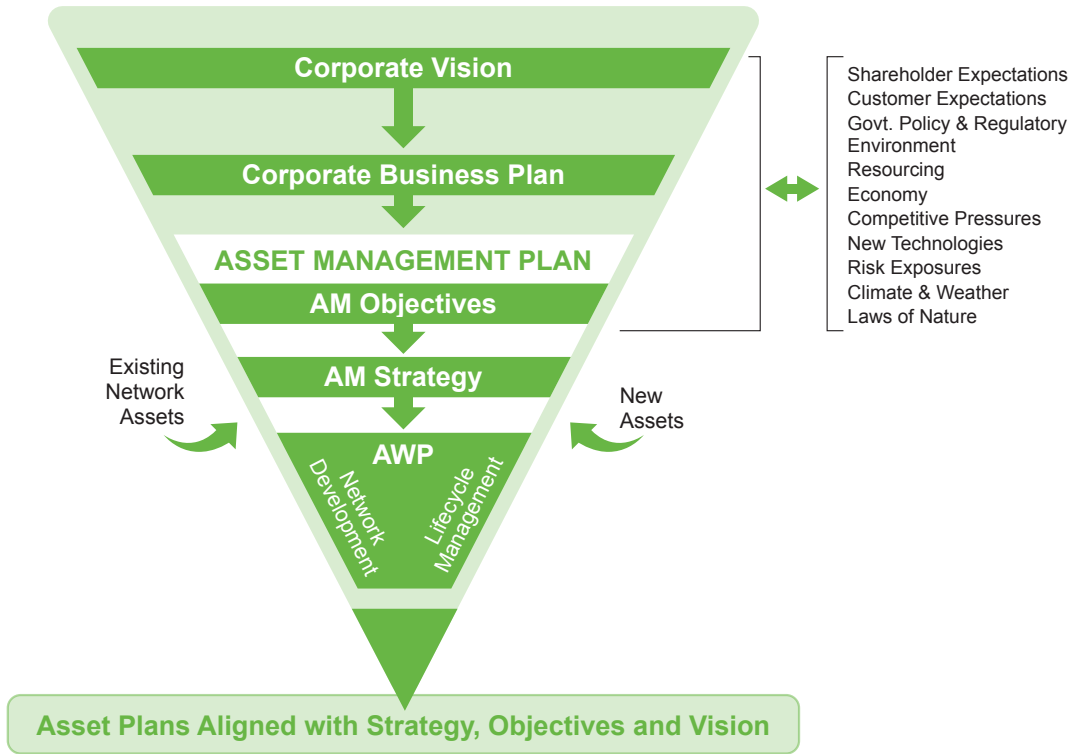
The vision leads to the objectives for OJV's asset management processes. These asset management processes are documented in the AMP which serves as a guidance and communication mechanism ensuring understanding and consistency within OJV's asset management company PowerNet and for the OJV board.

The asset management strategies are designed to provide guidance to achieve the asset management objectives while aligning with OJV's vision and corporate strategies. Stakeholder interests and expectations as well as other external influences create business drivers which drive the strategy development. They also shape the asset management objectives and the corporate vision. However, these tend to remain relatively consistent whereas strategies tend to be more flexible and evolve as the driving factors change with time. The asset management strategies are applied to the existing network assets to meet the asset management objectives including realising development opportunities as they arise. This involves the setting of performance targets which leads the AWP development.

The AMP (and especially the AWP incorporated into the AMP) sets and drives asset management works and expenditure to extract maximal value from network assets and is prepared in a format that assists communication of the key deliverables. Delivery of the AWP projects over time creates a network closely aligned with the asset management strategies, objectives and OJV's corporate vision whilst meeting stakeholder expectations, especially those of the shareholder and network customers.

Capital expenditure budgets and performance targets from the AMP and the AWP are incorporated into the ABP; these together with any wider business issues provide the overall business planning summary used by the wider management team and OJV Board. The JVA incorporates performance targets (including key asset management targets) from the AWP, forming the accountability mechanism between the OJV Board and the shareholders.

Figure 7: Interaction between Objectives, Drivers, Strategies and Key Documents



This happens within the framework of our asset management policy, asset management strategy and asset management objectives. Figure 8 shows the framework we use to manage our assets.

Figure 8: Asset Management Framework



### Asset Management Planning

Asset life cycle management processes are demonstrated in the next figure. The asset life cycle phases are the following:

- plan;
- design;
- acquire (including construction);
- commission;
- operate and maintain; and
- dispose.

These phases are underpinned by the foundations of asset information management, financial resource management, risk management and human resource management. These are discussed in further detail in Chapter 6.

**Figure 9: Asset Management Processes**

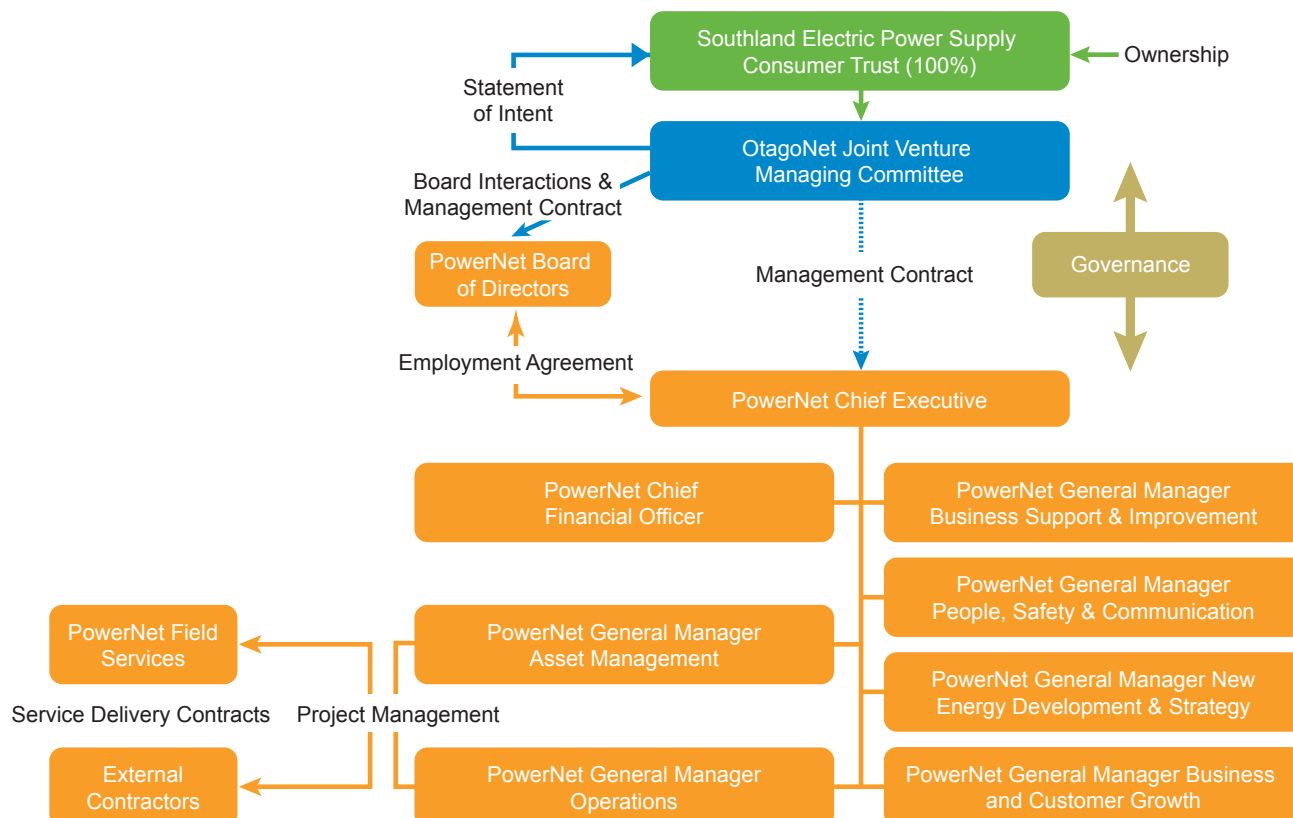


## 2.7 Structure and Accountabilities

OJV’s ownership, governance and management structure is depicted in Figure 10. Each level of management has defined financial authority limits set out in the PowerNet Financial Authorities Policy. It includes general financial authority levels and increased levels specifically for project work previously approved in the AWP. Most projects in the AWP are approved by the OJV Board as part of ABP process in the previous year.

LNL has its own Board of Directors but functions in the same way and under the same rules as OJV.

Figure 10: Governance and Management Accountabilities



### OJV Governing Committee (Board)

Large projects with capital budgets exceeding \$1,000,000 are required to be supported by a business case explaining the project scope and justification. The business case will generally include a detailed cost-benefit analysis of the recommended scope over alternative options. Any new project over \$100,000 added or variation by more than +10% or -30% (for projects over \$100,000) to the approved AWP needs approval from the OJV Board.

The OJV Board receives monthly reports that cover the following items.

- **Health and Safety** – incident summaries and progress measures.
- **Network Reliability** – this lists all outages over the last month, and reliability trends.
- **Network Quality** – detail of outstanding supply quality complaints and related annual statistics.
- **Network Connections** – monthly and yearly details of connections to the network.
- **Use of Network** – trend of the energy conveyed through the network.
- **Revenue** – detail on the line charges received.
- **Retailer Activity** – detail on volumes and numbers per energy retailer operating on the network.
- **Works Programme** – Summary expenditure actuals and forecasts by works programme category with notes on major variations.
- **Works Programme** – Physical progress on specific works programme categories as identified by the Board.

### Accountability at Executive Level

There are seven level two managers reporting directly to PowerNet's Chief Executive. Their respective employment agreements are the principal accountability mechanisms. The General Manager Asset Management has the most influence over the long-term asset management outcomes, through their responsibility for preparation of the AMP. The AMP guides the nature and direction of the other managers' work.

### Accountability at Management Level

There are seven level two managers reporting directly to PowerNet's Chief Executive. Their respective employment agreements are the principal accountability mechanisms. The General Manager Asset Management has the most influence over the long-term asset management outcomes, through his responsibility for preparation of the AMP. The AMP guides the nature and direction of the other managers' work.

### Accountability at Operational Level

PowerNet's Network Assets and Major Projects Team (under the General Manager Asset Management), Operations (Technical) Team and Operations (Distribution) Team each manage their respective major projects, technical projects and distribution projects which make up the AWP. Their objectives are to deliver the AWP projects on time, to scope and to budget while also delivering to the AWP works category and overall CAPEX and OPEX budgets. The Major Projects team typically tenders the work out to external consultants and contractors through open tender, while technical and distribution projects utilise PowerNet's in-house field services.

Use of external contractors is contractual and structured as follows.

- Purchase Order – generally only minor work.
- Fixed Lump Sum Contract – generally on-going work.
- Term Service contract – where we require regular services from a contractor.
- Engineering Contract – specific project work.

Each type details the work to be undertaken, the standards to be achieved, detail of information to be provided and payments schedule.

### Accountability at Work-face Level

PowerNet's internal field staff are managed within PowerNet's Operations Team to deliver work divided into technical and distribution projects. External contractors are used for vegetation management (Asplundh) and communications network maintenance and projects (Ventia). Civil works including cable trenching and earthworks for zone substations are typically completed by external contractors. External contractors are typically used to deliver major projects and occasionally when necessary to supplement workforce capacity or skillsets and include the following (non-exhaustive list).

- DECOM Limited.
- Ventia Limited.
- Omexom Limited.
- Unison Contracting Services Limited
- Local Electrical Inspectors (M Jarvis, I Sinclair, W Harper).
- Asplundh Tree Expert (NZ) Limited.
- Corys Limited.
- Consultants(Beca, Edison, Energetick, Jacob Consulting, Electronet, ProTecthion Consulting, Lumen, Mitchell Daysh, Ergo Consulting, Connectics, Decom).

## 2.8 Incorporating customer requirements in our network planning

Areas on the network have differing load densities and rates of growth which are more likely to influence asset management planning. Historically growth rates on the network were relatively low, however, with decarbonisation and potential new commercial and industrial developments this is expected to change for the next two to five years. Connection timeframes for new large customers are generally unpredictable as large customers approach OJV for new connections as late as possible to try and keep their competitive advantage. Planning in these instances tends to be more reactive than proactive to avoid over investment. However, this does impact the effectiveness with which developments can be planned holistically.

## 2.9 Quality of Service (Regulated Service Levels)

Quality of service incentives are a major focus area of the Commerce Commission's determinations. The stated intent is that aligning reliability incentives to the value customers place on reliability frees EDBs (within certain bounds) to target the level of reliability and of price that best meets the expectations of their customers. Additionally, normalisation is intended to prevent the effects of severe storms being mistaken for signs of deterioration.

The key principles embodied within the Commission's quality standards for DPP4 are as follows:

- Maintaining separate reliability standards for planned and unplanned interruptions.
- Setting unplanned reliability limits at two standard deviations above the normalised historical average, using a ten-year reference period (2015–2024), with compliance assessed annually, and  $\pm 5$  % caps on inter-period movement.
- Setting planned reliability limits at double (100% uplift) the historical average, using a seven-year reference period (2018–2024), with compliance assessed over the five-year regulatory period and  $\pm 10$  % caps on movement between periods.
- Continuing the normalisation methodology from DPP3, whereby major event days are statistically identified and replaced with boundary values to ensure consistent and comparable performance assessment.

# 3

## The Network and Asset Base

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### 3 THE NETWORK AND ASSET BASE

OJV's service coverage includes three geographically separate areas:

- 1. The rural Otago area** is supplied from transmission Grid Exit Points (GXPs) in Balclutha which supplies the southern geographic area. Halfway Bush and Naseby GXPs supply the northern geographic area.
- 2. The Frankton/Lake Hayes area** is supplied from Frankton GXP and small embedded networks north-east of Wanaka and on the north side of Cromwell.

The network also takes energy from three embedded generators: the Mount Stuart wind farm, and the Paerau and Falls Dam hydro schemes.

This section describes the network configuration, load characteristics, and energy and demand characteristics.

#### 3.1 Bulk Supply Points and Embedded Generation

The OJV network is supplied by three Transpower GXPs:

- Balclutha GXP is supplied by a double circuit tower 110 kV diversion (not a tee) from the Gore – Berwick single circuit 110 kV pole line. Supply is taken through eight 33kV feeders from the GXP.
- Naseby GXP is supplied off a single circuit 220 kV tower line from Roxburgh to Livingstone and supplies the Ranfurly zone substation via two 33 kV feeders.
- Halfway Bush is a strong point in the 220/110 kV grid tied to South Dunedin, Three Mile Hill, Berwick, and the Roxburgh power station. Halfway Bush feeds two OJV-owned 33 kV circuits heading north along the coast from Dunedin to Palmerston, as well as supplying power at 33 kV to Aurora's western Dunedin network.

The Frankton network is supplied by one Transpower GXP:

- Frankton GXP is supplied off a dual circuit 110 kV spur from Cromwell and supplies the Remarkables zone substation via two 33 kV feeders. Frankton GXP also supplies the Aurora network (Queenstown, Arrowtown, and the remaining Frankton areas).
- Embedded in the Otago network are three generators with capacity greater than 1 MW.
- The 12.25 MW Paerau hydro scheme was built by Otago Power Limited in 1984 and then sold to Trustpower (now Contact Energy) as a result of the enactment of the Electricity Industry Reform Act 1998. Paerau's generation is injected into the Ranfurly zone substation at 66kV and is embedded with the Oceana Gold's Macraes Flat mine load.
- Pioneer Energy's 1.25 MW Falls Dam hydro scheme is connected to the 33kV network at Oturehua. Pioneer Energy owns the equipment to enable connection onto the OtagoNet 33kV line.
- Pioneer Energy's 8.0 MW Mount Stuart wind scheme is connected to the 33kV network on the Glenore-Lawrence line. Pioneer Energy owns the equipment to enable connection onto the OtagoNet 33kV line.

**OtagoNet Joint Venture (OJV) is the disclosing entity for the electricity lines businesses that convey electricity to much of rural Otago, areas of Frankton, part of Wanaka and part of Cromwell.**

**Table 7: Bulk Supply Characteristics**

Supply	Voltage	Rating	Firm Rating	Maximum Demand 2024/25	Maximum Coincident Demand 2024/25
Balclutha	110/33 kV	60 MVA	37 MVA	31.5 MW (16:00 4/02/25)	28.7 MW (08:30 09/05/24)
Naseby	220/33 kV	80 MVA	53 MVA	28.7 MW (08:30 06/05/24)	28.5 MW (08:30 09/05/24)
Halfway Bush	220/33 kV	220 MVA	124 MVA	6.4 MW (18:30 1/08/24)	5.9 MW (08:30 09/05/24)
Frankton	110/33 kV	240 MVA	145 MVA	13.8 MW (08:30 18/07/24)	12.4 MW (08:30 09/05/24)

Supply	Voltage	Rating	Firm Rating	Maximum Demand 2024/25	Maximum Coincident Demand 2024/25
Paerau Generation	66 kV	30 MVA	15 MVA <sup>1</sup>	12.1 MW (07:30 22/09/24)	0 MW (08:30 09/05/24)
Falls Dam Generation	33 kV	1.25 MVA	2 MVA <sup>1</sup>	1.3 MW (04:30 17/08/24)	0.2 MW (08:30 09/05/24)
Mount Stuart Generation	33 kV	8 MVA	9 MVA <sup>1</sup>	8.1 MW (18:30 28/11/24)	2.4 MW (08:30 09/05/24)

In addition, over 600 distributed generation connections exist which are generally domestic solar installations of a few kW each in size, with several larger commercial installations of up to 300 kW each. These generators have negligible effect on GXP loading due to their generation profiles (tied to sunlight conditions).

### 3.2 Subtransmission Network

The Otago subtransmission network comprises two electrically separate networks as depicted in Figure 11. The subtransmission network comprises 74 km of 66 kV line and 638 km of 33 kV line with the following characteristics:

- It is almost totally overhead except for an 8 km length between Clifton and Clydevale and short cable runs at GXPs and zone substations.
- It is almost totally radial except for a few instances of closed rings on the South Otago network, between Naseby GXP and Ranfurly, and between Halfway Bush GXP and Palmerston. Open rings are operated to Clydevale, Lawrence, Stirling Finegand and Waitati.
- It includes a large number of lightly loaded zone substations because the long distances are beyond the reach of 11 kV.

The OJV subtransmission network is different to most other electricity distribution businesses in that it has very little redundancy because of the low load density. Large parts of the network may be essentially characterised as 33 kV feeders. This arrangement impacts on reliability as 33 kV line faults result in larger customer outages. This focuses asset management on the condition and integrity of these lines. As lines that are in poor condition are rebuilt, they are generally replaced with concrete poles and clamp-top insulators to maximise reliability and life. Galvanised steel crossarms have been used in some line builds, and fibreglass crossarms are also being trialled.

The subtransmission circuits are generally unregulated and of a capacity specifically chosen for the anticipated load. The dominant design parameters are voltage drop and losses, as almost exclusively the current loading is well below the thermal capacity of the conductor. 33 kV regulators are needed on the OtagoNet system in places where the subtransmission system is also used as distribution.

Most subtransmission line circuits are routed cross-country to minimise cost and length. More recent circuits tend to be constructed along road reserves due to the nature of legislation. Poles are a mixture of concrete, hardwood and softwood, chosen by the relative economics at the time of construction. Rural lines are typically sagged to a maximum operating temperature of 50°C to minimise the installation (capital) cost.

The Frankton subtransmission network comprises 6 km of 33 kV underground cable connecting the Remarkables substation to the Frankton GXP, configured as dual redundant feeders.

A map and single line diagram of the subtransmission network is available from PowerNet on request (email: amp@powernet.co.nz).

<sup>1</sup> This firm rating is based on the number and capacity of the transformers onsite, however it should be noted that these sites are connected to the network via a single supply route.

Figure 11: Subtransmission Network

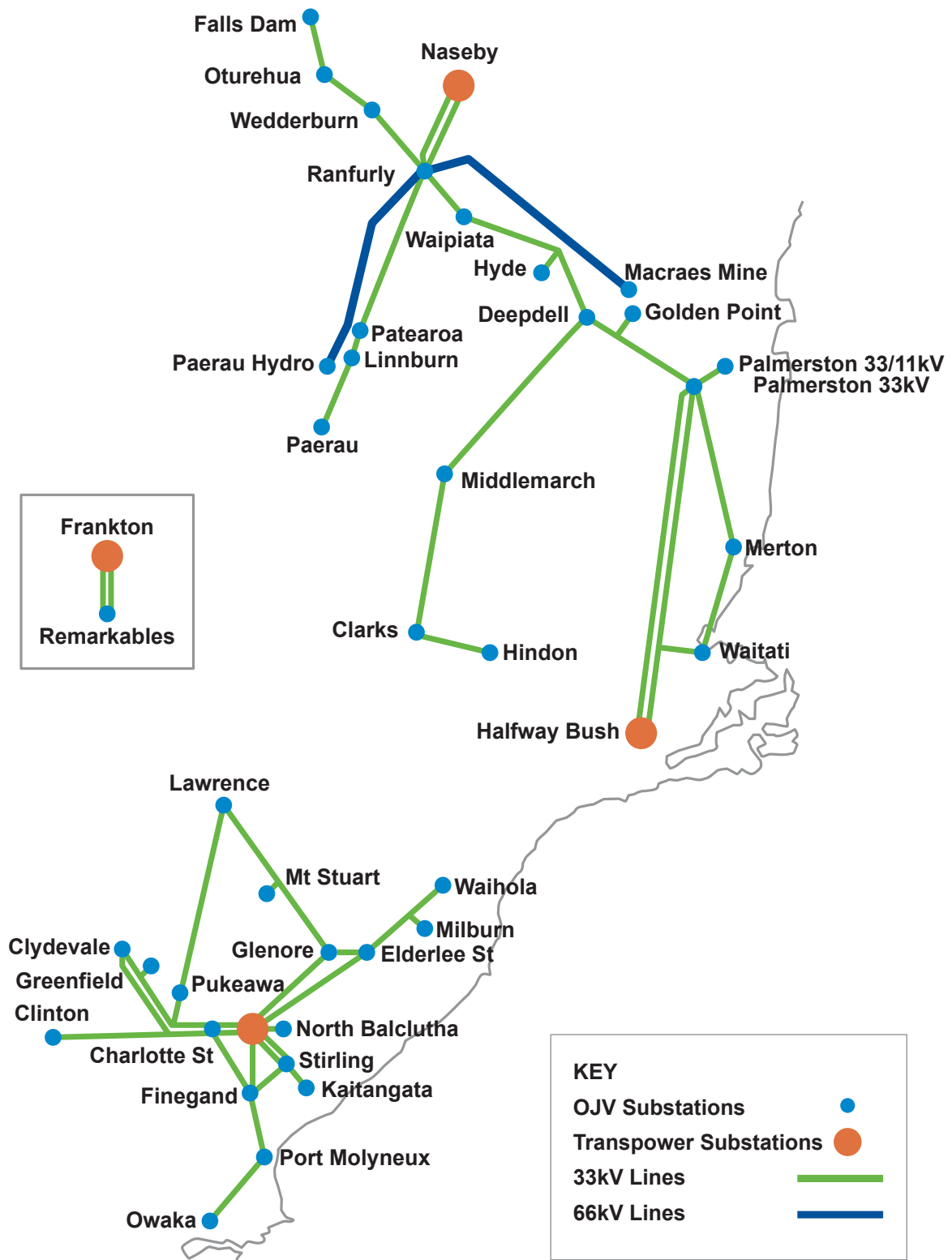


Figure 12: Subtransmission Poles

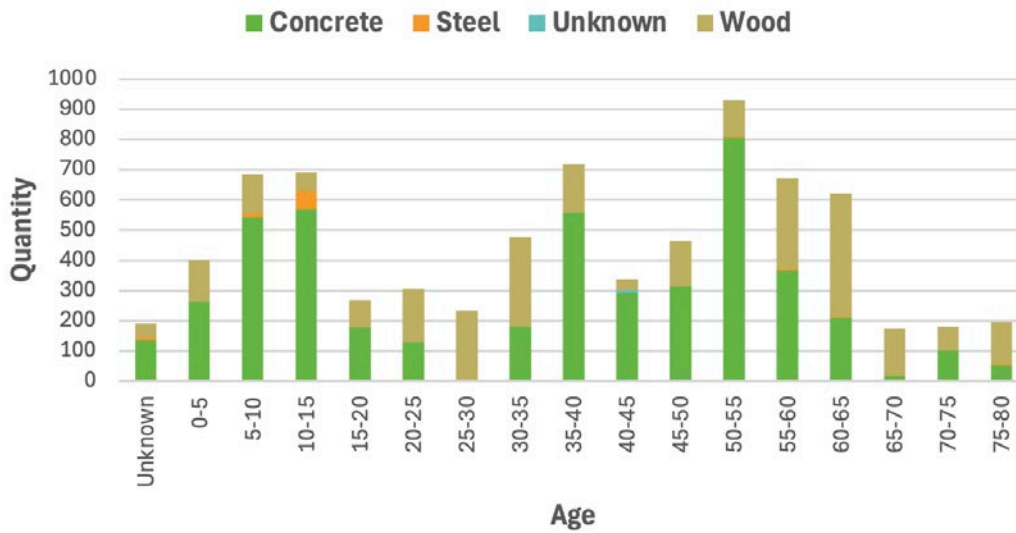
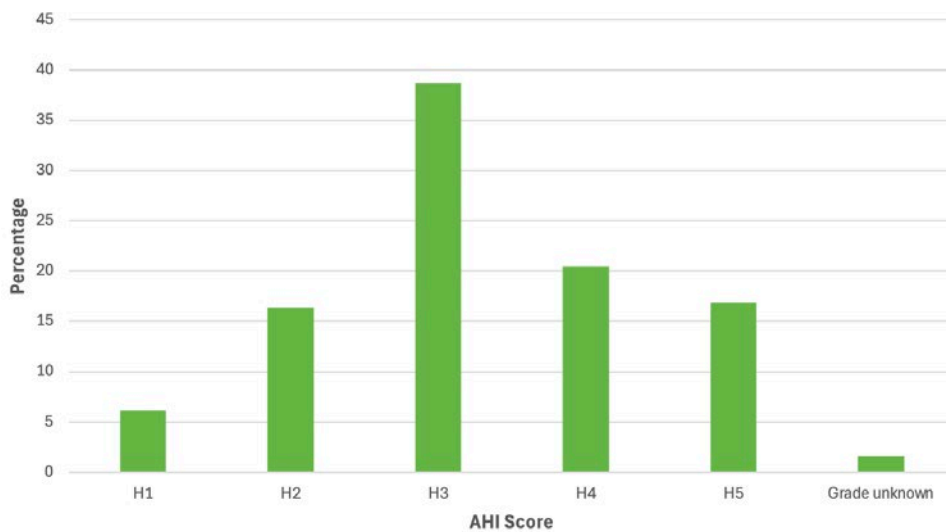
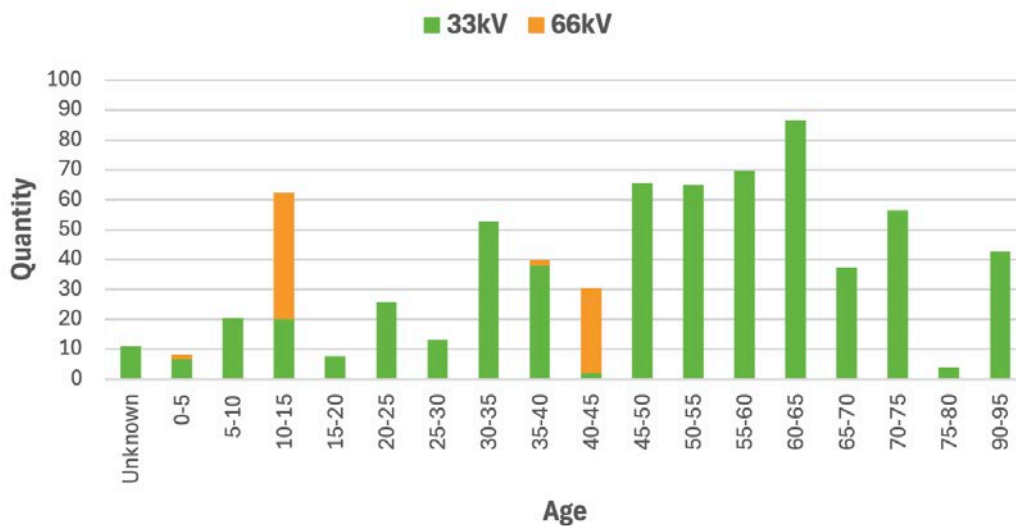


Figure 13: Subtransmission Conductor



### 3.3 Zone Substations

The Otago network has 32 zone substations, with a 66/33 kV interconnecting station at Ranfurly. Additionally in Otago, there are eight 33/0.415 kV distribution transformers supplied direct off the 33 kV subtransmission network at Balmoral Water Scheme, Anderson, Hore’s Pump, O’Malley’s House, O’Malley’s Pump, Rough Ridge, Tisdall and Oceana Gold Pump; a site at Mount Stuart where a wind generator’s connection is made at 33 kV; and dairy plant at Greenfield where the supply assets comprise a 33 kV regulator and five 33/0.415 kV transformers.

The Frankton network has one 33/22 kV zone substation (Remarkables).

Descriptions for OJV’s zone substations are provided in the following table.

**Table 8: Zone Substations**

Substation	Nature of load	Description
<b>Charlotte Street (Balclutha)</b>	Urban, domestic, and commercial with some rural farms	Dual 33kV supply to a 33kV indoor switchboard, with three 33kV feeders. Dual 5MVA transformers, 11kV indoor switchboard
<b>Clarks</b>	Remote isolated rural farms	Tee off the 33kV radial line from Middlemarch. 0.5MVA 22kV SWER substation.
<b>Clinton</b>	Small urban township and rural farms	Radial 33kV from Clifton switches. 2.5MVA transformer and outdoor 11kV substation.
<b>Clydevale</b>	Small township, rural farms and irrigation.	Two supply routes at 33kV. 5MVA transformer and indoor 11kV substation.
<b>Deepdell</b>	Remote isolated rural farms	Alternate 33kV lines supplying 0.75MVA transformer and basic 11kV outdoor substation.
<b>Elderlee Street (Milton)</b>	Urban domestic and commercial with some rural loads including farms and timber mills	Supplied off a 33kV ring. Dual 5MVA transformers and an 11kV indoor switchboard.
<b>Finegand</b>	Rural farming and meat processing plant	Three supply routes at 33kV. 2.5MVA transformer and outdoor 11kV substation. A 33kV feeder to a meat processing plant.
<b>Glenore</b>	Rural farming	Supplied off a 33kV ring. 1.5MVA transformer and outdoor 11kV substation.
<b>Golden Point</b>	Mining	Teed off the Palmerston to Deepdell 33kV line. 5MVA transformer with indoor 11kV switchgear.
<b>Hindon</b>	Remote isolated rural farms	Radial 33kV line to 0.5MVA 22kV SWER and 0.1MVA 11kV substation.
<b>Hyde</b>	Rural farming with irrigation load	Alternate 33kV lines and a short 33kV spur line to a 2.5MVA transformer and outdoor 11kV substation.
<b>Kaitangata</b>	Small urban township and rural farms	Radial 33kV to a 2.5MVA transformer and outdoor 11kV substation.
<b>Lawrence</b>	Small urban township and rural farms	Alternate 33kV lines to a 2.5MVA transformer and indoor 11kV substation.
<b>Merton</b>	Urban domestic and commercial with some rural farms and a large chicken farm	Teed off the 33kV Palmerston to Waitati line. Dual 2.5MVA transformers and outdoor 11kV substation.
<b>Middlemarch</b>	Small urban township and rural farms	Radial 33kV from Deepdell to 2.5MVA transformer and outdoor 11kV substation.
<b>Milburn</b>	Sawmills and some rural load	Teed off the Elderlee to Waihola 33kV line. 3/5MVA transformer and indoor 11kV switchgear.

Substation	Nature of load	Description
<b>North Balclutha</b>	Urban domestic and commercial with some rural	33kV line from Balclutha GXP. 5MVA transformer and outdoor 11kV substation.
<b>Oturehua</b>	Rural farming	Teed off the radial 33kV from Ranfurly to Falls Dam generation. 0.75MVA transformer, outdoor 11kV substation and 33kV regulator for generator connection.
<b>Owaka</b>	Small urban township and rural farms	Radial 33kV line from Finegand via Port Molyneux. 2.5MVA transformer and outdoor 11kV substation.
<b>Paerau</b>	Remote isolated rural farms and irrigation	Radial 33kV from Ranfurly. 1MVA transformer and basic 11kV substation.
<b>Paerau Powerhouse</b>	12.25MW hydro generation station	Radial 66kV line from Ranfurly. Dual 7.5/15MVA 66/11kV transformers with 66kV switchyard; the indoor 11kV switchboard is owned and operated by the generator.
<b>Palmerston</b>	Urban domestic and commercial with some rural farms and timber mills	Radial 33kV to dual 2.5MVA transformers and outdoor 11kV substation.
<b>Patearoa</b>	Rural farming with irrigation	Teed off radial 33kV line to Paerau, 7.5MVA transformer and indoor 11kV substation with 33kV regulator for the Paerau line.
<b>Port Molyneux</b>	Small seaside township and rural farms	Teed off radial 33kV line to Owaka. 2.5MVA transformer and indoor 11kV substation.
<b>Pukeawa</b>	Rural farming	Alternate 33kV lines to a 0.75MVA transformer and basic 11kV substation.
<b>Ranfurly 66/33kV</b>	Mine and hydro generation (66kV); urban domestic and commercial with rural farms and irrigation (33kV)	Dual heavy 33kV lines from Naseby GXP to 33/11kV substation and dual 12.5/25MVA 33/66kV transformers, outdoor 66kV structure with two feeders.
<b>Ranfurly 33/11kV</b>	Urban domestic and commercial with rural farms and irrigation	Single 33kV line from 66/33kV substation, a single 2.5MVA transformer and a 2.5MVA standby transformer, and an outdoor 11kV substation.
<b>Remarkables</b>	Urban domestic and commercial	Dual 33 kV cables from Frankton GXP to dual 12.5/23 MVA transformers and indoor 22 kV switchroom.
<b>Stirling</b>	Fonterra Stirling dairy processing plant	33kV line and cable switchable between two 33kV lines from Balclutha GXP. 5MVA transformer and 11kV indoor switchboard.
<b>Waihola</b>	Small urban township and rural farms	Radial 33kV line off the 33kV ring that supplies Elderlee Street and Glenore. 1.5MVA transformer and outdoor 11kV substation.
<b>Waipiata</b>	Rural farming with irrigation	33kV tee off the 33kV line from Ranfurly to Deepdell. 2.5MVA transformer and indoor 11kV substation.

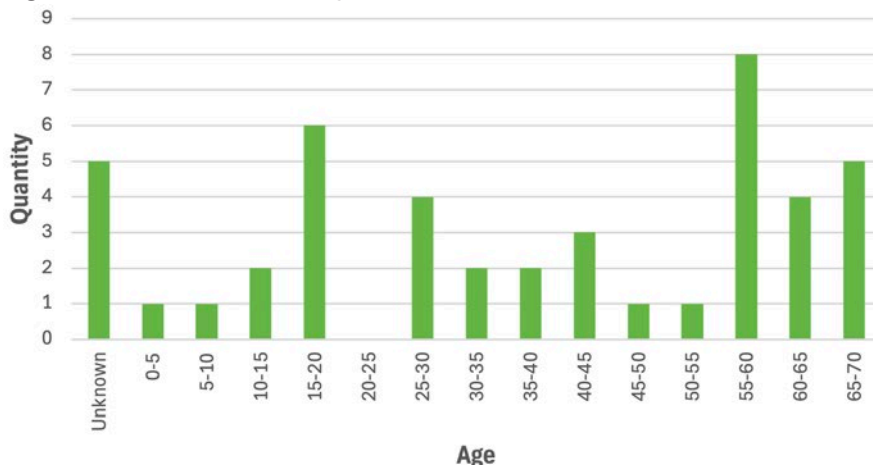
Substation	Nature of load	Description
Waitati	Small urban townships and rural farms	Radial 33kV line from Palmerston and a tee-off from the Halfway Bush-Palmerston 33kV line. 2.5MVA transformer and outdoor 11kV substation.
Wedderburn	Rural farming	Teed off the 33kV line from Ranfurly to Falls Dam. 1MVA transformer and basic 11kV substation.

### Substation Buildings

Substation buildings house protection and control equipment and in the case of indoor switchboards, the substation high voltage switchgear.

Seismic strengthening remedial work has been carried out on a number of substation buildings. Nine buildings will be replaced during the ten-year planning period when outdoor structures are replaced with seismically resilient indoor switchboards.

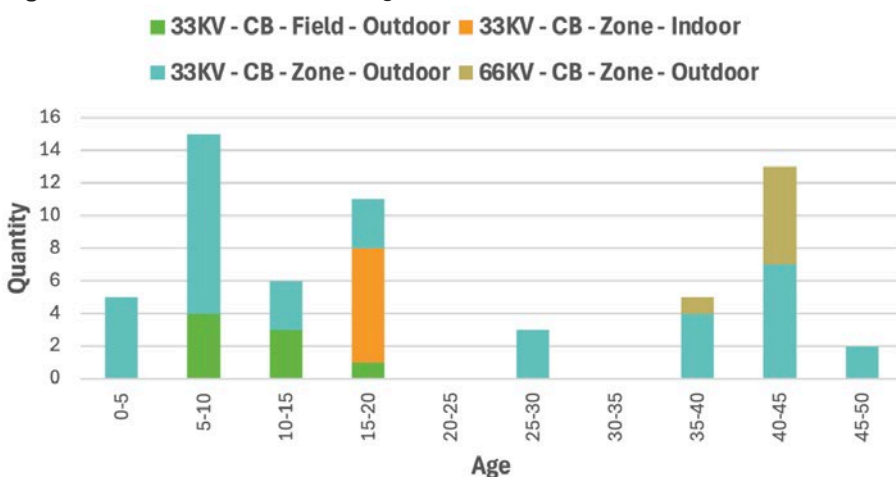
Figure 14: Substation Buildings



### Subtransmission Voltage Switchgear

Charlotte Street substation contains an indoor 33 kV Schneider switchboard providing local switching capability. In contrast, the Remarkables substation utilises the protection systems and 33 kV circuit breakers installed at the Frankton GXP, as it does not have dedicated 33 kV breakers on site. The remaining 33 kV and 66 kV circuit breakers on the network are outdoor units mounted on stands in conjunction with associated current transformers. Oil, vacuum and SF6 units are in use. Ratings vary from 200 A to 2000 A, although load is typically in the range of 20A to 400A.

Figure 15: Subtransmission Voltage Circuit Breakers



### Power Transformers

The power transformers at OJV's zone substations are commonly rated 1.5-2.5 MVA where they supply townships and surrounding rural areas, in sparsely populated rural areas 0.5-1.0 MVA ratings are used. 3-7.5 MVA rated transformers are installed to supply OJV's largest towns (Balclutha, Milton); for industry (Milburn, Stirling); and irrigation load (Clydevale and Patearoa). Two 12.5 MVA transformers serve Frankton, and there are two 66/11kV 7.5 MVA transformers at Paerau Powerhouse connected to Contact Energy's hydro scheme. Two 66/33kV 12.5 MVA interconnecting transformers are located at Ranfurly.

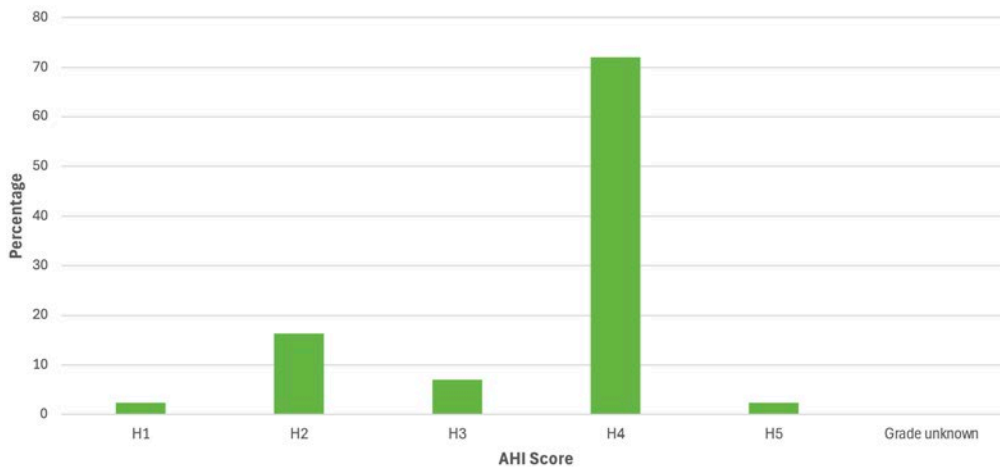
The power transformers at Merton, Waitati and Hindon (T1) are programmed for replacement within the first three years of the planning period. Glenore T1 will be retired when the substation is decommissioned. Other power transformers approached the end of their expected life within the ten year planning period and are programmed for replacement are at Clarks Junction, Hindon (T3), Oturehua, Finegand, Golden Point, Owaka and Middlemarch. The two transformers at Charlotte Street are programmed for replacement with larger capacity units, primarily driven by forecast load growth that will exceed their present n-1 capacity.

**Table 9: Power Transformers**

Transformer Location	Rating	Installed	Remaining Life
Charlotte Street T1	5 MVA	1974	14
Charlotte Street T2	5 MVA	1974	14
Clarks Junction T1	0.5 MVA	1958	0
Clinton T1	2.5 MVA	2012	52
Clydevale T2	5 MVA	2015	55
Deepdell T1	0.75 MVA	1973	13
Elderlee Street T1	5 MVA	1974	14
Elderlee Street T2	5 MVA	1974	14
Finegand T1	2.5 MVA	1963	3
Glenore T1	1.5 MVA	1957	0
Golden Point T1	1.5 MVA	1962	2
Hindon T1	0.1 MVA	1936	0
Hindon T3	0.5 MVA	1967	7
Hyde T1	2.5 MVA	1973	13
Kaitangata T2	2.5 MVA	2006	46
Lawrence T1	2.5 MVA	2009	49
Merton T1	2.5 MVA	1967	7
Merton T2	2.5 MVA	1960	0
Middlemarch T1	2.5 MVA	1979	19
Milburn T1	3 MVA	2011	51
North Balclutha T1	5 MVA	1987	27
Oturehua T1	0.75 MVA	1967	7
Owaka T1	2.5 MVA	1968	8
Paerau Powerhouse T1	7.5 MVA	1982	22
Paerau Powerhouse T2	7.5 MVA	1982	22
Paerau T1	1 MVA	2011	51

Transformer Location	Rating	Installed	Remaining Life
Palmerston T1	2.5 MVA	2006	46
Palmerston T2	2.5 MVA	2006	46
Patearoa T1	2.5 MVA	1960	65
Port Molyneux T1	2.5 MVA	2006	46
Pukeawa T1	0.75 MVA	1990	30
Ranfurlly T1	12.5 MVA	1983	23
Ranfurlly T2	12.5 MVA	1983	23
Ranfurlly T3	2.5 MVA	2012	52
Ranfurlly T4	2.5 MVA	2007	47
Remarkables T1	12.5 MVA	2006	46
Remarkables T2	12.5 MVA	2006	46
Stirling T1	5 MVA	1987	27
Waiholā T1	1.5 MVA	1993	33
Waipiata T1	2.5 MVA	2011	51
Waitati T1	2.5 MVA	1965	5
Wedderburn T1	1 MVA	2011	51

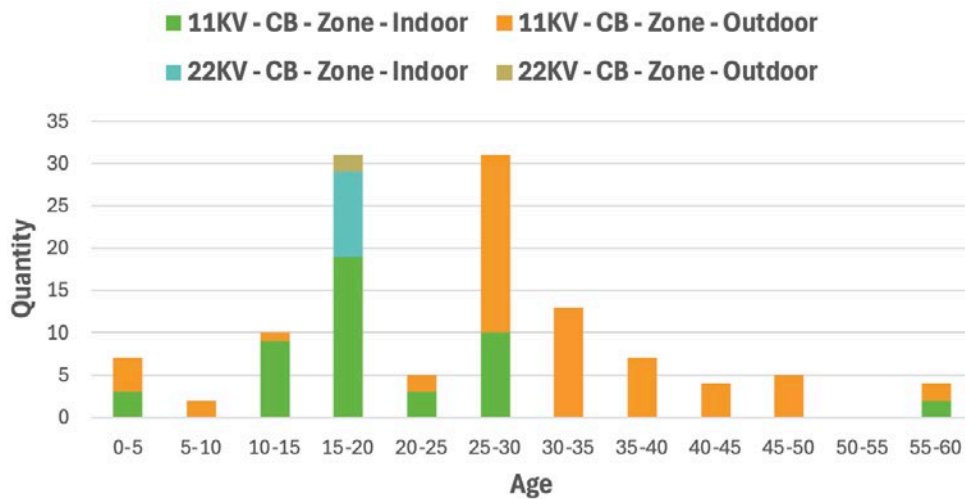
Figure 16: Power Transformer



### Distribution Voltage Switchgear

OJV substations have predominantly outdoor distribution-voltage switchgear, although the number of indoor switchboards is increasing as they present a seismically strong and deterioration-resistant alternative to outdoor switchgear. Outdoor distribution switchgear at nine zone substations will be replaced with indoor switchgear in the planning period.

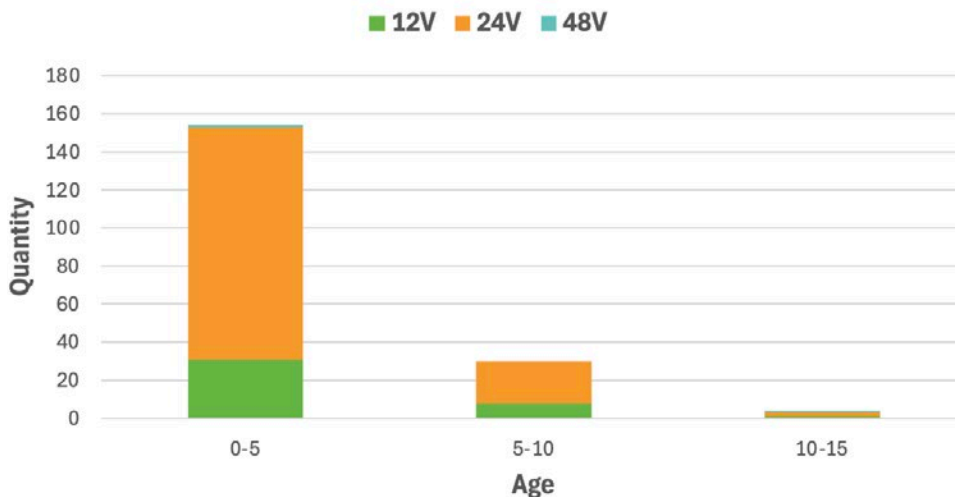
Figure 17: Zone Substation Distribution Voltage Circuit Breakers



### DC Power Supplies

Batteries are essential to the safe operation of protection devices. Therefore, regular checks are performed and smaller batteries are replaced prior to the manufacturer’s recommended life. The service life of larger battery banks may be extended if regular condition monitoring indicates continued good asset health and storage capacity.

Figure 18: Batteries



### Tap Changer Controls

Voltage regulating relays are installed with their associated transformers. Replacements will coincide with transformer replacements or when the control is approaching its end of useful life. Unexpected failures may require replacement with the modern voltage regulating relay standardised solution based on an SEL controller.

### 3.4 Distribution Network

OJV's distribution network has a total length of 3,357 km to supply its 21,158 customers giving an overall customer density of 6.3 customers per kilometre. In rural areas of the Otago network the configuration is almost totally radial with little interconnection.

The split of the distribution network per substation is presented in the following table. Safety and reliability are OJV's strongest drivers for allocation of resources, with customer density providing an indication of priority of other works.

**Table 10:** Distribution network per substation

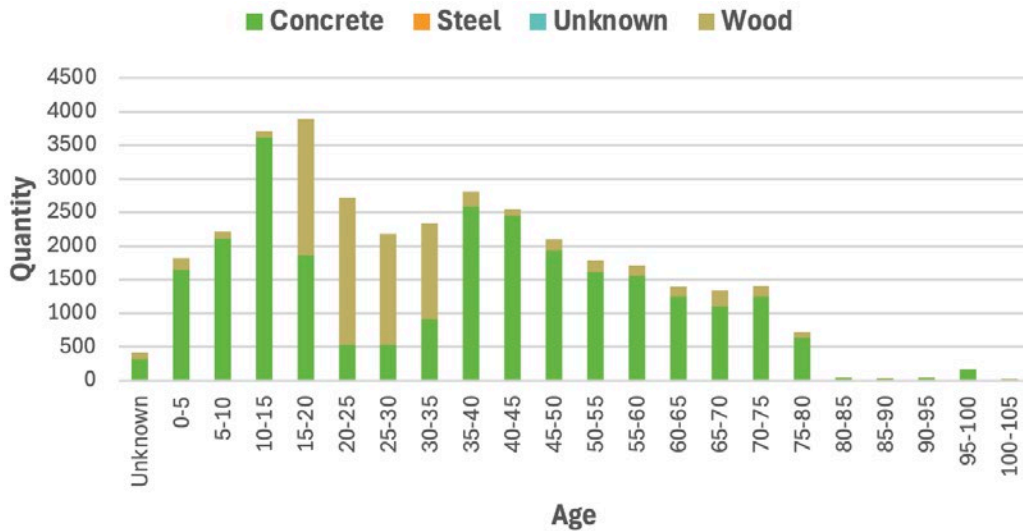
Substation	Line Length (km)	Cable Length (km)	Customers	Customer density
Becks	26.4	0.0	30	1.1/km
Brothers Peak	2.2	0.0	2	0.9/km
Charlotte Street	70.8	1.6	1,615	22.3/km
Clarks	134.4	0.0	173	5.6/km
Clinton	282.7	2.3	759	0.6/km
Clydevale	283.7	2.7	629	2.2/km
Craiglynn Station	3.4	0.0	5	1.5/km
Deepdell	50.2	0.3	88	1.7/km
Elderlee	146.8	1.4	1,570	10.6/km
Finegand	103.0	0.8	303	2.9/km
Glenore	93.5	0.0	200	2.1/km
Golden Point	0.0	0.01	1	8.3/km
Hills Creek	11.8	0.0	17	1.4/km
Hindon	116.6	1.1	131	1.1/km
Hyde	37.6	0.0	65	1.7/km
Kaitangata	93.4	0.0	648	6.9/km
Lawrence	180.2	2.3	740	4.1/km
Linnburn	35.3	0.9	44	1.2/km
Merton	127.1	2.1	1,482	11.5/km
Middlemarch	120.0	1.2	345	2.8/km
Milburn	32.9	5.1	109	2.9/km
North Balclutha	120.2	2.4	1,286	10.5/km
Oturehua	28.4	0.3	94	3.3/km
Owaka	276.4	1.6	949	3.4/km
Paerau	27.2	0.0	40	1.5/km
Palmerston	169.2	1.3	1,064	6.2/km
Patearoa	65.1	4.0	170	2.5/km
Port Molyneux	37.2	0.4	407	10.8/km
Pukeawa	41.3	0.5	76	1.8/km
Ranfurly	202.9	5.9	1,225	5.9/km

Substation	Line Length (km)	Cable Length (km)	Customers	Customer density
Redbank	2.9	0.0	5	1.7/km
Remarkables	0.0	49.7	3,886	78.3/km
Stirling	0.0	1.0	1	1.0/km
Stoneburn	30.5	0.0	28	0.9/km
Waihola	91.6	4.2	717	7.5/km
Waipiata	82.4	1.4	210	2.5/km
Waitati	67.1	6.9	1,117	15.1/km
Wanaka	0	4.7	795	168.4/km
Wedderburn	34.5	1.5	52	1.4/km
<b>Total/average</b>	<b>3,229</b>	<b>108</b>	<b>21,078</b>	<b>6.3/km</b>

### Overhead Distribution

OJV’s overhead distribution network uses a mix of concrete and wooden poles as shown in the following chart.

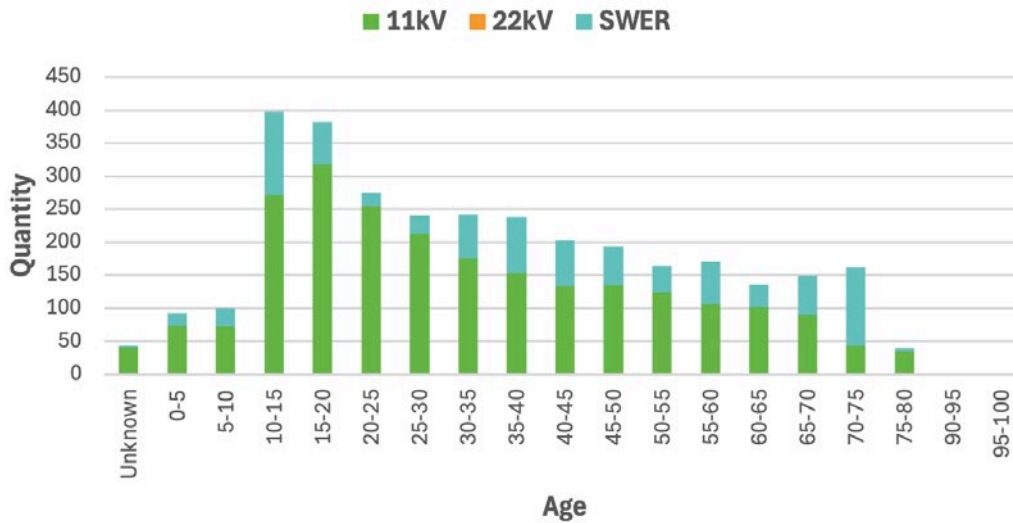
Figure 19: Distribution Poles



The nominal life of poles varies with pole type, 45 years for wooden poles and 60 years for concrete. Industry experience has shown that poles can last substantially longer than nominal life. Therefore, condition-based replacement is more appropriate than age-based replacement. The replacement and renewal programme are based on five-yearly condition assessments carried out on all distribution lines.

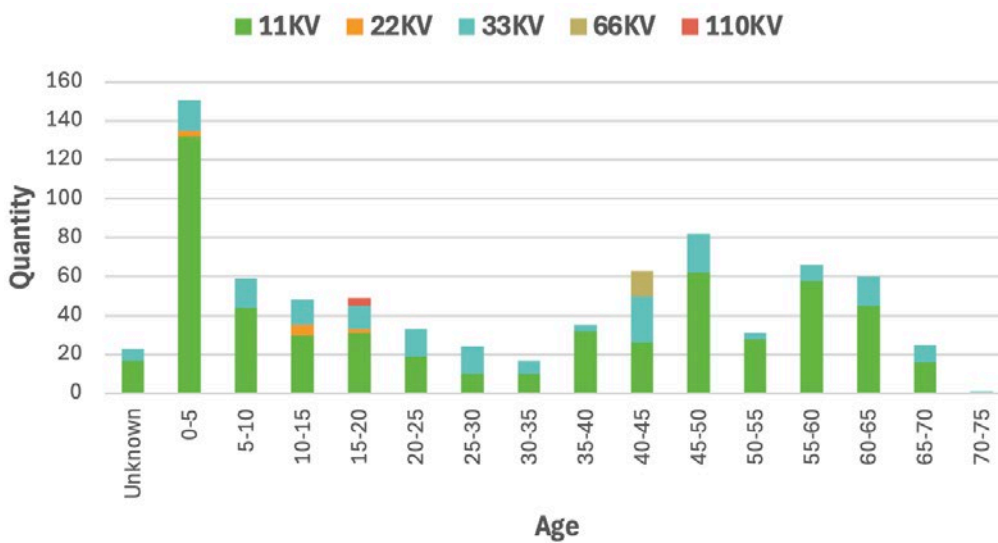
The commissioning year for distribution line conductors is displayed in the figure below. Conductors are generally replaced based on condition determined through routine inspections.

Figure 20: Distribution Overhead Line Conductors



The following chart shows the number of Air Break Switches (ABSs) by commissioning year.

Figure 21: Air Break Switches

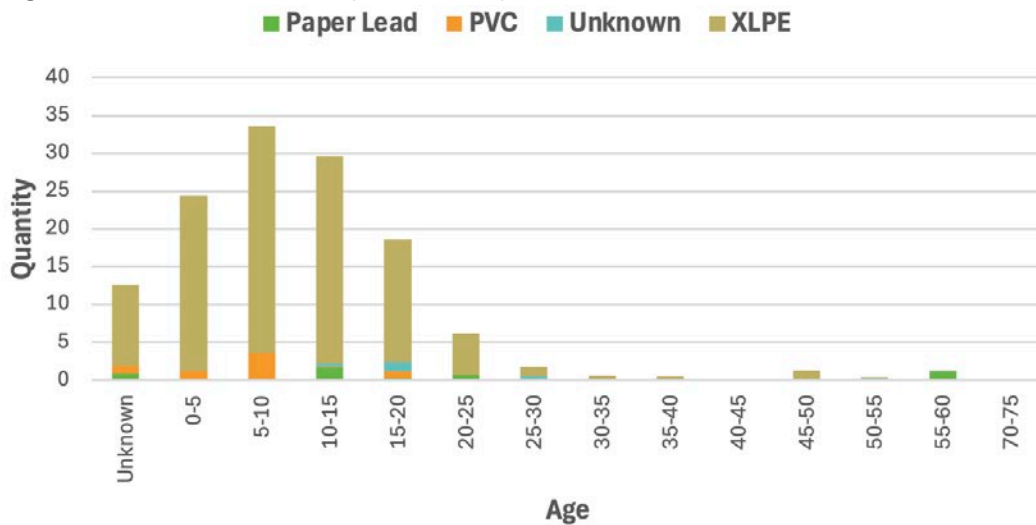


### Underground Distribution

The Otago area networks are predominately overhead distribution with limited short lengths of 11 kV cable. The Frankton area network is entirely underground, mostly 22 kV cable with a small amount of 11 kV near Shotover Park. Failure of cable is relatively rare. The most common failure modes are joints, terminations, lightning and external mechanical damage.

The age profile of the distribution cables is shown below.

**Figure 22: Distribution Cables (11kV & 22kV)**



Paper lead cables were predominantly used up to about year 2000 after which XLPE became the preferred cable type due to the ease of installation and subsequent works. Actual practical life for any cable is likely to be greater than the standard life. A cable fleet plan has been implemented in late 2022 which requires periodic condition assessment of cables. Planned future replacements will be based on these assessment data.

### Distribution Substations

Just as zone substation transformers form the interface between the subtransmission and the 11kV and 22kV distribution networks, distribution substations form the interface between the 11kV and 22kV distribution and 400V distribution networks. The distribution substations range from 1 kVA pole-mounted transformers to 3-phase 1,500kVA ground-mounted transformers.

### Distribution Transformers

Each distribution transformer has medium voltage (MV) protection, usually provided by fuses, although some larger units are protected by circuit breakers with basic overcurrent and earth fault relays. Generally individual protection is applied at each site, although occasionally group protection is used where a single fuse is located at the take-off from the main feeder cable, with up to five downstream units permitted. LV protection is by the DIN<sup>2</sup> standard High Rupture Capacity (HRC) fuses sized to protect overload of the distribution transformer or outgoing LV cables.

The following table shows the number of distribution transformers by size on OJV’s network. New transformers larger than 100kVA are installed at ground level.

**Table 11: Number of distribution transformers**

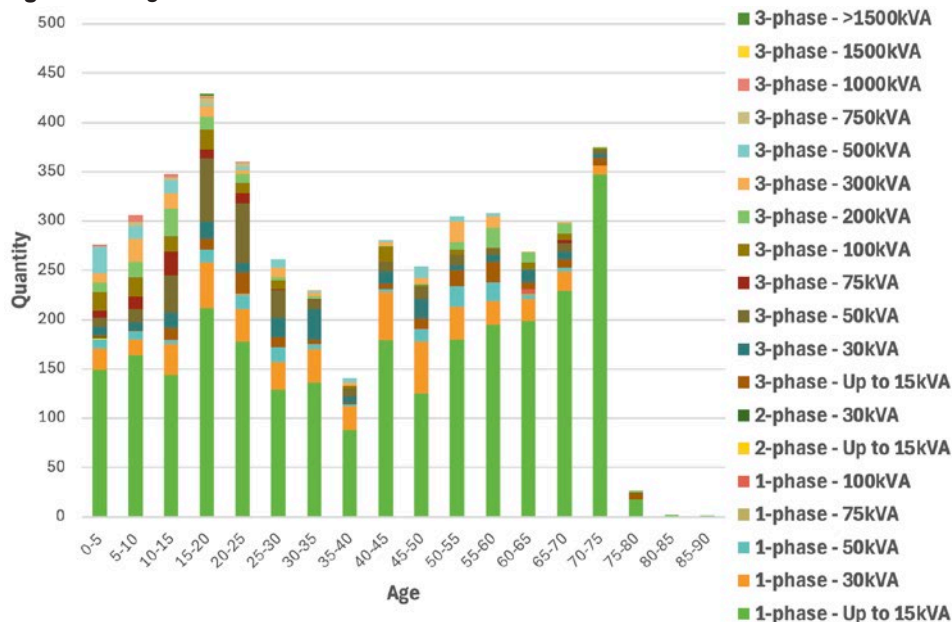
Phases	Rating	Pole Mount	Ground Mount
1 phase	up to 15 kVA	2,664	12
	30 kVA	432	12
	50 kVA	128	6
	75 kVA	2	-
	100 kVA	7	1

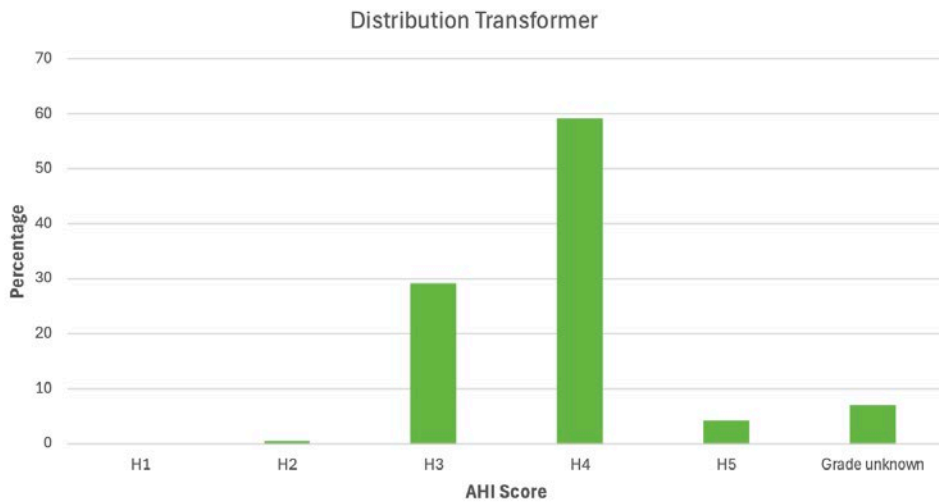
<sup>2</sup> Deutsches Institut für Normung e.V. (DIN; in English, the German Institute for Standardization). This is Germany’s national organisation for standardization and an ISO member body.

Phases	Rating	Pole Mount	Ground Mount
3 phase	up to 15 kVA	141	3
	30 kVA	178	9
	50kVA	270	13
	75 kVA	66	2
	100 kVA	106	30
	150 kVA	17	4
	200 kVA	48	67
	250 kVA	26	10
	300 kVA	5	81
	500 kVA	1	93
	750 kVA	-	20
	1,000 kVA	-	15
	1,500 kVA	-	1
<b>Total</b>		<b>4,091</b>	<b>379</b>

The chart below provides an overview of the age profiles of distribution transformers. Transformers found to be in poor condition after planned inspections will be replaced, sometimes with units removed from service and refurbished for reuse. Many ground mounted units are enclosed and the reduced exposure to the weather has kept these transformers in above average condition for their age.

**Figure 23: Age Profile of Distribution Transformers**

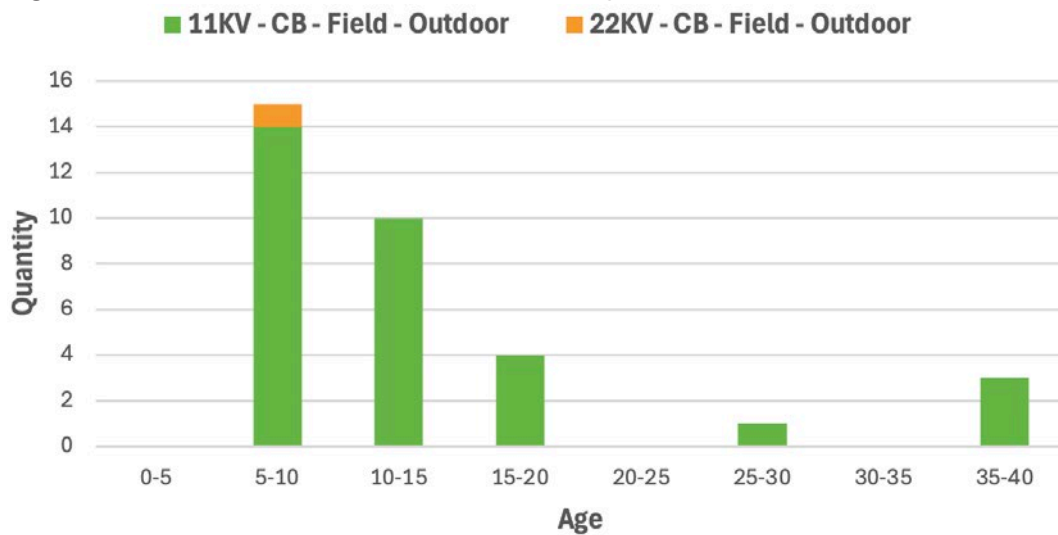




### Switchgear

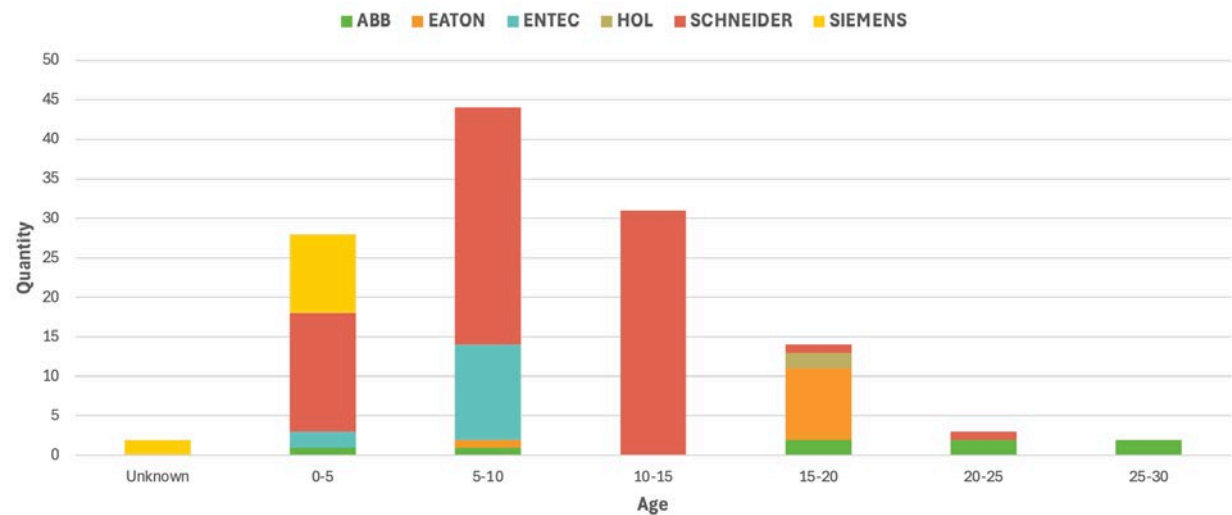
OJV has a number of 11 kV outdoor circuit breakers installed on the distribution network to help improve reliability.

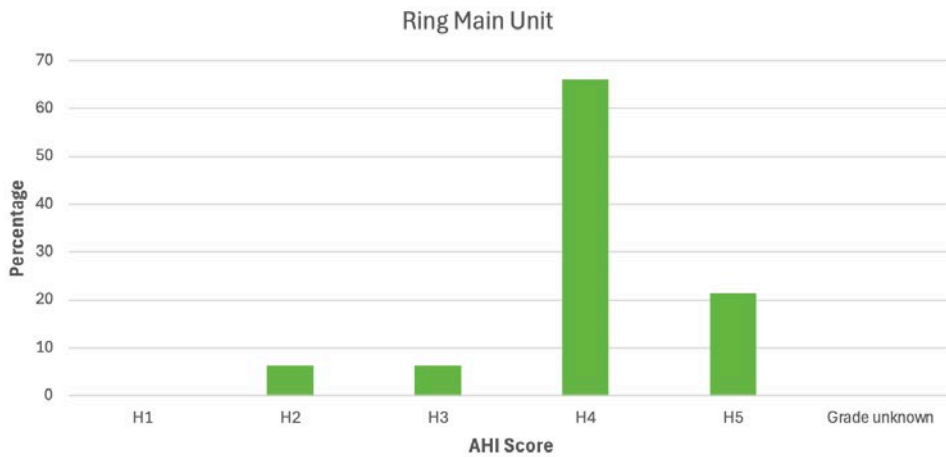
**Figure 24: Field Circuit Breakers at Distribution Voltage**



The age profile of ring main units (RMUs) is displayed below.

**Figure 25: Age Profile of Ring Main Units**





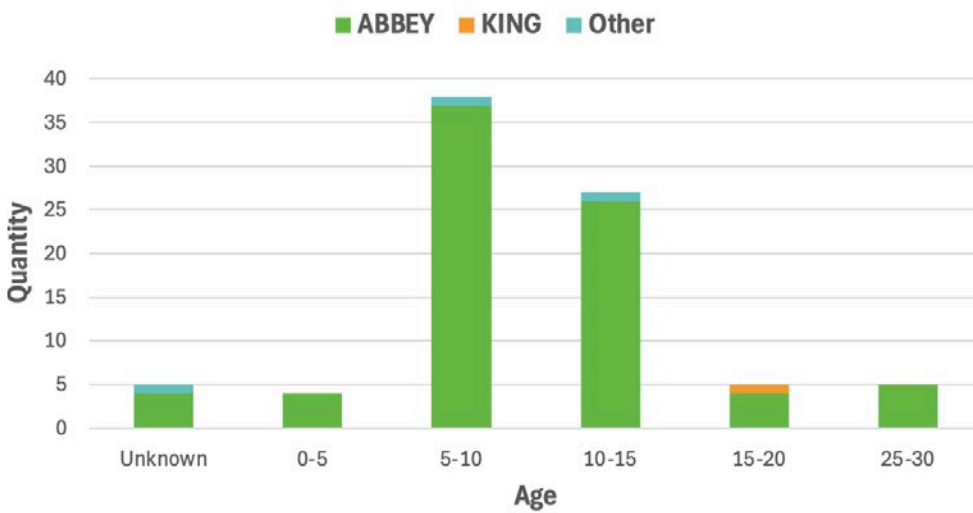
Operating restrictions are placed on some RMU equipment. This is to reduce risks and to manage hazards associated with oil filled switchgear (as identified by incidents occurring in the wider industry). A solution has been developed that allows safe operation of suitable models of equipment without compromising arc-flash boundaries.

### Remote Terminal Units

OJV's Abbey Systems RTUs will no longer be supported by the end of the decade. Their replacement will be included in the Communications Upgrade project planned for completion in 2029. Some modern SEL RTUs are already installed at zone substations where other upgrades have taken place, in preparation for the communications upgrade; the Abbey RTUs are still retained for SCADA radio communications with the SCADA master station due to Abbey's proprietary communications protocol.

The age profile of RTUs is displayed below.

Figure 26: Number of Remote Terminal Units



## 3.5 LV Network

OJV's Low Voltage (LV) network (400/230 V) has a total length of 624 km to supply its 21,158 customers giving an overall customer density of 33.9 customers per kilometre. The proportions per substation of overhead and underground network, customer count and density are presented in Table 12.

The 230/400 LV network varies from being present on most streets in urban areas to short runs of up to a few hundred metres to one or two rural consumers. The coverage of each individual distribution transformer tends to be limited by volt-drop to about a 200m radius.

The reticulation is predominantly overhead but is exclusively underground in the Lakeland Network. The overhead LV network has a low degree of interconnection that would enable many customer connections to be supplied from "either end" in the event of a transformer failure, but interconnection is possible in underground reticulation areas. Transformer loading and volt drop tend to be the limiting factors in utilising these backups.

Table 12: Network Characteristics per Substation

Substation	Line Length (km)	Cable Length (km)	Customers	Customer density
Charlotte Street	25.4	5.5	1,615	52.3/km
Clarks	2.1	0.3	173	71.7/km
Clinton	11.9	0.4	759	61.9/km
Clydevale	7.5	0.1	629	82.6/km
Deepdell	2.3	0.0	88	37.7/km
Elderlee Street	34.4	4.4	1,570	40.5/km
Finegand	5.9	0.1	303	51.1/km
Glenore	2.8	0.5	200	60.7/km
Hindon	1.7	0.2	131	67.4/km
Hyde	1.7	0.0	65	38.5/km
Kaitangata	18.3	0.5	648	34.6/km
Lawrence	23.1	2.1	740	29.3/km
Linnburn	0.4	0.0	44	104.2/km
Merton	35.1	5.2	1,482	36.7/km
Middlemarch	8.4	0.1	345	40.7/km
Milburn	2.8	0.2	109	36.0/km
North Balclutha	23.5	6.5	1,286	42.9/km
Oturehua	1.8	0.2	94	48.0/km
Owaka	19.4	1.7	949	44.9/km
Paerau	0.6	0.0	40	64.8/km
Palmerston	29.9	1.5	1,064	33.9/km
Patearoa	4.0	0.9	170	34.4/km
Port Molyneux	7.6	0.5	407	50.3/km
Pukeawa	1.2	0.0	76	61.3/km
Ranfurlly	24.8	2.8	1,225	44.4/km
Remarkables	0.0	70.3	3,886	55.2/km
Stoneburn	0.1	0.0	28	186.7/km
Waihola	12.1	6.3	717	38.9/km
Waipiata	5.4	0.3	210	37.2/km
Waitati	25.8	7.7	1,117	33.3/km
Wedderburn	0.9	0.0	52	60.3/km
<b>Total/average</b>	<b>341.2</b>	<b>118.1</b>	<b>20,222</b>	<b>44.0/km</b>

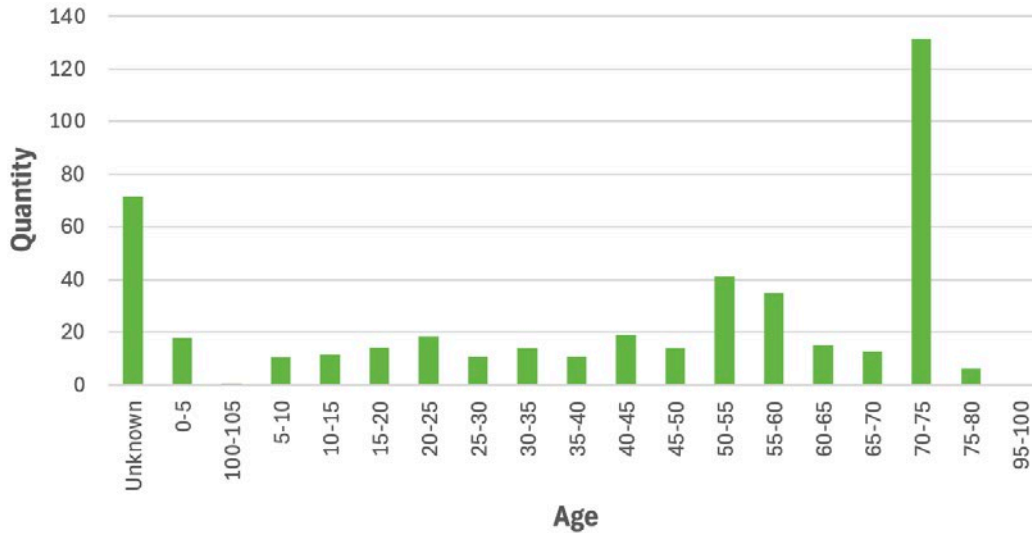
**Overhead LV Conductors**

OJV’s age profile for overhead LV conductors and poles are shown in the following charts, respectively.

Some urban overhead LV conductors installed in the 1950s and 1960s are now reaching capacity due to in-build and greater demand per household. This is typically seen as an increase in voltage complaints received due to excessive volt drop during periods of peak loading.

Overhead LV conductors are replaced based on their condition. New overhead lines are ABC (Aerial Bundled Conductors) which do not require cross arms or insulators and have PVC insulation which improves line safety.

**Figure 27: Overhead LV Conductors**



LV Poles are renewed as required based on their condition as identified during the regular inspections of the network. The numbers of poles and their commissioning year is presented below.

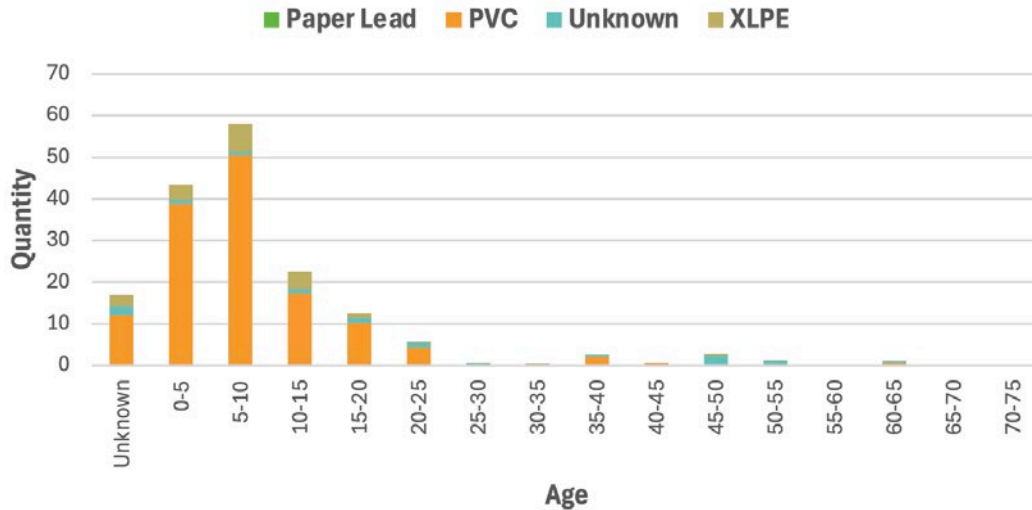
**Figure 28: LV Poles**



### Underground LV Cables

The LV cable commissioning year profile is shown in the following chart and shows several assets beyond nominal life. In practice, cables are left in service until performance deteriorates and impacts on service levels.

Figure 29: LV Cables



### 3.6 Customer Connections

OJV provides a connection to the network via sixteen retailers which convey electricity over the network. Customer connections generally involve assets ranging in size from a simple fuse on a pole or in a suburban distribution pillar to dedicated lines and transformer installations supplying single large customers. There are 21,158 customer connections for which revenue is earned. In most cases the fuse forms the demarcation point between OJV’s network and the customer’s assets (the “service main”) and this is usually located at or near the physical boundary of the customer’s property. All “other assets” convey energy to customers and are a cost that must be matched by the revenue derived from customer connections. The number and classes of customer connections are listed in the following table.

Table 13: Classes of Customer Connections

Date	Small (<=20 kVA)				Medium (21-99 kVA)			Large (>=100 kVA)				Total
	<=15 kVA 1ph & 3ph	Low User	Street- lights & Unmet- ered	20 kVA 1ph	21-30 kVA 3ph	31-50 kVA 3ph	51-75 kVA 3ph	100- 110 kVA 3ph	135- 175 kVA 3ph	200- 300 kVA+ 3ph	Individ- ual Half Hour Metered	
Mar-24	14,049	5,123	97	75	245	417	124	68	16	21	126	20,361
Mar-25	14,886	5,058	95	74	260	427	123	70	17	21	127	21,158

### 3.7 Assets for Control and Auxiliary Functions

OJV has a range of other assets to provide control or other auxiliary functions as described in the following tables and paragraphs.

#### Load Control Assets

Load Control Assets	
<b>Ripple Injection Plant and Receivers</b>	Electricity retailer-owned ripple relays at the customer’s premises respond to injected ripple signals and switch controllable load (such as hot water cylinders and night-store heaters) providing effective load control for the network.  OJV currently owns and operates ripple injection plants at Balclutha, Palmerston and Ranfurly. The ripple function in the Frankton area is provided by Aurora Energy under a service arrangement.

#### Protection and Control

Protection and Control	
<b>Circuit Breakers</b>	Circuit breakers provide switching and isolation points on the network and generally work with protection relays, to provide automatic detection, operation, and isolation of faults. They are usually spring charged or DC coil operated and able to break full load current as well as interruption of all faults. Single-phase circuit breakers are used for the protection of SWER lines.
<b>Protection Relays</b>	Protection relays have always included over-current and earth-fault functions, but more recent equipment also includes voltage, frequency, directional and circuit breaker fail functionality in addition to the basic functions.  Other relays or sensors may drive circuit breaker operation. Examples include transformer and tap changer temperature sensors, gas accumulation and surge relays, explosion vents or oil level sensors.
<b>Fuses</b>	Fuses provide fault current interruption of some faults and may be utilised (by manual operation) to provide isolation at low loading levels. As fuses are simple over-current devices, they do not provide a reliable earth fault operation, or any other protection function.
<b>Switches</b>	Switches provide no protection function but allow simple manual operation to provide control or isolation. Some switches can interrupt considerable load (e.g., ring-main unit load break switches) but others such as air break switches may only be suitable for operation under low levels of load. Links generally require operation when de-energised, and so provide more economic but less convenient switch points.
<b>Batteries and Chargers</b>	Batteries, battery chargers, and battery monitors provide the direct current (DC) supply systems for circuit breaker control and protection functions and allow continued operation of plant throughout any power outage.
<b>Voltage Regulating Relays</b>	Voltage Regulating Relays (VRRs) provide automatic control of the ‘Tap Change on Load’ (TCOL) equipment integral to power transformers and regulate the outgoing voltage to within set limits.
<b>Neutral Earthing Resistors (NERs)</b>	Neutral Earthing Resistors (NERs) installed at zone substations limit earth fault currents on the 11kV & 22kV distribution network. These significantly reduce the earth potential rise which may appear on and around network equipment when an earth fault occurs.

#### SCADA and Communications

OJV’s current communications infrastructure was installed in 2000. It comprises a UHF link and multipoint base station network for SCADA, and a VHF repeater network for voice communications between mobile field staff, depots and System Control.

Since 2000 the electricity industry has experienced dramatic change. The development of advanced digital relays, distributed energy resources and smart metering will place an ever-increasing demand on communications networks.

Whilst OJV’s existing analogue communications networks have been both reliable and cost effective, the challenge for

OJV now is to balance the benefit that modern digital infrastructure brings in the context of the operational environment, with the level of investment required to modernise and futureproof the overall communications infrastructure.

SCADA and Communications	
<b>SCADA Master Station</b>	<p>Supervisory Control and Data Acquisition (SCADA) is used for control and monitoring of zone substations and remote switching devices, and for activating load control plant.</p> <p>The OJV SCADA master station is located at PowerNet’s Balclutha Office with an operator node at the System Control Centre at Racecourse Rd, Invercargill. This system is supplied by a New Zealand manufacturer, Abbey Systems.</p> <p>The Frankton network’s SCADA master station is located at PowerNet’s System Control Centre at Racecourse Road, Invercargill.</p>
<b>Communication Media</b>	<p>OJV currently owns and operates a UHF radio network between the Otago network zone substations and the SCADA master station at Balclutha. A WAN network connects to System Control, from where control commands may be issued. This equipment is checked and maintained annually by the agents.</p> <p>The UHF radio network also links thirty distribution line reclosers and switches to the SCADA master.</p> <p>A VHF Radio telephone repeater network is also used for communications between mobile field staff, depots, and System Control.</p> <p>The Frankton network owns and operates fibre-optic cables between the Remarkables zone substation and the Frankton GXP, which are used for protection signalling.</p>
<b>Remote Terminal Units</b>	<p>RTUs at zone substations and distribution switchgear sites provides the interface between network equipment and the communications link with System Control.</p>

### Mobile Plant/ Load Correction/ Generation

OJV does not own any mobile substations, power factor correction plant, mobile generation, or standby generation plant; however, PowerNet own three mobile diesel generators rated at 500 kW, 350 kW and 275 kW which OJV utilise to maintain supply to customers when assets are removed from service for maintenance.

Other Assets	
<b>Generation</b>	<p>OJV do not own any mobile generation plant but may utilise three diesel generators owned by PowerNet. These are rated at 450 kW, 350 kW and at 220 kW. There are no stand-by generators owned or able to be utilised by OJV.</p>
<b>Power Factor Correction</b>	<p>Customers are required to draw load from connection points with sufficiently good power factor to avoid the need for network scale power factor correction. As such OJV does not own any power factor correction assets.</p>
<b>Mobile Substations</b>	<p>OJV can utilise a temporary 11 kV regulator when required during planned outages. The regulator supports the distribution line voltage during load transfers, reducing the incidence of consumer shutdowns.</p> <p>At zone substations, OJV can utilise a TPCL owned trailer-mounted 5 MVA 33/11 kV mobile substation with cable connections. The mobile substation allows zone substations’ transformers and switchgear to be bypassed for maintenance or construction of new substation infrastructure.</p>
<b>Metering</b>	<p>Time-of-use (TOU) meters have not been installed at any of the Otago network zone substations; instead OJV relies on the metering information derived from SCADA measurements, the retailer’s TOU meters for the largest customers, and the Grid Exit Point metering.</p>

### 3.8 Summary of OJV asset base

The OJV asset base can be summarised as per the following table:

**Table 14: OJV Asset Base**

Asset Class	Group	Total number in OJV	Total number in LLN
Distribution Transformer	OH (Up to 100kVA)	4,030	0
Distribution Transformer	UG (up to 1.5MVA) + Platform	259	105
Power Transformer	0.75-4MVA	30	0
Power Transformer	4-8MVA	10	0
Power Transformer	8-16MVA	2	2
Power Transformer	> 16MVA	0	0
Overhead Switch	ABS	758	0
Overhead Switch	LBS (Solid Mould)	3	0
Protection Relay	G1 - Substation	211	10
Protection Relay	G2 - Field	38	0
Battery	G1 - Substation	120	2
Battery	G2 - Field	67	0
Distribution Earth	G1	4,977	145
RMU	Oil + Solid Insulation	8	26
RMU	Gas Insulation	5	80
Metalclad Switchgear CB	All	58	8
Field CB	Field	41	0
Field CB	Zone	107	0
Poles	Wood	14,546	0
Poles	Concrete/steel	35,932	0
Cables	HV Cable XLPE	13	6
Cables	HV Cable Oil Pressurised	0	0
Cables	MV Cable XLPE / PVC	39	68
Cables	MV Cable PILC	4	1
Cables	LV Cable < 1000V	52	106
Instrument Transformers	VT	85	0
Instrument Transformers	CT	232	0
Neutral Earthing Resistor	Zone Subs	12	1
Regulators	All	41	0
VRR	All	66	2
PLC	All	0	0
Injection Station	All	4	0
Capacitor Banks	All	0	0
CT-VT Units	Field	0	4

Asset Class	Group	Total number in OJV	Total number in LLN
CT-VT Units	Zone	1	0
Generators	network-owned, <=600kVA	1	0
LV Outdoor Cubicles	All	793	2,700
OHL	km	4,399	0
Statcom	All	2	0
Battery Chargers	Zone	33	2
Battery Chargers	Field	33	0
Fibre	All	0	0
Fault Indicator	All	1	0
Power Supply	All	54	0
RTU	Zone	38	1
RTU	Field	45	-45
Earth Mat	Zone	41	1
Earth Mat	Field (regulator site)	8	0
Fault Throw Switch	All	0	0
Oil Separator	All	0	0
Surge Diverter	Zone	97	0
Surge Diverter	Field	725	1
Zone Substation	Buildings	44	1

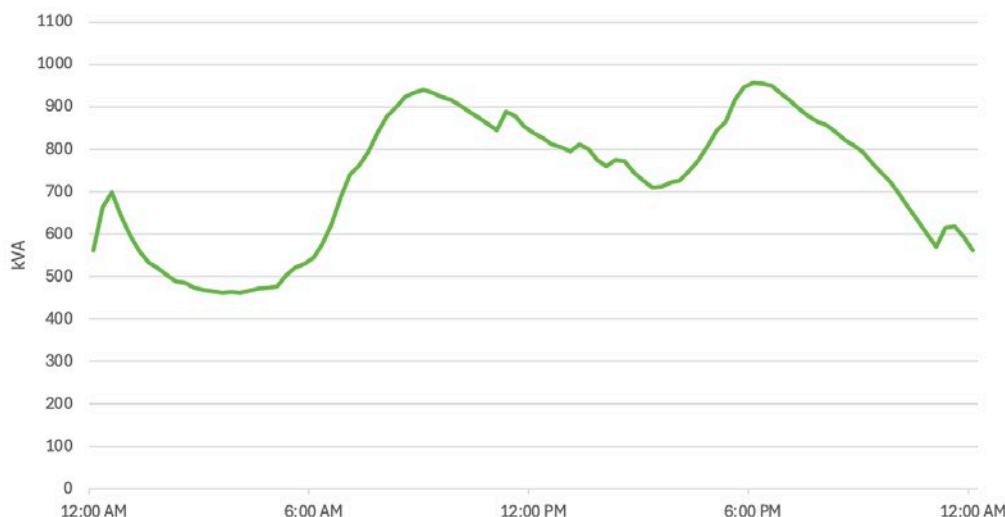
### 3.9 Load Characteristics

Load profiles for domestic households and rural farming areas are described in the following paragraphs.

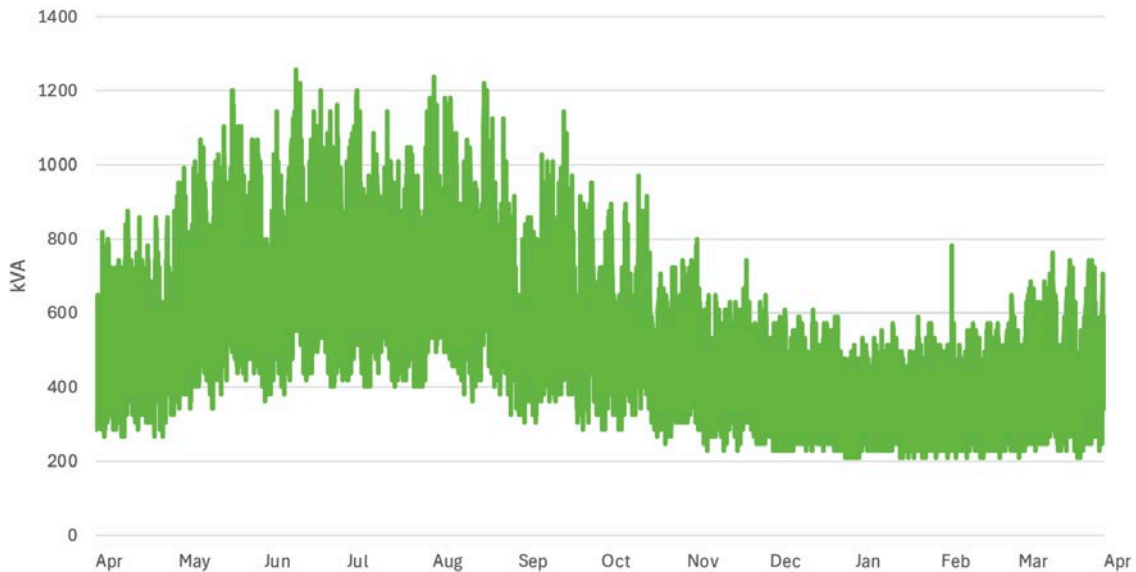
#### Domestic Load Profiles

Standard household demand peaks in the morning (10:30am) and evening (6:30pm). The use of heat pumps is increasing electricity usage, with no noticeable impact over the summer hot period yet. Peaks normally occur in the winter months as heating requirements increase. A typical daily domestic load profile and a typical annual domestic load profile are shown in the following charts.

**Figure 30: Domestic Feeder Avergare Daily Load Profile (July, Charlotte Street CB3)**



**Figure 31: Domestic Feeder Yearly Load Profile (Charlotte Street CB3)**

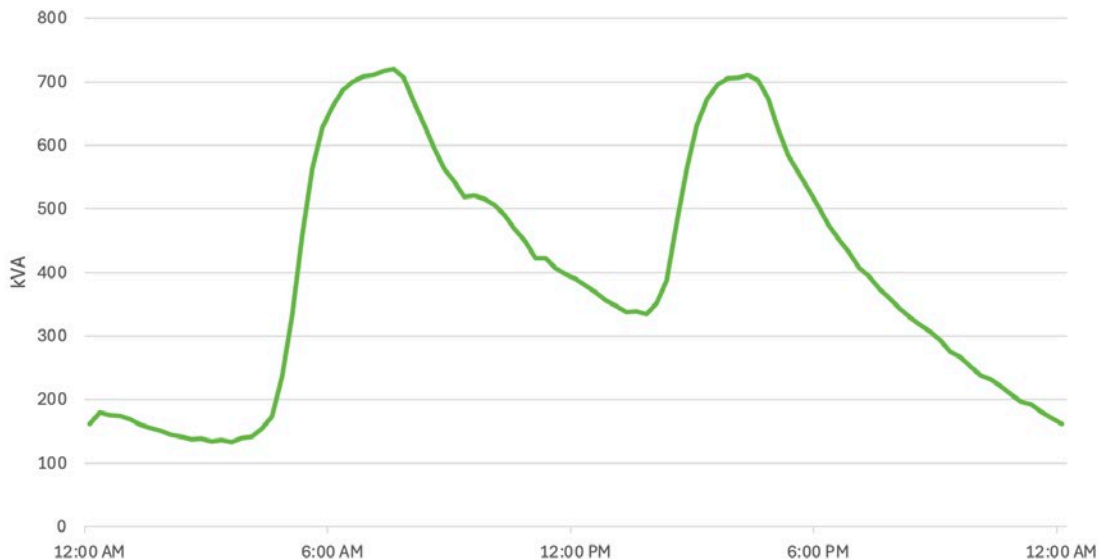


### Farming Load Profiles

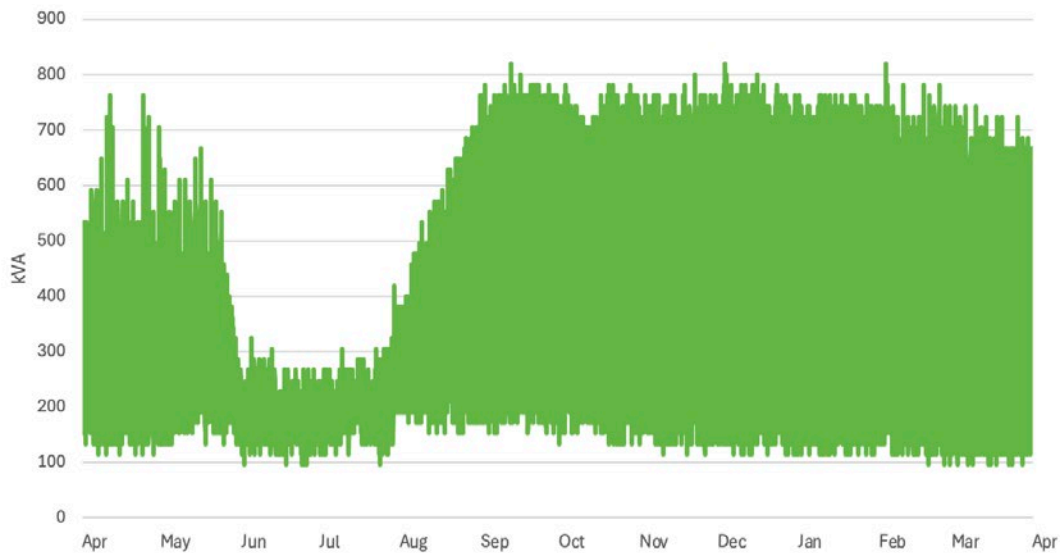
In South Otago the predominant farming load is dairy farming with the milking season between August and May with morning and late afternoon peaks. The remaining farms normally have very low usage by pumps and electric fences, with peak usage during the few days of shearing or crop harvesting. In Central Otago and the Maniototo the predominant load is irrigation with the peak loads over the summer hot dry periods. Typical profiles are shown in the following charts.

A notable feature of farm irrigation load is its effect on measures of transformer utilisation as irrigation connections employ distribution transformer capacity but contribute almost no demand at the time of the network winter peak.

**Figure 32: Rural Feeder Average Daily Load Profile (January, Clydevale CB4)**



**Figure 33: Rural Feeder Yearly Load Profile (Clydevale CB4)**



### Energy and Demand Characteristics

Key energy and demand values for the year ending 31 March 2025 are presented below.

**Table 15: Energy and Demand Values**

Parameter	Value	Long-term trend
<b>Energy Conveyed</b>	<b>488 GWh</b>	<b>Variation around minimal growth</b>
OtagoNet	425 GWh	
Lakeland Frankton	55 GWh	
<b>Maximum Demand<sup>3</sup></b>	<b>76 MW</b>	<b>Large variation around minimal growth</b>
OtagoNet	63 MW	
Lakeland Frankton	12 MW	
<b>Load Factor</b>	<b>73%</b>	<b>Reasonably constant</b>
OtagoNet	77%	
Lakeland Frankton	47%	
<b>Losses</b>	<b>3.8%</b>	<b>Varying</b>

Maximum demand and total energy conveyed (as recorded for any year) are greatly affected by the weather and determining growth rates from this historical data is challenging. Mathematical treatment such as “best fit” curve application yields completely different results when applied to different past time periods, for instance five (5), ten (10) or twenty (20) years. Shorter time periods give variable results due to the large influence of each calendar year, while longer time periods do not account for recent trends. Growth rates are often based on an educated estimate from the planning engineer.

# 4

# Risk Management

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## 4 RISK MANAGEMENT

OJV uses risk management techniques to keep our risk exposure within acceptable levels. Risks can often not be fully eliminated and therefore an acceptable level of residual risk needs to be determined along with appropriate timeframes for the implementation of risk treatment measures.

This section examines our risk exposures, focussing on the asset management risks. It describes the management of these exposures and activities to reinstate service levels should disaster strike.

### 4.1 Risk Strategy and Policy

“Understand and Effectively Manage Business Risk” is a key corporate strategy and critical business task within OJV. As a result, OJV’s asset management strategies directly or indirectly also incorporate risk management.

PowerNet developed a risk management policy that informs the risk management framework to formalise the practices for the effective management of risks that OJV’s business faces. The policy was approved by the PowerNet and OJV Boards. This ensures greater consistency in the quantification of various risks and correct prioritisation of their mitigation, as well as ensuring regularity of review. The framework is consistent with the ISO Standard ISO 31000:2018 Standard: Risk Management - Guidelines.

#### Risk Management Methods

PowerNet’s risk management methods are used to manage OJV’s risk to acceptable levels which includes identification, analysis and evaluation of the risk. Decision-making related to OJV’s asset management risks is guided by the following principles.

- Risk plans will, in general, only focus on one major event occurring at any given time.
- Safety of the public and staff is paramount.
- Essential services are the next priority.
- Large impact work takes priority over smaller impact work.
- Switching to restore power supply takes priority over repair work.

#### Risk Identification

Risks need to be identified before they can be mitigated. Many risks might seem obvious, yet the identification of others require experience and insight into the many factors that could have a significant impact on business objectives. The following risk categories have been established to ensure that various risk types are considered, and that review responsibility is allocated to the applicable manager.

- Health and Safety.
- Environmental.
- Financial.
- Network Performance.
- Operational Performance.
- Reputation.
- Governance.
- Regulatory Change and Compliance.

This top-down approach is supplemented by a less formal bottom-up process where staff are required to consider and report any risks as they become evident. The Health and Safety category is an exception as a formal policy exists to ensure as many incidents as possible are proactively reported (including near misses) to help identify hazards and control measures as a priority.

Risk categories are regularly monitored and reviewed to assess when there is a change in perception of the risks that OJV faces, especially following events which may affect local networks, other catastrophic events that might have global impact, or a change in regulations which may require risk to be considered in greater detail.

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**In this AMP, risk is defined as any potential but uncertain occurrence that may impact on OJV’s ability to achieve its objectives and ultimately the value of its business.**

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### Risk Quantification

Once a risk has been identified it is quantified by determining the following.

- The severity of consequences associated with the risk.
- The probability that the consequences will manifest.

These factors are categorised using the terms described in the following tables to encourage an intuitive assessment of consequence and probability. This categorisation also allows for the use of more robust calculations where practical (especially regarding probability).

**Table 16: Consequence Descriptions**

Consequence	Description
<b>Insignificant</b>	Operational impact easily handled through normal internal control processes
<b>Minor</b>	Some disruption possible; able to be managed with management input
<b>Moderate</b>	Significant disruption possible; managed with additional management input and resources
<b>Major</b>	Business operations severely damaged or disrupted; requires extraordinary management input and resources
<b>Extreme</b>	Disaster; extreme impact on staff, plant, and/or operations

**Table 17: Event Consequence Categorisation**

Risk Category	Consequence				
	Insignificant	Minor	Moderate	Major	Extreme
<b>Health and Safety</b>	First aid treatment	Medical treatment injury or illness	Lost time injury or illness	Serious permanent disabling injury/illness	Fatality/fatalities
<b>Environmental</b>	Reversible impact, addressed immediately, remediated < 24 hours	Reversible impact, addressed short term, remediated < 1 week	Reversible impact, addressed medium term, remediated < 1 month	Long term recovery typically taking years	Irreversible widespread damage to environment
<b>Financial</b>	Asset impact of < 0.1% or revenue impact of < 0.1%	Asset impact > 0.1% and < 0.2% or revenue impact > 0.1% and < 1%	Asset impact > 0.2% and < 1% or revenue impact > 1% and < 10%	Asset impact > 1% and < 20% or revenue impact > 10% and < 50%	Asset impact of > 20% or revenue impact of > 50%
<b>Network Performance</b>	Exceeding SAIDI/SAIFI limits during a year, actively managing performance	Exceeding SAIDI/SAIFI limits during year, increased management effort and intervention required	Recoverable and explainable breach of SAIDI or SAIFI regulation (no underlying asset condition issues)	Significant breach of SAIDI/SAIFI regulations triggering investigation and penalties (underlying systemic asset condition issues)	Ongoing repeated significant breaches resulting in loss of control of AMP programme due to regulatory intervention
<b>Operational Performance</b>	Operational impact easily handled through normal internal control processes	Some disruption possible; able to be managed with management input	Significant disruption possible; managed with additional management input and resources	Business operations severely damaged or disrupted; requires extraordinary management input and resources	Disaster; extreme impact on staff, plant, and/or operations

Risk Category	Consequence				
	Insignificant	Minor	Moderate	Major	Extreme
<b>Reputation</b>	Social media attention - one-off public attention	Attention from recognised regional media - short term impact on public memory	Ongoing attention from recognised regional media and/or regulator inquiry	Attention from recognised national media and/or regulator investigation - medium-term impact on public memory	International media headlines and/or government investigation - long-term impact on public memory
<b>Governance</b>	Board awareness	Board and shareholder awareness	Perception of systematic underperformance, shareholder concern	Ongoing shareholder dissatisfaction	Dysfunctional governance - major conflicting interests or fundamental change in governing board of directors
<b>Regulatory Change and Compliance</b>	Audit provisional improvement notice	Minor non conformance	Breach with risk of prosecution or emerging regulatory change with potential to affect business	Prosecution of Director and/or officers or regulatory change enacted	Breach resulting in imprisonment of Director and/or officers or appointment of statutory board to a network or impact of regulatory change resulting in complete business transformation

**Table 18: Event Probability Categorisation**

Likelihood	Description	Frequency
<b>Almost Certain</b>	The consequence is expected to occur in most circumstances	Occurs three times or more per year
<b>Likely</b>	The consequence has a reasonably high chance of occurring in many circumstances	Occurs once or twice per year
<b>Possible</b>	The consequence could conceivably occur in some circumstances	Typically occurs in 1-10 years
<b>Unlikely</b>	The consequence is unlikely to occur in most circumstances	Typically occurs in 10-100 years
<b>Rare</b>	The consequence would occur only in exceptional circumstances	Greater than 100-year event

### Risk Ranking

Consequence and probability provide an overall measure of a risk. The risk matrix below indicates how these factors can be combined to present a relative risk level.

**Table 19: Risk Ranking Matrix**

		Consequence				
		Insignificant	Minor	Moderate	Major	Extreme
Likelihood	Almost Certain	3	4	6	7	8
	Likely	3	3	5	6	7
	Possible	2	3	4	5	7
	Unlikely	1	2	3	4	6
	Rare	1	1	2	3	5

The figures in each cell of the table indicate the relative risk level.

The risk matrix inherently recognises High Impact Low Probability (HILP) events and gives them a high-risk level ranking so that they receive appropriate attention as described below.

**Table 20: Management attention to risk rankings**

Low	Medium	High	Critical
Risk managed through routine management/ internal control procedures	Risk to be reported to relevant manager, may require additional risk treatment actions	Risk to be reported to chief executive and senior leadership team to approve and monitor risk treatment actions	Risk to be reported to the board to approve and monitor risk treatment actions
Levels 1 & 2	Level 3	Level 4 & 5	Level 6, 7 & 8

### Risk Treatment and Mitigation

Risks often cannot be eliminated and therefore an acceptable level of residual risk needs to be determined along with appropriate timeframes for the implementation of risk treatment measures. Often several treatment options are available, and each is likely to have different cost, effort and timeframes associated. Furthermore, each treatment option could be more or even less effective than another option. Treatment options are not necessarily mutually exclusive and may be used in combination where appropriate. The following table summarises the types of treatment options that are considered for any risk. These options are ordered by effectiveness for the control of risk.

**Table 21: Options for Treatment of Risk**

Option	Description
<b>Terminate</b>	Deciding not to proceed with the activity that introduced the unacceptable risk, eliminating the risk entirely, by discontinuing the activity, choosing an alternative more acceptable activity that meets business objectives, or choosing an alternative less risky approach or process.
<b>Treat</b>	Implementing a strategy that is designed to reduce the likelihood or consequence of the risk to an acceptable level, where elimination is excessive in terms of time or expense.
<b>Transfer</b>	Implementing a strategy that shares or transfers the risk to another party or parties, such as outsourcing the management of physical assets, developing contracts with service providers, or insuring against the risk. The third-party accepting the risk should be aware of and agree to accept this obligation.
<b>Tolerate</b>	Making an informed decision that the risk rating is at an acceptable level or that the cost of the treatment outweighs the benefit. This option may also be relevant in situations where a residual risk remains after other treatment options have been put in place. No further action is taken to treat the risk; however, ongoing monitoring is recommended.

Good risk management recognises that limited resources are available and that not all risks can be effectively mitigated immediately. The desired outcome for risk treatment is the lowest-cost option or combination of options that reaches an acceptable residual risk level within an appropriate timeframe. A low-cost option providing very effective mitigation compared with a higher cost option providing less effective mitigation might be an obvious choice, however deciding between high cost but effective treatments and low cost, but less effective risk treatment options may be difficult and requires careful evaluation of all factors involved. For example, the choice between putting a road barrier around a pole to reduce the risk of car vs pole accidents or undergrounding the line, if the road barrier was not effective at reducing the risk.

Depending on the magnitude of risk identified a large-scale programme may be initiated to quickly reduce risk. Often asset management related risks will have mitigating solutions that become a part of design standards used on the network. The level of risk will determine if standards are retrospective – that is, applied to shape the existing network rather than only applying to new assets installed.

Effective risk management requires prioritisation of the many risk reduction actions identified and to do this the “*greatest risk reduction utilising available resources*” is used as a guiding principle. Appropriate resourcing needs to be considered, and adjustment of available resources may be required to control risk appropriately. This is explicitly recognised as part of the Health and Safety at Work Act where sufficient resources to reduce hazards “as far as reasonably practicable” must be provided.

PowerNet has developed and operates an Incident Management and Business Continuity Plan that gets activated in the event of a significant risk materialising. We are now utilising the national Coordinated Incident Management System (CIMS) (3rd edition). CIMS represents New Zealand’s official framework to achieve effective co-ordinated incident management across responding agencies. A number of the Senior Leadership Team and staff have been trained in CIMS to manage the Incident Management Team should any such events occur. Training is continuing to ensure sufficient resources will be available in any high-risk event. The Incident Management and Business Continuity Plan is tested on a regular basis using real life scenarios to ensure that it functions effectively. CIMS will also be activated at a regional or national level should a High Impact, Low Probability event affecting more than just the network occur.

## 4.2 Company related risks (general)

Significant company related risks that have been identified are described in the next paragraphs.

### **Cyber Security**

Cyber security events were detected, and intentional damage was prevented by the IT security systems. There is however a notable increase in these types of events. Staff awareness has been raised through regular testing of staff.

The detected events were targeting the corporate systems and not the operational systems. The SCADA systems would be of particular concern. However, these are stand-alone systems with limited connectivity to outside systems and regular penetration checks are done to ensure that they remain secure.

### **Industry Regulation**

Risks pertaining to industry regulation have been identified as the following.

- Investment – providing business processes that ensure appropriate contracts and guarantees are agreed prior to undertaking large investments.
- Loss of revenue – loss of customers through by-pass or economic downturn or changes in weather could reduce revenue.
- Customer price shock – DPP4 will see significant price increases.
- Management contract – failure of PowerNet as OJV’s asset manager.
- Regulatory – failure to meet regulatory requirements.
- Change in central government policy on any number of industry related-issues, such as those identified below, could result in shareholder impacts:
  - Decarbonisation
  - Industry structure
  - Electricity pricing, etc.

### **International Labour Market**

Internationally many economies are still trying to get inflation under control. Interest rates are still higher than anticipated. Governments are trying to mitigate the effects of the economic conditions by spending more money on infrastructure. In addition, there is an increase in capital expenditure to try and keep climate change under control. A high percentage of the increased expenditure is energy sector related, increasing the demand for competent staff in all worker categories.

Staff working on the OJV network are being approached and offered sometimes significant increases to move to other utilities in New Zealand but also Australia. This leads to:

- A shortage of field staff required to undertake operation, maintenance, renewal, up-sizing, expansion, and retirement of network assets.
- A shortage of other technical staff such as engineers and project managers that must plan and manage the work issued to the field staff.
- Increased demand for corporate staff such as GIS, IT, analysts and accountants with industry experience
- A shortage of industry knowledge and experience as skills have to be attracted from other sectors.
- Increased emphasis on succession planning for an industry that has an ageing work force and is losing sector knowledge.
- Increased requirement and cost to upskill and train technical and non-technical staff in the industry.

**Increases in the cost of equipment**

A significant percentage of material and equipment used in electricity supply is imported. Equipment prices are still rising at higher than CPI, driven by national and international supply and demand. Demand is driven by international and national decarbonisation initiatives.

**War in the Ukraine**

Although the war in the Ukraine is not directly affecting OJV, it has led to cost increases, especially in the price of fuel. These increases flow through to the cost of work. Given the revenue cap under which we operate which influences the amount of money we can spend, any cost increase negatively affects the volume of work that can be done.

**Conflict in Gaza**

The conflict in Gaza has the potential to affect the supply of crude oil, and also to contribute to global economic uncertainty.

**Table 22: Industry Regulation Risks and Responses**

Event	Likelihood	Consequence	Responses
<b>Impact of economic factors (on prices to customers and returns to shareholders)</b>	Possible	Major	<ul style="list-style-type: none"> <li>• Hedge interest rates as per treasury policy and treasury advisor</li> <li>• Monitor interest rate and Commerce Commission WACC changes</li> </ul>
<b>Failure of the Management Contract</b>	Rare	High	<ul style="list-style-type: none"> <li>• Continue managing the management contract with PowerNet; noting that it operates a Business Continuity Plan</li> <li>• PowerNet investment in improving its business management systems and processing</li> <li>• Continued regular bi-directional feedback interactions with the relevant stakeholders</li> </ul>
<b>Regulatory breaches</b>	Possible	Moderate	<ul style="list-style-type: none"> <li>• Continue to contract PowerNet to meet regulatory requirements.</li> <li>• Ensure PowerNet has and operates to an Incident Management and Business Continuity Plan.</li> </ul>
<b>Inability to attract and retain required skills for PowerNet to meet its core purpose</b>	Almost certain	Moderate	<ul style="list-style-type: none"> <li>• PowerNet undertakes overseas recruitment, when required, to access skills that are scarce in NZ, and takes steps towards growing local talent</li> <li>• Continued development of attraction strategies and recruitment brand</li> </ul>

### 4.3 Asset Management Risks

The following extract from the corporate risk register indicates risks specifically relating to Asset Management.

**Table 23: Asset Management Risks**

Category	Risk Title	Risk Cause	Worst Case Scenario	Treatment	Containment Plan Summary
Network Performance	Failure of Asset Lifecycle Management	Mechanical or electrical failure, Ineffective maintenance ineffective fleet plans Budget constraints Lack of future network planning	Reliability collapse/fall Voltage limits not maintained Safety compromised Mechanical or electrical failure Ineffective maintenance and operations leading to loss of value Networks cannot supply future loads Environmental issues	Treat	Standardised designs and equipment Inspection and testing of primary and secondary plant Safety in design process Development of asset fleet plans Asset management plans and work plans Implemented AMMAT Improvements Business Management framework
Network Performance	Operational systems failure due to breakdown in telecommunications	SCADA communications has one centralised communications point that all information is passed through	Loss of SCADA would require resorting to manual oversight of the networks	Treat	Revert to manual operation of substations
Network Performance	Intentional Damage	Terrorism, theft, vandalism Reputation	Damage to equipment Compromise or damage to systems/ data Requirement for change in network configuration SAIDI/SAIFI Impacts Reputational Impacts	Treat	Physical security at substations Inspections Monitored alarms, security beams at some depots Security cameras at some depots and substations based on previous incidents SMS Audits Operational network isolated from Corporate network
Network Performance	Loss of right to access or occupy land	Risk of assets losing / not having the right to occupy particular locations (e.g. Aerial trespass, subdivision)	Objection of landowner where line is over boundary Demand for removal of assets and/or legal action	Tolerate	Relationship management Move equipment Audit of processes in place Awareness Obtain easements Renegotiate land boundaries where historic issues exist
Operational Performance	Damage due to high impact low probability extreme physical event (i.e., Christchurch earthquake)	Damage caused by force majeure to our infrastructure or equipment (e.g., floods, earthquakes)	Limited staff, facilities or equipment available	Treat	Strengthening of buildings and equipment. Move resources between depots Approach other South Island Lines Companies for assistance (MA) Seismic review of sites. CIMS training and readiness Mobile substation Network planning to avoid high risk sites

Category	Risk Title	Risk Cause	Worst Case Scenario	Treatment	Containment Plan Summary
Operational Performance	Full sector reputation damage	Loss of stakeholder confidence due to nationwide issues and concerns with electricity industry or EDB sector specifically DPP4 step change in pricing and distribution may cause political and or consumer reaction	Significant dissatisfaction with electricity industry due to adverse impacts for customers, such as price shock through changes in sector pricing. Could be triggered by electricity shortage, change in pricing methods impacting on specific customer groups and/ or distribution price increases as a result of DPP reset and higher WACC	Treat	Communication of Shared Vision, specifically focus across Safety, Efficiency and Reliability. Assist stakeholders understand the role PowerNet and managed EDBs play in the electricity supply chain, i.e. education of customers. Changes to sensitive triggers such as pricing considered, and wider impacts understood prior to proceeding. Benefits of local community ownership understood by stakeholders
Operational Performance	Potential liability for private lines and connections	Regulatory change Poor historical process/records Serious injury or fatality with some repercussion for PowerNet	Obligation to maintain assets vested in the network	Treat	Inspection regime Legal advice Operational management around interacting with private lines Reports to Energy Safety Public education
Operational Performance	Major Contractual Breach	Breach of contractual obligations in place with key counterparties, resulting in legal action with potential serious financial implications and/or reputational damage	Breach of agreement results in loss of ability to continue to provide the service. This results in a significant reduction in value the business	Treat	Manage the relationship Contractual obligations well understood and appropriate persons managing key commercial contracts, including training on contractual management. Understanding of key obligations and how these are being met is understood by responsible persons. Legal opinions and review. No recourse clauses in commercial contracts
Operational Performance	Unavailability of critical spares	Poor future work planning High impact low prob Ability events causing high spares usage Supply chain disruptions	Inability to supply	Treat	Network modelling Project management planning process Detailed critical spares requirements Annual works programme Standardisation of equipment
Operational Performance	Loss of key critical service provider	Economic environment Lack of sufficient work to sustain Unexpected inability of contractor to complete work Major health event/ pandemic	Inability to build or maintain assets Unable to service existing contracts	Treat	Tendering of capital projects Work planning Providing contractors with clarity of future work Contingency planning Testing alternate suppliers Internalise the resource SLA/Contract management with critical service providers

Category	Risk Title	Risk Cause	Worst Case Scenario	Treatment	Containment Plan Summary
Operational Performance	Major event causing significant network disruption	Damage caused by wind, snow, storm events	Delayed or limited provision of power to customers Loss of ability to provide power to customers for extended periods	Treat	Moving resources between depots Alternative supply (Mobile Sub & Generators) Use of neighbouring subs - where available New work to current codes/ standards Business Continuity planning Use of satellite phones Implementation of CIMS
Financial	Change to EDB Environment	External decision makers trigger industry disruption and change Regulatory intervention in industry structure and/or economic return framework	Forced amalgamation of EDBs with asset value and sales transaction set/ influenced by third parties with risk of significant shareholder value destruction	Tolerate	Significant input into EDB industry regulatory direction, through presentation in industry bodies at both Board and Working Group level. Do core business well including the advancement of initiatives and shared services to demonstrate PowerNet / managed EDB and wider EDB sector efficiencies (e.g., SI EDB Forum, etc.). Direct engagement by PowerNet and managed EDBs with key stakeholders, outlining the PowerNet business model and demonstrating scale and efficiency benefits whilst ownership not impacted. Direct relationship building with key government bodies well managed and maintained (eg ComCom, MBIE, EA, MPs, etc.)
Financial	Inefficient Capital Investment Balance	Over or underinvestment in network assets, including early replacement, overspecification, or deferred renewal, reduces capital efficiency, constrains delivery of the Asset Work Programme (AWP), increases whole-of-life network costs, and heightens the risk of asset failure and unplanned expenditure.	Ineffective balance of capital investment leads to asset failures, unplanned expenditure, AWP under delivery and regulatory intervention, materially impacting service performance, consumer prices and shareholder value	Treat	Managed through disciplined asset thresholds, robust options assessment, AMP alignment and governance oversight.

Category	Risk Title	Risk Cause	Worst Case Scenario	Treatment	Containment Plan Summary
<b>Regulatory Change &amp; Compliance</b>	<b>Gaps or breaches in Industry regulation</b>	Changes to the industry environment result in uncertainty of accountability and authority to operate	Ability to operate in part of the industry restricted or removed due to regulatory gap, for example, own / operate new technology and gain value from that opportunity	Tolerate	Understanding of emerging risk areas and motorising and managing the situation directly and/or through industry bodies Ensuring awareness of regulatory obligations and where risks of breaches may occur. Appropriate persons managing and monitoring these risk areas
<b>Health &amp; Safety</b>	<b>Public coming into contact with live assets</b>	Unexpected public actions affecting our assets or asset integrity affects public safety. Network System protection is not designed to protect human life, during Incidents involving high resistance, low current faults. These faults do not generate sufficient current to trigger the network protection devices yet produce sufficient current to cause harm.	Serious injury or fatality; Prosecution under H&S Act	Treat	Asset inspections Assets fail to a safe condition (protection systems) Network design specifications External auditing Public safety management system Work with emergency services and communication bodies to highlight risk especially in storm events Extensive signage for warning and awareness around all HV and LV assets Road corridor management in liaison with Waka Kotahi to address any dark spots where poles on road reserve are located in high crash rate areas Education campaigns including schools, before you dig, nurseries, field days, vegetation management staff discussing risk with homeowners and commercial entities Close approach process Manual reclose procedures
<b>Environmental</b>	<b>Breaches of environmental legislation</b>	Failure of assets, oil spill, bunding, hazardous goods breach	Breaches of environmental legislation Cost of rehabilitation	Tolerate	Hazard identification and recording with appropriate managed plans Hazardous good storage, Retrofits, Bunding, Regular inspections, Condition monitoring, Design standards Monitor new hazardous substances

Asset management specific risks are in the categories of Network and Operational Performance, Health & Safety and Environmental. These risks can partly or in full be addressed through the asset management system. A summary of the risk assessment under each of these categories is described in the next paragraphs.

### Network and Operational Performance

The following network and operational performance risks were identified, and the quantification and treatment responses are summarised in the table below.

- **Equipment Failures** – equipment failures can interrupt supply or prevent systems from operating correctly, e.g., failure of a padlock could allow public access to restricted areas.
- **Fire** – transformers are insulated with flammable mineral oil and buildings contain combustible materials. Fire could be triggered by internal or external sources and will impact electricity supply.

**Table 24: Risks Associated with Equipment Failures**

Event	Likelihood	Consequence	Responses
<b>33 kV &amp; 66 kV Lines and Cables</b>	Possible	Minor	<ul style="list-style-type: none"> <li>• Regular inspections and maintain contacts with experienced faults contractors.</li> <li>• Provide alternative supply by ringed sub transmission or through the distribution network.</li> <li>• All new lines designed to AS/NZS 7000:2016</li> </ul>
<b>Power Transformer</b>	Unlikely	Minor to Moderate	<ul style="list-style-type: none"> <li>• At dual power transformer sites, one unit can be removed from service due to fault or maintenance without interrupting supply.</li> <li>• Continue to undertake annual DGA to allow early detection of failures.</li> <li>• Relocate spare power transformer to site while damaged unit is repaired or replaced.</li> </ul>
<b>11 kV Switchboard</b>	Unlikely	Moderate	<ul style="list-style-type: none"> <li>• Annual testing including PD<sup>1</sup> and IR<sup>2</sup>.</li> <li>• Replacement at end of life and continue to provide sectionalised boards.</li> <li>• Able to reconfigure network to bypass each switchboard.</li> </ul>
<b>11 kV &amp; 400 V Lines and Cables</b>	Possible	Minor	<ul style="list-style-type: none"> <li>• Regular inspections and maintain contacts with experienced faults contractors.</li> <li>• Provide alternative supply by meshed distribution network.</li> </ul>
<b>Batteries</b>	Unlikely	Moderate	<ul style="list-style-type: none"> <li>• Continue monthly check and six-monthly testing. Dual battery banks at critical sites.</li> </ul>
<b>Circuit breaker Protection</b>	Unlikely	Moderate	<ul style="list-style-type: none"> <li>• Continue regular operational checks.</li> <li>• Engineer redundancy/backup into protection schemes.</li> <li>• Regular protection reviews.</li> <li>• Mal-operations investigated.</li> </ul>
<b>Circuit Breakers</b>	Unlikely	Minor	<ul style="list-style-type: none"> <li>• Backup provided by upstream circuit breaker.</li> <li>• Continue regular maintenance and testing.</li> </ul>
<b>SCADA RTU</b>	Unlikely	Minor	<ul style="list-style-type: none"> <li>• Monitor response of each RTU at the master station and alarm if no response after fifteen minutes.</li> <li>• If failure then send faults contractor to restore, if critical events then roster a contractor onsite</li> </ul>

<sup>1</sup> PD = Partial Discharge, indication of discharges occurring within insulation.

<sup>2</sup> IR = Infrared, detection of heat of equipment that highlights hot spots.

Event	Likelihood	Consequence	Responses
<b>SCADA Master-station</b>	Rare	Minor	<ul style="list-style-type: none"> <li>Continue to operate as a Dual Redundant configuration, with four operator stations. This requires both Servers to fail before service is lost.</li> <li>Continue to have a support agreement with the software supplier and technical faults contractor to maintain the equipment and UPS systems.</li> </ul>
<b>Load Control</b>	Unlikely	Moderate	<ul style="list-style-type: none"> <li>Continue to have a support agreement with the equipment supplier to provide a fault response and parts backup.</li> <li>Manually operate plant with test set if SCADA controller fails.</li> </ul>
<b>Fire</b>	Rare	Major	<ul style="list-style-type: none"> <li>Supply customers from neighbouring substations.</li> <li>Maintain fire alarms in buildings.</li> </ul>

The impact of equipment failure is unpredictable, therefore PowerNet provides a central control room which is staffed 24 hours a day. Engineering staff are always on standby to provide backup assistance for network issues. PowerNet staff and other Contractors provide onsite support for the repair of minor failures. For the repair of medium to large failures or when storms occur, 'on-call' PowerNet staff and contractors are available. Inspection results and equipment failures are reported to the Board in the monthly management report.

The following additional network and operational performance risks were identified, and their treatment responses are described in the next table.

- **Animals** – could physically connect with overhead conductors (e.g., birds, possums) or cause conductor clashing (e.g., cattle against stays).
- **Third party accidental damage to network** – e.g., car versus pole, over-height loads breaking conductors. The presence of a pole may also increase the damage done to a car and its occupants if the driver veers off the road.

**Table 25: Other Network and Operational Performance Risks**

Event	Likelihood	Consequence	Responses
<b>Animal</b>	Possible	Minor	<ul style="list-style-type: none"> <li>Possum guards all poles</li> <li>Cattle guards, bird spikes as required</li> </ul>
<b>Third party accidental</b>	Possible	Major (Safety) Minor (Network)	<ul style="list-style-type: none"> <li>Design (assets, protection settings) to minimise electrical safety consequences of failure</li> <li>Underground particularly vulnerable areas</li> <li>Approval process for railway crossings, etc.</li> <li>Regular inspections for sag etc.</li> <li>Protection review and testing</li> <li>Resource available to bypass and repair.</li> </ul>

### Health and Safety

Health and safety risks that were identified are listed below with treatment responses indicated in the following table.

- **Accidental public contact with live equipment** – whether through using tall equipment near overhead lines or through excavating near cables.
- **Step & touch** – faults/lightning strikes causing a voltage gradient, across surfaces accessible to the public, which can cause electric shock.
- **Arc flash** – potential for significant injury to staff from a fault on or near equipment they are using/working on.
- **Underground assets** – safety risks amplified by close proximities and confined space.
- **Staff error** – causing worksite safety risk.
- **Historical assets** – not meeting modern safety requirements.
- **Site security** – unauthorised persons approaching live components through unlocked gate.
- **Vehicles crashing into assets** – locate assets away from potential crash sites where feasible.

Table 26: Health and Safety Risks

Event	Likelihood	Consequence	Responses
<b>Public Accidental Contact</b>	Possible	Major	<ul style="list-style-type: none"> <li>Public awareness program – social media, radio, print, signage at high-risk areas</li> <li>Offer cable location service and Before U Dig</li> <li>Emergency services training</li> <li>Relocate/underground near high-risk areas e.g., waterways where feasible</li> <li>Include building proximity to lines in local body consent process</li> <li>Audit new installations for correct mitigation, e.g., marker tape/ installation depth/Magslab for cable</li> <li>Regular inspections of equipment to detect degraded protection of live parts</li> </ul>
<b>Step &amp; Touch</b>	Unlikely	Major	<ul style="list-style-type: none"> <li>Adopt &amp; follow EEA Guide to Power System Earthing Practice in compliance with Electricity (Safety) Regulations 2010</li> </ul>
<b>Arc Flash</b>	Rare	Major	<ul style="list-style-type: none"> <li>Install arc flash protection on new installations</li> <li>Mandate adequate PPE for switching operations</li> <li>De-energise installation before switching where PPE inadequate</li> </ul>
<b>Staff Error</b>	Possible	Major	<ul style="list-style-type: none"> <li>Standardised procedures</li> <li>Training</li> <li>Worksite audits</li> <li>Certification required for sub entry, live-line work, etc.</li> <li>Monitor incidents and investigate root causes</li> </ul>
<b>Historical Assets</b>	Possible	Moderate to Major	<ul style="list-style-type: none"> <li>Replace old components with new components meeting current standards: scheduled replacement or replacement on failure, check specifications and replace if risk significant</li> </ul>
<b>Site Security</b>	Rare	Major	<ul style="list-style-type: none"> <li>Monthly checks of restricted sites</li> <li>Alarms on underground sub hatches</li> <li>Standardised exit procedures in 3<sup>rd</sup> party building</li> <li>Above ground sub clearances to AS2067 s5</li> <li>Design to avoid climbing aids etc.</li> </ul>
<b>Broken Neutral</b>	Possible	Major	<ul style="list-style-type: none"> <li>Detection through Smart Meter analysis</li> </ul>

### Environmental

The following environmental risks have been identified and their quantification and treatment responses are presented in the next tables.

### High Impact Low Probability (HILP) Events

- Earthquake** – no recent history of major damage. The November 2004 7.2 Richter scale quake 240 km south-west of Te Anau caused no damage to the network. The earthquakes in Christchurch demonstrated that large and unexpected events may occur, and these would have a significant impact on the network. There is also the risk of an AF8-type event – that is, an Alpine Fault earthquake with magnitude 8+. While the event may not do significant damage to our network, the destruction of transport routes etc, may limit our ability to get to those that need our assistance. Considerations include how the wider impact of HILP events is covered and what is our response – for example, an AF8 event may cause country-wide destruction, which will impact not only the electricity supply, but will also impact the supply chain and the ability to access get both physical and human resources.

- **Tsunami** – may be triggered by large offshore earthquake.
- **Liquefaction** – post Christchurch’s 22 February 2011 6.3 magnitude earthquake, the hazard of liquefaction as a risk needs to be considered.

**Table 27: High Impact Low Probability Risks**

Event	Likelihood	Consequence	Responses
Earthquake (>8)	Rare	Extreme	<ul style="list-style-type: none"> <li>• Disaster recovery event.</li> <li>• Projects underway to investigate and improve survivability through large seismic events.</li> </ul>
Earthquake (6 to 7)	Rare	Major	<ul style="list-style-type: none"> <li>• Specify so buildings and equipment will survive.</li> <li>• Review existing buildings and equipment and reinforce if necessary.</li> </ul>
Tsunami	Rare	Major	<ul style="list-style-type: none"> <li>• Review equipment in coastal areas and protect or reinforce as necessary.</li> </ul>
Liquefaction	Rare	Moderate	<ul style="list-style-type: none"> <li>• Specify buildings and equipment foundations to minimise impact.</li> <li>• Locate equipment outside of liquefaction zones.</li> </ul>

#### Other Potential Environmental Risks

- Oil spills from transformers or oil circuit breakers
- Release of SF6 into the atmosphere

**Table 28: Other Environmental Risks**

Event	Likelihood	Consequence	Responses
<b>Oil spill (zone sub)</b>	Unlikely	Moderate	<ul style="list-style-type: none"> <li>• Oil spill kits located at some substations for the faults contractor to use in event of oil leak or spill.</li> <li>• Most zone substations have oil bunding and regular checks that the separator system is functioning correctly.</li> <li>• Bunding is installed in the remaining substations as the opportunity arises.</li> <li>• Regular checks of tank condition</li> </ul>
<b>Oil spill (distribution transformer)</b>	Possible	Minor	<ul style="list-style-type: none"> <li>• Distribution transformers located away from waterways, etc.</li> <li>• Installations designed to protect against ground water accumulation</li> </ul>
<b>SF<sub>6</sub> release</b>	Unlikely	Minor	<ul style="list-style-type: none"> <li>• SF6 storage and use recording and reporting</li> <li>• Procedures for correct handling.</li> </ul>
<b>Noise</b>	Unlikely	Minor	<ul style="list-style-type: none"> <li>• Designs incorporate noise mitigation</li> <li>• Acoustic testing at sub boundaries to verify designs</li> <li>• Adhere to RMA and district plans requirements</li> </ul>
<b>Electromagnetic fields</b>	Unlikely	Minor	<ul style="list-style-type: none"> <li>• Adhere to RMA and district plans requirements</li> <li>• Electromagnetic test at sub boundaries to demonstrate requirements met</li> </ul>

Event	Likelihood	Consequence	Responses
<b>Asbestos Exposure</b>	Unlikely	Minor	<ul style="list-style-type: none"> <li>Asbestos registers maintained for relevant assets and sites</li> <li>Asbestos surveys completed prior to intrusive works</li> <li>Licensed removal and disposal where asbestos containing materials are identified</li> <li>Contractor induction, training and safe work procedures in place</li> </ul>
<b>Silica Dust Exposure</b>	Possible	Minor	<ul style="list-style-type: none"> <li>Dust management controls implemented during cutting, drilling and excavation activities</li> <li>Use of wet-cutting methods and dust suppression where practicable</li> <li>Appropriate PPE requirements, including respiratory protection</li> <li>Contractor training and adherence to health and safety procedures</li> </ul>

### Weather Related Risks

The following are potential weather-related risks, and their quantification and treatment responses are summarised in the following table.

- **Wind** – strong winds that either cause pole failures or blow debris into lines.
- **Snow** – impact can be by causing failure of lines or limiting access around the network.
- **Flood** – impact can be washing out of pole foundations or limiting access around the network. The Otago Regional Council manages extensive flood protection works on the Clutha Delta.

**Table 29: Weather Related Risks**

Event	Likelihood	Consequence	Responses
<b>Wind</b>	Possible	Moderate	<ul style="list-style-type: none"> <li>Impact is reduced by undergrounding of lines.</li> <li>Design standard specifies wind loading resilience levels.</li> <li>If damage occurs on lines this is remedied by repairing the failed equipment.</li> <li>Inspections recognise asset criticality and resilience requirements.</li> </ul>
<b>Snow</b>	Unlikely	Minor	<ul style="list-style-type: none"> <li>Impact is reduced by undergrounding of lines.</li> <li>Design standard specifies snow loading resilience levels.</li> <li>If damage occurs on lines this is remedied by repairing the failed equipment.</li> <li>Inspections recognise asset criticality and resilience requirements.</li> <li>If access is limited then external plant is hired to clear access or substitute.</li> </ul>
<b>Flood</b>	Unlikely	Moderate	<ul style="list-style-type: none"> <li>Impact is reduced by undergrounding of lines.</li> <li>Transformers and switchgear in high-risk areas to be mounted above the flood level.</li> <li>Zone substations to be sited in areas of very low flood risk.</li> </ul>

## Resilience

Network security, reliability and resilience are important but distinct concepts when it comes to electricity distribution networks. They relate to the ability of the network to provide continuous and dependable electric service, but they address different aspects of the network's performance and response to various challenges. The following section provides an explanation of each of these concepts:

- **Security of Supply** defines the planned level of redundancy and alternative supply built into the network through design standards and planning assumptions. It underpins reliability by reducing the likelihood that credible faults or planned outages result in loss of supply, and supports resilience by enabling restoration pathways when disruptions occur. While reliability reflects day to day performance and resilience addresses recovery from extreme events, security of supply establishes the network configurations that make both achievable.
- **Reliability** refers to the consistency and predictability of electricity supply within the distribution network. It focuses on the network's ability to deliver power to customers without frequent or extended interruptions. Key characteristics of reliability include:
  - **Minimal Outages:** A reliable network experiences minimal power outages, and when outages do occur, they are typically short in duration.
  - **Consistent Voltage and Frequency:** Electricity is delivered with stable voltage and frequency, ensuring that it meets the quality and quantity requirements for various electrical devices.
  - **High Uptime:** A reliable network has a high uptime, which means it operates without significant disruptions for extended periods, providing continuous service to customers.
  - **Low Frequency of Failures:** Infrequent equipment failures, such as transformer or circuit breaker malfunctions, indicate a reliable network.
- **Resilience**, on the other hand, focuses on the network's ability to withstand and recover from various disruptions, including unexpected events and extreme conditions. Resilience addresses how quickly the network can bounce back from disruptions and continue to provide electricity. Key characteristics of resilience include:
  - **Rapid Recovery:** A resilient network can quickly recover from outages, damage, or disturbances and restore power to affected areas in a timely manner.
  - **Adaptability:** Resilience includes the ability to adapt to changing circumstances, whether it's severe weather, equipment failures, or other unforeseen challenges.
  - **Redundancy:** Resilient networks often incorporate redundancy in their design, allowing for alternative pathways and resources to deliver electricity in case of disruptions.
  - **Robustness:** Resilience involves robust infrastructure and operational practices that can withstand extreme conditions, such as hurricanes, wildfires, or cyberattacks.

In summary, reliability primarily focuses on the day-to-day prevention of power outages and the consistent delivery of electricity, emphasizing the quality and stability of service. Resilience, on the other hand, focuses on the network's ability to recover and adapt to disruptions, ensuring that power can be restored quickly after incidents or adverse events. Both reliability and resilience are critical for maintaining a dependable and secure electricity distribution network, and they often go hand in hand to provide a high level of service to customers, especially in the face of changing climate conditions and other external challenges.

A further resilience complication is introduced by decarbonization. The impact of power outages will increase significantly when consumers switch from using gas and petrol for transportation and heating to using electricity as the primary source of energy for homes. In contrast, by using their batteries to power essential home appliances, EVs can improve the resilience of their households.

The adoption of any new technology on the distribution network must first be thoroughly examined via the resilience lens. One must allow the failure of communication systems, such as the hot water control system used for emergency load shedding, which is essential to maintaining network security and its recovery after an incident. The operation of these systems would be placed at risk if they transitioned to new technology that was reliant on cell phone networks, due to the inevitable overloading of cell phone networks that occurs following a major event, and the short battery backup times at cell towers. This vulnerability has been demonstrated by the Christchurch and Kaikoura earthquakes, and again during Cyclone Gabrielle. It is essential that telecommunications network operators, as providers of critical infrastructure, adjust their contingency plans to accommodate the long outages on the electrical supply network that can occur during major events, rather than continuing to optimise their systems for business-as-usual operation.

## Climate Change

Climate change is reshaping our planet in profound ways, and one of its less discussed but critical consequences is the impact on electricity distribution networks. As global temperatures rise and extreme weather events become more frequent and severe, the reliability and resilience of our electrical grids are being put to the test. The following section explores the effects of climate change on electricity distribution networks, the challenges it poses, and the strategies being adopted to mitigate these impacts.

### Extreme Weather Events

One of the most immediate and tangible effects of climate change on electricity distribution networks is the increase in extreme weather events. Hurricanes, tornadoes, floods, and wildfires have become more common and destructive. These events can damage power lines, substations, and other critical infrastructure, leading to widespread power outages. The cost of repairing and upgrading the grid to withstand such extreme weather is a significant burden on utility companies and, ultimately, customers.

### Temperature Extremes

Climate change also brings temperature extremes. Hotter summers and more severe winter storms can strain electricity distribution networks. In hot weather, the demand for electricity spikes due to increased use of air conditioning, potentially overloading the system as well as increasing the risk of wildfires. With increasing temperatures increasing vegetation growth rates, requiring more frequent vegetation controls. During cold spells, heating demands similarly increase. To meet these demands, grid operators must continually adjust generation and distribution, which can stress the infrastructure and raise operational costs.

### Sea Level Rise

Sea level rise, driven by climate change, poses a unique threat to coastal electricity distribution networks. Many power stations, substations, and transmission lines are situated near the coastlines. As sea levels rise, these facilities are at greater risk of inundation and saltwater damage. Even minor flooding can disrupt electricity supply and result in costly repairs or upgrades to protect these assets from saltwater intrusion.

### Renewable Energy Integration

While renewable energy sources like solar and wind power are essential for mitigating climate change, they also introduce new challenges for electricity distribution networks. These sources are intermittent and variable, making grid management more complex. Climate change can exacerbate this intermittency, affecting the consistency of renewable energy generation. This requires better grid infrastructure and energy storage systems to manage the fluctuations effectively.

### Mitigation and Adaptation Strategies

To address the challenges posed by climate change, OJV employs various strategies:

- a. Infrastructure Resilience:** Reinforcing and upgrading existing infrastructure to withstand extreme weather events.
- b. Improved Monitoring and Analytics:** Investing in advanced monitoring and data analytics to predict and respond to weather-related disruptions and optimize grid operations. To this effect the deployment of an OMS/ADMS system is under investigation and a Business Plan for implementation of a system will be presented to the PowerNet Board by March 2026.
- c. Renewable Energy Integration:** Expanding and modernizing the electricity distribution networks to accommodate the growing role of renewable energy sources, including smart grids and energy storage systems.
- d. Disaster Preparedness:** Developing robust disaster recovery and preparedness plans to respond quickly to extreme weather events, minimizing service interruptions and recovery costs. To this end, CIMS has been deployed.
- e. Public Awareness:** Raising awareness among customers about the importance of energy conservation and grid reliability and encouraging energy-efficient practices.

Otago has a very diverse climate. Temperatures are generally lower than the rest of New Zealand, however maximum temperatures higher than 30°C occur in summer, especially inland. Overall typical summer afternoon temperatures are between 18°C and 26°C, and in winter overnight temperatures are between -2°C and 3°C, with frosts which vary across the province depending on topography. The mean temperatures are 9°C to 11°C, and temperatures are lower in elevated and mountainous areas.

Westerly winds prevail, with speed and direction affected by local topography. Generally coastal areas subject to strong winds while inland the winds are lighter. Sea breezes and South Westerly winds are also common on the east coast

The South Otago coast is quite cloudy, and sunshine hours are higher inland except around Queenstown and Cromwell, because mountain ranges result in an increased number of cloudy days.

Rainfall varies widely, with the western ranges receiving ten times the rainfall of Central Otago which is the driest region in New Zealand. Otago does not experience significant seasonal variation in the frequency of wet days. Towards the coast between 100 and 180 wet days per year are typical. In Central Otago there are only 65 wet days on average.

To get the region ready for the effects of climate change, utilities and local authorities must coordinate their reaction. To effectively defend the network against these threats, PowerNet is updating its policies and guidelines. PowerNet rules and standards must be closely matched to a cohesive plan throughout, which will necessitate more collaboration with local authorities to comprehend their defence measures and impact revisions to the District Plan. Climate change is having a profound and multi-faceted impact on electricity distribution networks. Extreme weather events, temperature fluctuations, sea level rise, and the integration of renewable energy sources are all challenging the resilience and reliability of the grid. Utility companies and policymakers must work together to implement mitigation and adaptation strategies to ensure a sustainable and secure energy future. As we confront the effects of climate change, our electricity distribution networks must evolve to meet the changing demands of a warming planet.

#### 4.4 System Risks

Existing risks to the OJV electricity system are associated with oil-filled ring main units (RMUs).

##### Oil Filled RMUs

Many oil-filled RMUs have operating restrictions in place to mitigate safety risks due to arc flashes. Short term solutions were developed for some models of RMU, which allow safe operation without the inconvenience and reliability impact of operating restrictions. Where these solutions are not available or not practical, operation of these RMUs has been suspended. This mitigates the risk to field staff operators, however, in-situ risk to the public remains and the network has reduced capacity to segment resulting in wider outage areas. Longer-term management of these issues is likely to require early replacement of some RMUs.

Some models of RMUs have exhibited faster than usual corrosion which is likely to adversely affect the service life of the assets. Repairs will be carried out where economic and practical to do so, but it is expected that many of these assets will need to be replaced ahead of their nominal life, causing their replacement to overlap with the older but sturdier models that preceded them.

##### Distribution Earths

The identification of distribution earthing risk reflects improved inspection coverage, data quality, and assessment methodologies rather than deterioration of previously inspected assets. As inspection programmes mature, additional non compliant sites continue to be identified, reinforcing the need to manage earthing as a systemic risk through structured prioritisation and long term investment planning.

##### Other Systemic Issues

There are no other systemic issues presently being investigated.

#### 4.5 Asset Criticality

Good practice asset management decisions should not be solely based upon asset health either from condition or non-condition factors. Good practice decision making should also consider the operating context and how failure can affect outcomes such as safety and environment, customer service levels, and lifecycle costs.

The EEA Asset Criticality Guide defines Criticality as “A measure reflecting the relative seriousness of the Credible Consequences of Failure”. The EEA guidelines are not yet fully operationalised within OJV. We do however take the location of assets into account when we make asset management decisions.

The plausible consequence of an asset failure next to a school or public facility is the same as when the same asset would be installed somewhere in a paddock. However, the credible consequence of the asset failure in the first location is much higher than the credible consequence of the asset failing in the second location, so more intensive risk mitigation measures will be applied to the first asset.

PowerNet’s stated intention is to base all asset related decisions on risk (of which criticality is one component). To give effect to this intention, various systems based on the UK Regulator’s (Ofgem) DNO Common Network Asset Indices Methodology (CNAIM) are being investigated. This a comprehensive and common framework of definitions, principles, and calculation methodologies, adopted across all GB Distribution Network Operators, for the assessment, forecasting and regulatory reporting of Asset Risk. PowerNet has developed a spreadsheet-based system to understand the basic principles being utilised in the CNAIM. This has been applied to distribution transformers, ring main units, switchgear and air-break switches to rank these items according to their Probability of Failure. Location criticality (access to the public) was applied over the Probabilities of Failure to determine the assets that will be replaced.

The EEA Asset Criticality Guide draws heavily on the principles embodied in this document.

## 4.6 Price Elasticity of Demand

Price increases over the DPP period are expected to be higher than what customers are used to. There are no specific and up to date studies that indicate what the price elasticity for the demand for electricity may be from customers. There are a number of possible customer responses to these price increases:

- Customers just continue to use electricity as in the past as they regard electricity as an essential service
- Customers initially try to save electricity but after a time return to current usage patterns. This leads to an initial dip in peak demand but returning to the current state after some months
- More customers move on to time of use tariffs, causing the flattening of peak demand on the network and a shift to afterhours energy consumption
- Customers implement energy saving measures leading to an overall reduction in energy usage and peak demand potentially with the aid of technology which could automatically adjust consumption (if implemented)
- The payback period of distributed generation, mainly solar panels and batteries, become shorter and more people move to these systems, reducing demand. This trend is reinforced by the continuing drop in price of distributed generation systems.

The impact on the load of the price increases will be closely monitored. From a network perspective it is envisaged that overall energy flowing through the MV networks may decrease, but that the LV network may become congested in certain areas. Historically the network peaks have been in the mornings and evenings. With retailers offering free “hour of power” and other incentives, the network peak could shift or additional peaks could be created at times not considered “normal”.



# 5

## Service Levels

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## 5 SERVICE LEVELS

This section details how OJV sets its service level objectives, how well it meets those service levels, and what trade-offs exist between differing stakeholders. Considerations include: the desire for Return on Investment (ROI) versus the desire for low prices with good reliability, safety as a priority versus acceptable levels of risk, and whether supply restoration should be prioritised ahead of compliance.

Safety is our top priority and is a primary consideration in the AMP. However, safety is and has always been a key consideration in network design and the residual risk that can be additionally addressed through effective management of our assets is extremely low.

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**OJV sets its broad range of service levels according to the safety, viability, quality, compliance and price objectives that are most important to stakeholders.**

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### 5.1 Customer Oriented Service Levels

Customer surveys and how we use them to set service levels are described in the following section.

#### Customer Surveys

Annual customer engagement surveys measure customer perceptions around a range of service levels. This involves contacting a large sample of customers by telephone and email and asking a predetermined set of questions. The Curiosity Company independently surveys OJV customers and collates the results into a customer satisfaction report for presentation. The Curiosity Company were also engaged to conduct interviews with major customers to help understand service level requirements and satisfaction with current service levels.

OJV keeps statistics on complaints to measure how often customers experience supply quality issues. Issues are dealt with at the time of complaint, but these statistics give an indication of how supply quality and the response services are trending over time. In the last two years, OJV have received approximately 15 formal justified complaints, with none of them due to voltage issues. The results of these surveys are monitored, and any comments received are reviewed and responded to as appropriate.

Survey results show that at least 70% of customers rated OJV's performance as good or very good for the current service level performance in areas such as customer service, reliability of their power supply, being safety conscious and efficiency in service response. An area of concern was providing an accurate time that power will be restored in an unplanned outage. This is being improved through the implementation of a Customer Relationship Management System.

Service levels such as a limited number of interruptions are most valued by customers. These strongly depend on network assets and require financial expenditure solutions (as opposed to process solutions), and have the following challenges:

- Limited substitutability between service levels – for example, customers prefer OJV to keep the power on rather than answer the phone quickly.
- Not all customers on the network will receive the same quality of supply due to:
  - Averaging effect - all customers connected to an asset (or chain of assets) will receive more or less the same level of service.
  - Free-rider effect – some customers would still receive a higher level of service due to their common connection, for example, Invercargill and North Makarewa GXP's are more secure than their size would normally deserve based on the reliability required by the New Zealand Aluminium Smelter at Tiwai point.

#### Primary Customer Service Levels

As described above, customers value continuity and restoration most, therefore, these are OJV's primary service levels. OJV uses two internationally accepted indices to measure performance for these service levels.

- SAIFI (system average interruption frequency index) is a measure of how many system interruptions occur per year per customer connected to the network.
- SAIDI (system average interruption duration index) is a measure of how many system minutes of supply are interrupted per year per customer connected to the network.

These indices align with the Commerce Commission's requirements in their regulation of local Electricity Distribution Business (EDBs). OJV's projections for these measures over the next five-year period ending 31 March 2031 are shown in the table below. These projections take into account the Commission's updated default price quality path calculation methodology including new (lower) extreme event normalising boundaries and a 50% weighting for planned outages. OJV's reliability targets are set equivalent to these projections.

These projections are an average only, given the volatility in reliability extreme weather events. OJV's medium-term

aim is to reduce this average.

The treatment of outages that are needed for planned work but where the customer notification timeframes could not be adhered to or where the planned work had to be cancelled is unclear. We have adopted an approach whereby these outages are classified as unplanned outages – cause unknown. This has caused an increase in this reliability category.

The October 2025 severe wind storm had a material impact on projected SAIDI outcomes for the year, driven by the scale, duration, and geographic spread of network damage across Southland, Otago and Fiordland. The event resulted in widespread and prolonged outages, extensive asset damage, and complex restoration conditions, significantly increasing customer minutes lost relative to business as usual performance. As documented through the CIMS response and recovery process, SAIDI and SAIFI impacts were recognised as unavoidable and attributable to a high impact weather event, with normalisation considerations required for end of October reporting and regulatory disclosure. While restoration was prioritised and progressed as safely and efficiently as conditions allowed, the event has increased the likelihood that annual SAIDI performance will exceed forecast levels, reinforcing the influence of severe weather events on year to year reliability outcomes rather than underlying asset condition or operational performance.

**Table 30: Reliability Projections**

Measure	Class	2025/26	2026/27	2027/28	2028/29	2029/30	2030/31
SAIDI	B (Planned)	184.6	325.4	317.2	310.3	293.7	284.3
	C (Unplanned)	2,286.3	161.5	157.0	152.8	148.9	145.2
	<b>Total</b>	<b>2,470.9</b>	<b>486.9</b>	<b>474.2</b>	<b>463.2</b>	<b>442.6</b>	<b>429.5</b>
SAIFI	B (Planned)	0.72	1.07	1.04	1.02	0.98	0.95
	C (Unplanned)	3.28	1.85	1.80	1.76	1.73	1.69
	<b>Total</b>	<b>4.00</b>	<b>2.92</b>	<b>2.85</b>	<b>2.79</b>	<b>2.70</b>	<b>2.64</b>

**Table 31: Reliability History**

Measure	Class	2019/20	2020/21	2021/22	2022/23	2023/24	2024/25
SAIDI	B (Planned)	180.7	192.9	221.2	251.4	331.8	311.0
	C (Unplanned)	164.5	133.2	213.3	256.2	230.5	188.4
	<b>Total</b>	<b>345.2</b>	<b>326.1</b>	<b>434.5</b>	<b>507.6</b>	<b>562.3</b>	<b>499.4</b>
SAIFI	B (Planned)	0.96	0.72	0.78	0.86	1.12	0.99
	C (Unplanned)	1.80	1.94	2.38	2.12	1.97	1.78
	<b>Total</b>	<b>2.76</b>	<b>2.66</b>	<b>3.16</b>	<b>2.99</b>	<b>3.09</b>	<b>2.77</b>

The frequency of faults and estimated restoration levels for significant network areas are summarised in the following table.

**Table 32: Expected fault frequency and restoration time**

General location	Frequency of faults	Estimated restoration
Balclutha, Milton, Ranfurly	One outage per year	60 min
Towns	Two outages per year	90 min
Villages	Three outages per year	120 min
Anywhere else	Four outages per year	240 min

Surveyed customers in all market segments prefer to pay more or less the same line charges to receive similar supply reliability levels. The table below displays the thresholds which the Commerce Commission applies to OJV's reliability performance. Due to global supply chain issues and constraints and with inflation in New Zealand over the last year at 6.9%, we have asked OJV customers about their willingness to pay extra in line charges to retain the same level of reliability of supply. OJV customers were willing to incur an increase of 3.85% of their line charge fees on average to

maintain the same reliability of power supply.

The boundary values in the table represent the threshold for normalising extreme events where, if SAIDI or SAIFI in any day exceeds the respective boundary, the contribution to the overall annual SAIDI or SAIFI is capped at that boundary value. The limit represents the upper limits of acceptable reliability for network performance after normalising out extreme events and must not be breached in any one given year. Planned interruption compliance is assessed over the full 5-year DPP period.

**Table 33: Reliability Thresholds - DPP4**

	Target	Cap/Limit	Boundary
<b>SAIDI Unplanned</b>	126.02	168.37	11.44
<b>SAIFI Unplanned</b>	-	2.3401	0.1551
<b>SAIDI Planned</b>	232.38	464.75 <sup>1</sup>	-
<b>SAIFI Planned</b>	-	1.8418 <sup>2</sup>	-

<b>Boundary values</b>	Boundary values represent the threshold for normalising major events. If the sum of SAIDI or SAIFI for unplanned interruptions in any 24-hour rolling period (commencing in any half-hour period) exceeds the respective boundary, the contribution to the overall annual SAIDI or SAIFI is capped at 1/48th of that boundary value (for each half hour of the event).
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### Individual Customer Service Levels

Large individual customers may request different service levels for increased reliability with additional equipment and have higher resulting charges than smaller customers. Similarly, in some cases a large customer may have requested lower cost options perhaps with single transformer and supply lines or special protection schemes where they are prepared to have a reduced level of supply during certain situations. The reliability level requested mostly depends on the interruptibility of the customer’s load. These are individual contract arrangements with single customers that do not affect the overall service levels for other customers.

### Secondary Customer Service Levels

Secondary service levels have lower customer satisfaction rankings than the primary attributes of supply continuity and restoration. These attributes include how satisfied customers are with communication regarding tree trimming, connections or faults, the time taken to respond to and remedy justified voltage complaints and the amount of notice before planned shutdowns. Table 34 sets out targets for these service levels for the next ten years. Some of these service levels are process-driven which has the following implications.

A Customer Relationship Management (CRM) system is being introduced to provide a single, centralised view of customer information and interactions across the organisation. This will reduce manual processes, improve response times, and enable more consistent, transparent communication with customers across multiple channels. As a result, the CRM will support higher first contact resolution, clearer ownership of enquiries, and improved overall customer service levels and experience.

The table below sets out targets for these service levels for the next ten years. Some of these service levels are process-driven which has the following implications.

- Solutions tend to be cheaper than fixed asset solutions. For example, staff could work a few hours overtime to process a back log of new connection applications, an over-loaded phone system could be diverted, or the shut-down notification process could be improved.
- Improved service levels could be provided exclusively to customers who are willing to pay more. This contrasts with fixed asset solutions that will equally benefit all customers connected to an asset regardless of whether they pay.

<sup>1</sup> The 5 year DPP4 period Planned SAIDI limit is 2323.77.

<sup>2</sup> The 5 year DPP4 period Planned SAIFI limit is 9.2088.

**Table 34: Secondary Service Level Projections**

Attribute	Measure	2026/27	2027/28	...	2035/36
<b>Planned Outages</b>	Provide sufficient information. {CES}	>80%	>80%	...	>80%
	Satisfaction regarding amount of notice. {CES}	>80%	>80%	...	>80%
	Acceptance of one planned outage every two years lasting four hours on average. {CES}	>75%	>75%	...	>75%
<b>Unplanned Outages (Faults)</b>	No impact or minor impact of last unplanned outage. {CES}	>70%	>70%	...	>70%
	Information supplied was satisfactory. {CES}	>70%	>70%	...	>70%
	PowerNet first choice to contact for faults. {CES}	>50%	>50%	...	>50%
<b>Supply Quality</b>	Number of customers who have made supply quality complaints {IK}	<20	<20	...	<20
	Number of customers having justified supply quality complaints {IK}	<15	<15	...	<15

{ } indicates information source; CES = Customer Engagement Survey using independent consultant to undertake phone survey, IK = Internal KPIs.

### Other Service Levels

In addition to the primary and secondary service levels described in the sections above, there are several other services that benefit stakeholders. These include safety, amenity value, absence of electrical interference, and performance data as presented below. Many of these service levels are imposed on OJV by statute and are necessary for the proper functioning of a safe and orderly community.

**Table 35: Other Service Levels**

Service Level	Description
<b>Safety</b>	<p>Various legal requirements require OJV's assets (and customer's plant) to be compliant to safety standards which include earthing exposed metal and maintaining specified line clearances from trees and from the ground:</p> <ul style="list-style-type: none"> <li>• Health and Safety at Work Act 2015.</li> <li>• Electricity (Safety) Regulations 2010</li> <li>• Electricity (Hazards from Trees) Regulations 2003.</li> <li>• Maintaining safe clearances from live conductors (NZECP34 or AS2067).</li> <li>• EEA Guide to Power System Earthing Practice 2019 as a means of compliance with the Electricity (Safety) Regulations.</li> </ul>
<b>Amenity Value</b>	<p>OJV is limited by several Acts and other requirements in the adoption of overhead lines.</p> <ul style="list-style-type: none"> <li>• The Resource Management Act 1991.</li> <li>• The Operative District Plans.</li> <li>• Relevant parts of the Operative Regional Plan.</li> <li>• Land Transport requirements.</li> <li>• Civil Aviation requirements.</li> <li>• Land Transfer Act 1952 (easements)</li> </ul>
<b>Industry Performance</b>	<p>The Commerce Act 1986 empowers the Commerce Commission to require OJV to compile and disclose prescribed information to specified standards.</p>
<b>Electrical Interference</b>	<p>Under certain operational conditions OJV's assets can interfere with other utilities such as phone wires and railway signalling or with the correct operation of customer's plant or OJV's own equipment. The following publications are used to prevent issues from interference:</p> <ul style="list-style-type: none"> <li>• Harmonic levels (NZECP 36:1993).</li> <li>• Single wire earth return limitations (EEA High Voltage SWER Systems Guide).</li> <li>• NZCCPTS: coordination of power and telecommunications (several guides).</li> </ul>

Planned outage information is conveyed to customers through the retailers as well as the PowerNet website and social media. Retailers are informed of planned outages 20 days in advance. Key customers and dependent customers are contacted directly telephonically. Key customers are also directly informed where the networks are operating under reduced security.

Communications about new or altered connections are generally done telephonically and confirmed through emails or letters.

## 5.2 Regulatory Service Levels

Various acts and regulations require OJV to deliver a range of outcomes within specified parameters, such as the following.

- Ensure customer satisfaction on pricing and reliability to avoid being placed under a restraining regime.
- Publicly disclose either an AMP or an AMP update each year.
- Publicly disclose prescribed performance measures each year.

In addition to these requirements, OJV is also required to disclose a range of internal performance and efficiency measures as required by the Electricity Distribution Information Disclosure Determination 2012 (consolidated as at 6 July 2023) and includes the amendments of 27 November 2024. Previous disclosures were required under Electricity Distribution (Information Disclosure) Requirements 2008. The complete listing of these measures is included in OJV's disclosure of 31 March 2024 and available at: <https://comcom.govt.nz/regulated-industries/electricity-lines/electricity-distributor-performance-and-data>

### Financial Efficiency

Financial efficiency falls into two groups, namely:

- Network OPEX metrics; and
- Non-network OPEX metrics.

For effective benchmarking, OPEX metrics need to be at least account for the relative size of EDBs (and ideally also other characteristics that affect costs). A single fair measure of the "size" of an EDB is not available, therefore OJV adopted the following measures from Information Disclosure Schedule 1 to unitise OPEX measures.

- Interconnection Points (ICPs) as at year end.
- Total km network length.
- Total MVA of EDB-owned distribution transformer capacity.

OJV has six financial efficiency targets as shown below.

**Table 36: Financial Efficiency Targets**

Measure	Network			Non-Network		
	OPEX/ICP	OPEX/km	OPEX/MVA	OPEX/ICP	OPEX/km	OPEX/MVA
2026/27	\$369	\$1,769	\$32,974	\$309	\$1,482	\$27,618
2027/28	\$346	\$1,719	\$31,819	\$335	\$1,660	\$30,733
2028/29	\$321	\$1,648	\$30,294	\$344	\$1,770	\$32,532
2029/30	\$311	\$1,655	\$30,205	\$331	\$1,760	\$32,123
2030/31	\$304	\$1,671	\$30,293	\$320	\$1,759	\$31,900
2031/32	\$280	\$1,584	\$28,525	\$310	\$1,759	\$31,680
2032/33	\$294	\$1,718	\$30,724	\$283	\$1,653	\$29,560
2033/34	\$285	\$1,716	\$30,484	\$275	\$1,652	\$29,359
2034/35	\$278	\$1,717	\$30,309	\$267	\$1,652	\$29,161
2035/36	\$270	\$1,715	\$30,075	\$260	\$1,652	\$28,965

\* Dollar values are constant 2026 dollars.

### Energy Efficiency

Energy delivery efficiency measures are the following.

- **Load factor** – [kWh entering OJV’s network during the year] / [[max demand for the year] x [hours in the year]].
- **Loss ratio** – [kWh lost in OJV’s network during the year] / [kWh entering OJV’s network during the year].
- **Capacity utilisation** – [max demand for the year] / [installed transformer capacity].

Projected energy efficiency forecasts and targets are shown in Table 37. Slight improvements are targeted but changes in peak management requirements impact on the load factor. The loss ratio is wide-ranging due to reliance on annual sales quantities from retailers. Retailers do not read customers’ meters at midnight on 31 December, and therefore an estimation methodology is utilised.

**Table 37: Energy Efficiency Targets**

Measure	2026/27	2027/28	2028/29	...	2035/36
<b>Load Factor</b>	79%	79%	79%	...	79%
<b>Loss Ratio</b>	5.0%	5.0%	5.0%	...	5.0%
<b>Capacity Utilisation</b>	30%	30%	30%	...	30%

### 5.3 Service Level Justification

The reasoning behind our service levels is:

- Customers have indicated preference for paying the same line charges for the same service levels.
- Improvements provide positive cost benefit within revenue capability.
- Customers make specific requests to receive a different mix of reliability and pricing from what would otherwise be available. For example, customer contributions fund uneconomic portions of upgrade or alteration expenses to achieve a desired service level for an individual or group of customers.
- There are constraints on what can be achieved due to skilled labour and technical shortages.
- External agencies impose service levels either directly or indirectly where an unrelated condition or restriction manifests as a service level – for example, a requirement to place all new lines underground, or a requirement to increase clearances, or cost recovery allowances that do not permit renewal rates.
- Customer expectations of service levels set by historic investment decisions and resultant network performance.

Over the last five years customer surveys indicated that preferences for price and service levels are reasonably constant and a general requirement for increased supply reliability is absent. However, the following challenges exist.

- The service level called “Safety” is expected to continually improve as public perceptions and regulations are updated to decrease industry related risk.
- OJV’s cold storage customers require higher levels of continuity and restoration with interruptions to cooling and chilling being less acceptable as food and drink processing, storage and handling are subject to increasing scrutiny by overseas markets.
- Economic downturn may increase the incidence of theft of materials and energy.

## 5.4 Service Level Target Setting

Service level targets are based on historical trends and benchmarked against other local distribution networks.

### Historical Trends

In setting service level targets, we consider the recent history of service level measures. These measures are slow to change and not easy to influence. We determine trends from historic results and then project forward to forecast future service levels. Projections are adjusted to incorporate CAPEX and OPEX initiatives and other issues that might affect service levels.

Results from the last five years for reliability and energy efficiency targets are listed in Table 38. Customer satisfaction outcomes from past surveys are presented in below.

**Table 38: Reliability and Energy Efficiency History**

Measure	2019/20	2020/21	2021/22	2022/23	2023/24	2024/25
SAIDI	345.2	326.1	434.5	507.6	562.3	499.4
SAIFI	2.76	2.66	3.16	2.99	3.09	2.77
Load Factor	79%	80%	79%	75%	78%	73%
Loss Ratio	4.1%	4.6%	4.4%	3.9%	3.9%	3.8%
Capacity Utilisation	25.7%	25.0%	28.5%	29.8%	28.7%	31.3%
Network OPEX / ICP	\$330	\$292	\$283	\$321	\$303	\$318
Network OPEX / km	\$1,229	\$1,128	\$1,135	\$1,345	\$1,293	\$1,406
Network OPEX / MVA	\$25,591	\$23,452	\$22,850	\$26,303	\$24,738	\$26,728
Non-Network OPEX / ICP	\$184	\$207	\$189	\$197	\$202	\$212
Non-Network OPEX / km	\$687	\$798	\$755	\$827	\$863	\$938
Non-Network OPEX / MVA	\$14,297	\$16,585	\$15,208	\$16,173	\$16,520	\$17,841

DPP3 encouraged EDBs to move towards doing more planned work and in doing so, to change the ratio between planned and unplanned work. This philosophy is continued in DPP4. This is done by setting planned work limits and incentivising planned work by allowing deductions on SAIDI minutes for notified planned interruptions.

**Table 39: Customer Satisfaction History**

Attribute	Measure	2019/20	2020/21	2021/22	2022/23	2023/24	2024/25
<b>Planned Outages</b>	Provided sufficient information {CES}	92%	94%	92%	93%	92%	91%
	Satisfaction regarding amount of notice {CES}	96%	95%	99%	96%	99%	97%
	Acceptance of one planned outage every two years {CES}	-	-	-	98%	96%	96%
	Acceptance of planned outages lasting four hours on average {CES}	-	-	-	93%	92%	92%
	Acceptance of one planned outage every two years lasting four hours on average {CES}	55%	-	91%	92%	91%	92%
<b>Unplanned Outages (Faults)</b>	Power restored in a reasonable amount of time {CES}	-	-	68%	56%	63%	50%
	No impact or minor impact of last unplanned outage {CES}	67%	73%	60%	64%	60%	52%
	Information supplied was satisfactory {CES}	78%	54%	75%	72%	74%	50%
	PowerNet first choice to contact for faults {CES}	26%	37%	35%	32%	35%	41%
<b>Supply Complaints</b>	Number of customers who have made supply quality complaints {IK}	0	7	6	0	0	7
	Number of customers having justified supply quality complaints {IK}	0	6	4	0	0	3

{ } indicates information source: CES = Customer engagement survey using independent consultant to undertake phone survey, IK = Internal KPIs

### Benchmarking

We use benchmarking against other local distribution networks to help identify potential improvements in OJV's service levels. Comparisons with Alpine Energy, EA Networks, Marlborough Lines, The Lines Company and The Power Company are useful as these networks are the most similar to OJV in terms of density and asset base. Several indicators are benchmarked against other EDBs' performance in Chapter 10.

# 6

# Asset Management Strategy

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Alexandra Bridge. Photo: Hayden Parsons

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## 6 ASSET MANAGEMENT STRATEGY

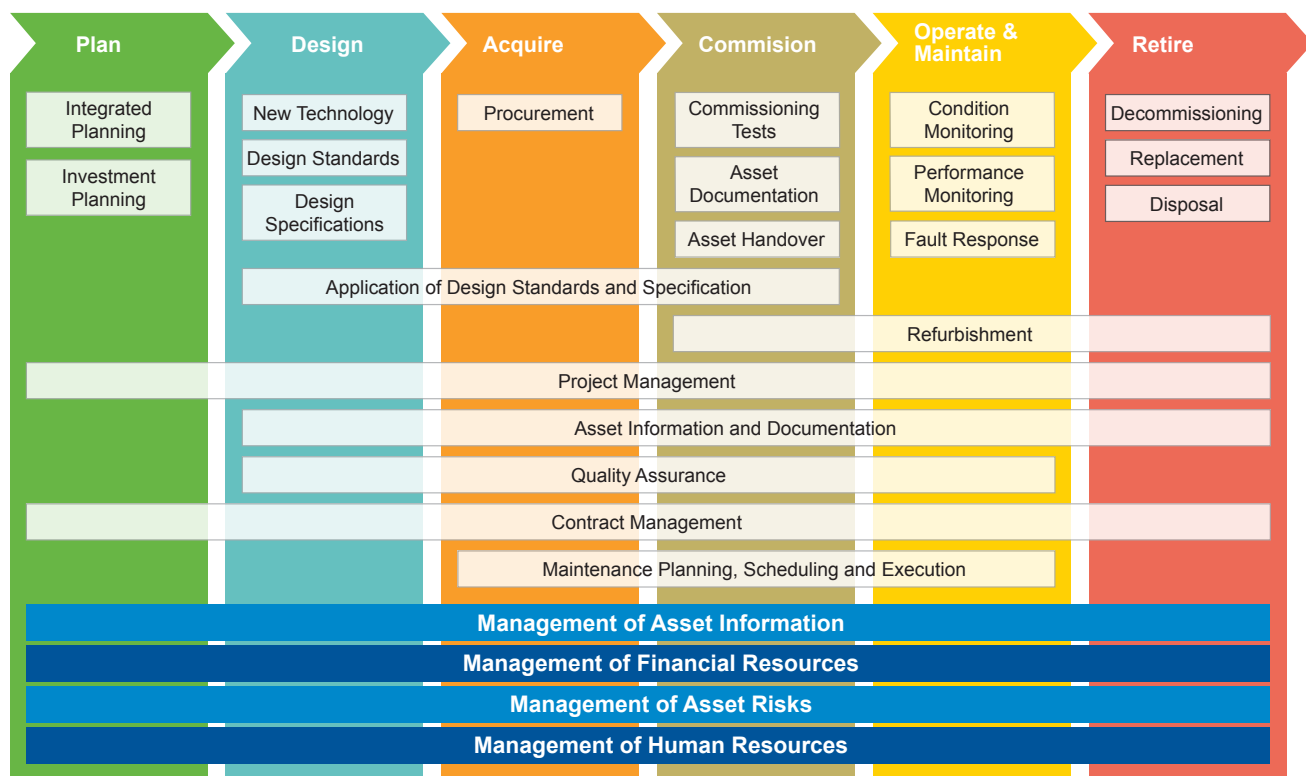
OJV’s Asset Management Strategy is based on PowerNet’s asset management model and focuses on a lifecycle management approach. The strategy is structured to address the main activities and challenges faced in each lifecycle stage as well as the support processes. Our strategy identifies clear objectives for each activity and recommends initiatives to achieve those objectives. In each case, responsibilities are defined, and realistic timeframes are suggested.

The defined strategic objectives and initiatives are aligned with the relevant stakeholders’ business plans. These are aimed at achieving continuous business improvements through balancing risk, performance and cost.

The following chart shows the various asset lifecycle stages and support processes that cut across the entire value lifecycle.

**In 2023, OJV (through PowerNet) became TELARC-certified as compliant with ISO 55001 – the international standard for Asset Management Systems.**

**Figure 34: Lifecycle Model for Asset Management**



### 6.1 Lifecycle Stages

The asset lifecycle stages of our asset management approach – planning, designing, acquiring, commissioning, operating and maintaining, and retiring – are described in the following sections.

#### Planning

Network planning ensures the optimal utilisation and renewal of the power system to sustain demand. Expansion is considered only when necessary and economically prudent, balancing investment of capital while avoiding network overloading. The power network needs to continuously meet power quality, reliability, statutory, safety and environmental requirements.

Our planning philosophy is to implement the least lifecycle cost option. To do this, we make decisions that balance CAPEX and OPEX spending. There should be a formal correlation between capital planning (CAPEX) and maintenance planning (OPEX) and the investment in assets should produce the expected network reliability and performance.

Our major strategic objectives for network planning are:

- Asset planning and management are the foundation of OJV's business plan and enable the integration of CAPEX and OPEX budgets.
- Planning for network expansion, strengthening and/or refurbishment is based on whole life cost and is driven by the defined needs of customers connected to our network.
- Planning incorporates network growth and the connection of new customers.
- Capital projects are prioritised based on risk and economic value.
- Flexibility Services (non-asset solutions) are prioritized only when they are the best fit for purpose, provide better economic outcomes, or are customer-driven and funded projects.
- High Impact Low Probability (HILP) event and climate change risks are mitigated to as low a level as reasonably practicable (ALARP), based on clear criteria that consider risk, cost, and benefit. Such mitigation is generally implemented during the replacement or installation of new equipment, or when a dedicated resilience project is identified and justified by a cost-benefit analysis.

### Plant or Network Design

The design lifecycle stage includes the design and specification of plant, as well as the design and engineering of the power network. There are several standards and guidelines available that cover the design and engineering of the power network. PowerNet creates and maintains many accessible standards, specifications and guidelines for power as well as control plant. Where an internal standard is not available, PowerCo's standards are used.

Standards and specifications are often developed around technical, safety, environmental security and statutory requirements without considering lifecycle cost, maintenance, risk or reliability and resilience factors. Spares distribution and asset disposal arrangements are often also not considered during the design and/or specification of a specific asset. This is contrary to our Asset Management Policy which focuses on the full life cycle of assets.

Our major strategic objectives for the design lifecycle stage are the following:

- Efforts are focused on improving asset life and performance while minimising cost and risk.
- Equipment standards and designs support network reliability and performance at lowest lifecycle cost and risk and promote consistency across our network and with other EDB's.
- Safety in Design practices are incorporated into every design.
- The potential impact of climate change is considered in designs.
- Flexibility Services are incorporated into designs.

While not yet fully embedded, our goal is to actively involve maintenance and operating staff in the planning process to ensure a comprehensive understanding of whole-of-life costs. Their input will help identify practical requirements and potential challenges, supporting more accurate budgeting and long-term asset performance. Involving operations and maintenance teams early also benefits safety in design and enables the identification of construction and maintenance issues at a stage when they can be more easily and cost-effectively addressed.

### Acquiring

The acquiring stage includes the procurement of new plant and equipment (based on specifications developed during the design stage) with a strong preference for standardized equipment over bespoke solutions. Even if bespoke equipment offers a lower capital cost, the whole-of-life cost, including maintenance, spares, and support can be significantly higher. This stage also includes obtaining construction services from contractors. This is followed by activities such as project management, contract management, construction and/or installation of the asset and quality assurance. This lifecycle stage is supported by PowerNet's commercial services and supply chain processes.

The physical construction and installation of assets are critical activities that influence the life expectation and lifecycle cost of a specific asset. Incorrect construction and installations can lead to premature equipment failures and increased costs. This makes quality assurance in terms of both equipment and installation of vital importance.

Our major strategic objectives for the acquire lifecycle stage are:

- Procurement policies support lifecycle costing and risk management.
- Construction and installation quality will not compromise the asset life.
- Potential impact on climate change is considered in equipment selection decisions.

### Commissioning

The commissioning phase starts when the contractor has completed the implementation of an asset or plant (based on the design stage) and indicates that the asset or system is ready for utilisation. Final testing of the installation needs to be carried out, the as-built data needs to be recorded/captured and the maintenance and operating staff need to be

instructed on the requirements of the new plant. The phase ends when the new asset is put into commercial operation.

Our major strategic objectives for the commissioning lifecycle stage are:

- The quality of networks and assets handed over for operation is to specification.
- As-built documentation and records are properly generated and managed.
- Maintenance requirements are well understood, maintenance staff have been trained and the required manuals, tools and equipment are available.

### Operate & Maintain

During the operate and maintain lifecycle stage, physical assets are expected to perform their designed function at (or above) the specified performance and reliability parameters. Operating and maintenance practices greatly influence the performance, reliability and life expectancy of the asset. Good management of assets during this lifecycle phase will extend life expectancy, reduce overall lifecycle costs and ensure availability and reliability. When there is collaboration between asset operators and maintainers, the best performance (at the optimum cost) of the asset will be experienced. Deterioration and poor performance are often the result if either operations or maintenance teams work in isolation of each other.

OJV's strategic objectives for the Operate & Maintain lifecycle stage are:

- Operations and maintenance teams are actively involved in the planning process for asset selection, ensuring assets are fit-for-purpose and that the costs associated with their operation and maintenance are included in whole-of-life cost estimations.
- Assets are operated and maintained in a manner that minimises system lifecycle cost, with consideration of risk.
- Electricity delivery networks and associated electrical systems are maintained so that the requirements of customers, internal stakeholders and legal authorities are met at minimum lifecycle cost.
- Defect and liability periods as well as equipment guarantees are documented and managed.
- Operating practices mitigate potential risk from network equipment.
- Maintenance drivers are the following:
  - Support continued reliable service to customers.
  - Economic viability when compared to replacement.
  - Continued safety.
  - Operational efficiency.
  - Rate and extent of deterioration.
  - Criticality.
  - Probability of failure.
- OJV applies reliability centred maintenance (RCM) practices, including reactive, preventative, and condition-based maintenance. Predictive maintenance is being developed, though currently at a low level of maturity. Maintenance strategies are not solely age-related; condition assessments and operational data are routinely used to inform maintenance decisions and optimize asset performance.
- Given the resource constraints in terms of skills and money, maintenance for new or relatively new equipment is prioritised, but older equipment is not completely neglected. This approach has shown to deliver the best long-term value to organisations.

### Retire

This lifecycle stage includes the following potential activities:

- **Replacement** – The planned replacement of assets for reasons, such as degraded performance experienced at the end of its useful life or to better meet changing network needs (such as system consolidation or redeployment to optimize asset utilization).
- **Retirement** – The removal of equipment from service due to system expansion or consolidation, with possible retention of the asset for strategic reasons such as spares.
- **Disposal** – The complete removal and disposal of an asset when it is no longer required.

Our major strategic objectives for the retire cycle stage are:

- Asset replacement decisions are based on reliability, operating cost, condition and predicted end-of-life.
- Asset disposal will create minimal long-term safety risks or risks to the environment.

## 6.2 Lifecycle Support

Lifecycle support activities include management of asset risks, asset information, human resources and financial resources.

### Management of Asset Risks

Risk Management can be defined as:

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**“The continuous, proactive and systematic process to understand, manage and communicate risk from an organisation-wide perspective. It is about making strategic decisions that contribute to the achievement of an organisation’s overall corporate objectives. Risk refers to the uncertainty that surrounds future events and outcomes. It is the expression of likelihood and impact of an event with the potential to influence the achievement of an organisation’s objectives.”**

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Risk is the product of “consequence” and “probability”. Consequence refers to the potential impact of a failure incident on the business. In the context of asset management, this relates to the criticality (its importance to the business) of each asset. Risk is not limited to a single stage in the asset lifecycle, but cuts across all the phases. Risk management is applied to all relevant business activities and is the fully inclusive basis for prioritising all activities, including engineering projects and investments.

### Management of Asset Information

PowerNet has embarked on a journey to upgrade its information systems to make use of the latest technology and to improve cyber security. These upgrades also included enhancing the integration and data flow between the core systems (the Asset Management Information System, the Financial System and the Geographical Information System). In addition, the quality and completeness of asset data was improved through increased field inspections and the use of data capturing technology.

The improved quality of data enhances asset management decision-making enables predictive analysis and risk-based decision making (such as prioritizing investment in higher risk areas), and assists in extracting the maximum value from assets.

The strategic objectives for asset information management are:

- Asset management information systems link asset history, technical design, performance and risk information, as well as financial data of individual assets.
- Data and information should be consistent across all systems.
- Asset information systems will support advanced analytics, including predictive analysis and risk-based decision making, to optimize asset management strategies and resource allocation.

### Management of Human Resources

Effective asset management requires that personnel responsible for the design, construction, operation and management of assets have appropriate education, training and/or experience. Procedures should be in place to ensure that employees or third parties such as contractors are aware of the following.

- The importance of complying with the requirements of the asset management system, including the asset management policy, processes and procedures.
- Their roles and responsibilities in achieving compliance including emergency preparedness and response requirements.
- The potential consequences of deviating from stipulated operating procedures.
- Long-term asset management training requirements are identified and adequately planned for.

The electricity supply industry as a whole is experiencing shortages in critical skills. These shortages are driven by the massive global development of electricity networks driven by decarbonisation. The pipeline for technical skill development is inadequate and it remains a challenge to obtain and retain appropriately skilled resources. This applies to all categories and levels of staff, but particularly to technical and field staff.

Our strategic objective for the management of human resources is that: *the necessary resources and skills to plan, acquire, operate and maintain the assets that PowerNet manage, be attracted, developed, retained and be available when required.*

### Management of Financial Resources

Financial resources are required to manage assets efficiently over their entire lifecycle. Asset management requires processes for defining and capturing as built, maintenance and renewal unit costs and methods for the valuation and depreciation of its assets.

The following is the major strategic objective for the management of financial resources: *the necessary financial reporting to plan, acquire, manage, operate, and maintain PowerNet's managed assets shall be developed, and finances made available when required.*

## 6.3 Lifecycle Management and Growth

Growth the demand for electricity can be either due to an increase in the number of customers or to an increase in demand by a single customer, or a combination of both. Customers are considering electricity as an alternative to coal or other carbon-based fuels due to the drive towards cleaner sources of energy in industrial processes or due to the scarcity of their "preferred" fuel – for example, future gas supplies are running low so some customers may be forced to switch not for decarbonisation reasons but because they can't source their fuel of choice. Supplying this increased demand often requires utilisation of the full spare capacity of network. In those situations, redesign and development of networks is needed to accommodate these load increases. We address this in the Planning and Design Lifecycle stages.

Maintenance (and operation) of assets is the prominent lifecycle process post installation (commissioning). Maintenance can be defined as a combination of all technical and administrative actions (including supervisory actions), intended to retain an asset in, or restore it to a condition that allows it to perform a required function and it is fit-for-purpose. Maintenance does not extend the life of an asset or increase its capacity, but it is an essential function to ensure that an asset reaches its expected life.

There is a correlation between network development, lifecycle management practices and network service levels. As demand on fixed network assets grows, the risk of supply interruptions increases, affecting more customers and service levels. Lifecycle maintenance helps counteract reliability decline caused by aging infrastructure, while network development addresses reliability challenges arising from demand growth. Importantly, network development is not limited to adding capacity—it can also involve reconfiguring or optimizing existing assets to enhance reliability and efficiency without significant expansion.

## 6.4 Fleet Plans

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**Our Fleet Plans describe how a specific asset or type of asset will be managed over its entire lifecycle – that is, how the Asset Management Strategy will be applied to every individual asset.**

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For each asset classification, the material cost and time required to execute the following activities have been determined.

- Installation of the asset.
- Execution of each type of maintenance action, as well as the time or frequency interval between the activities.
- Decommissioning and disposal of the asset.

Through the development of Fleet Plans, OJV can:

- determine capital funding requirements for the next 10-20 years;
- establish the number of people required, their skill levels and equipment needed to operate and maintain the electricity networks for the next 10-20 years;
- determine operational expenditure requirements for the next 10-20 years; and
- plan for accessing all network assets within a reasonable period for testing and maintenance.

These requirements are aggregated across the Annual Works Program for each CAPEX and OPEX category, contributing to a "bottom-up" approach to setting budgets.

# 7

# Capital Expenditure

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Lake Wanaka

## 7 CAPITAL EXPENDITURE

Capital Expenditure (CAPEX) is required to increase the capacity of assets or networks, extend the network to new customers, to extend the life of assets, to install new assets for safety or reliability purposes or to replace aging assets or for a combination of these reasons. This section describes our capital expenditure plan for the next ten years and how we have developed it by applying the plan, design, acquire, commission, and retire lifecycle stages of our asset management model.

For regulatory disclosure purposes, we categorise each of our planned capital investments into one of the following categories that have been defined by the Commerce Commission. CAPEX is categorised according to ComCom requirements as follows:

- Customer Connection.
- System Growth.
- Asset Replacement and Renewal.
- Asset Relocations.
- Reliability, Safety and Environment.

**Based on our expectations of demand growth and our evaluation of asset-related risk, we expect to make capital investments of \$332 million over the next 10 years.**

### 7.1 Asset and Network Development Planning

Long-term asset and network expenditure requirements are determined in the planning asset life cycle stage. We consider the following aspects during this phase.

- Network configuration.
- Asset and asset system redundancy.
- Capacity of the assets and the systems.

OJV monitors existing network assets and ensures that they operate within limits imposed by capacity constraints and service level requirements. Regular updating of demand forecasts enables predictions for future network operation and in line with OJV's development criteria helps us identify the need for network development.

#### Planning Phase Risks

The following risks are addressed during the planning phase.

**Table 40: Planning Phase Risks**

Category	Risk Title	Risk Cause	Risk Treatment
<b>Operational Performance</b>	Damage due to extreme High Impact Low Probability (HILP) Physical Event	Damage caused by force majeure to our infrastructure or equipment (e.g. floods, earthquakes)	Determining areas prone to physical events such-as earthquake (liquefaction), tsunami and flood zones Plan networks to reduce vulnerability to HILP risk areas.
<b>Network Performance</b>	Failure of Asset Lifecycle Management	Mechanical or electrical failure, ineffective maintenance ineffective fleet plans Budget constraints Lack of future network planning	Environmental scans to determine potential growth industries and geographical growth areas. Determine the impact of potential technology changes on the networks, e.g., electrification of fossil fuel process heat, distributed generation as well as changes in distribution asset technology. Plan the networks to cater for the envisaged growth and technology changes.
	Operational systems failure due to breakdown in telecommunications	SCADA communications have one centralised communications point that all information is passed through.	4 year project planned to upgrade links - due for completion 2029.
	Loss of right to access or occupy land	Risk of assets losing / not having the right to occupy particular locations (e.g. aerial trespass, subdivision)	Plan any new networks along public service corridors as far as possible. Ensure that rights of way and easements are obtained as part of the planning process.
<b>Health and Safety</b>	Public coming into contact with live assets	Unexpected public actions affecting our assets or asset integrity affects public safety	Plan the networks and asset locations to reduce the probability of incidents to a minimum.

### Network Development Drivers

EDBs across New Zealand are aware that they have a key role to play as their networks enable the decarbonisation and electrification of society, particularly in the transport and industrial sectors. As EDBs confront this challenge, they recognise the importance of providing clear signals to their customers, communities, and other stakeholders, of the likely medium-to long-term implications of this transition. It is important for stakeholders to understand that this is not 'just' an EV story – different EDBs will experience increased demands for investment in their networks for a range of different reasons.

The following discussion describes what we expect to be the most significant sources of demand growth that the OJV network will experience occur over the coming decades, out to 2050. It should be noted that for many EDBs, ongoing 'business as usual' maintenance and renewal of their existing distribution network is, and will continue to be, a very significant driver of investment, however this is not presented here as it is not a 'new' driver of investment.

Readers should also appreciate that while certain elements of the transition are well-understood and reasonably well-fixed (e.g. the net zero by 2050 target), other elements which may have a significant impact on EDBs are still uncertain. We have made an educated assessment of what might be expected on the OJV network, but there are significant uncertainties and assumptions built into this. OJV has begun utilising a more nuanced scenario-based forecasting method using collaborative work supported by the Electricity Networks Aotearoa. This will be further developed using data science and a refined set of assumptions to develop a more rigorous and structured set of demand forecasts and scenarios out to 2050 in the coming months.

Development demands include the following scenarios.

- Large generation or an aggregation of small generators may require increased capacity on some areas of the network.
- Requirements for maintaining or improving service levels (whether statutory, customer and other stakeholders' needs or internal strategic initiatives).
- A connection request from an intending customer requires an increase in network capacity to match their additional load or generation requirements.
- When load growth exceeds a threshold for increased security – the threshold is based on a predetermined strategic "line in the sand" which is designed to provide particular service levels when applied consistently across the network.
- While asset renewal is generally a lifecycle management requirement, it may present an opportunity as the most economic time for development initiatives such as additional capacity, the introduction of new technology, or more efficient alternative solutions.
- Offsetting these development demands are anticipated arising of new energy flexibility services and demand management techniques that will attempt to defer or even avoid network upgrades. Many of the drivers of growth will have inherent flexibility (e.g. EV charging) that may be leveraged to keep demand within development triggers. Security triggers may also need to be redefined where flexibility is actively used to manage demand. OJV is planning for capability to support these developments.

Development projects can take many months or even years to complete, therefore a good understanding of trigger points and when they may be exceeded in the future is required. This is to ensure that capacity can be made available by the time it is needed. The network development process involves demand forecasting (based on historical trends) as well as considering the various demand drivers that may cause deviation from status quo trends. Some of these trigger points are discussed below.

#### Customer behavioural changes

While many factors could change our future operating environments, of particular importance is the way our customers will use, generate, and manage energy in the future. Our approach is to understand and address changing customer requirements and energy use patterns. These changes on the customer side will likely be driven by a combination of factors, including the increased use of new technology (including own generation, EVs, and new types of appliances), increasing efforts to reduce carbon emissions, and an ongoing drive to reduce energy costs. We have a responsibility to help facilitate these changes, allowing our customers to achieve their goals.

Effective demand management, energy storage and tariff incentives will help maximise the utilisation of existing energy infrastructure and defer or minimise future investment. Electricity should also offset other less environmentally friendly forms of energy, and the network should facilitate this, for example electric vehicles offsetting the demand for petroleum.

Declining costs of distributed energy resources (DER), including residential and commercial solar PV and batteries, continue to drive the growth of this technology's adoption. Between 2010 and 2025, the cost of residential solar PV systems has fallen by approximately 60-70%, with battery storage costs dropping by up to 75%. While the rate of

cost decline is expected to moderate through 2030, incremental reductions are still forecast, supported by ongoing advances in manufacturing, materials, and smart technology. The integration of digitisation, automation, and real-time data is increasingly critical for maximizing the value and uptake of DERs. Electric vehicles, while primarily purchased for transport, are also emerging as distributed energy resources across networks.

Transitioning to this decentralised energy resources future will require considerable effort and investment in providing the required visibility, controllability, flexibility and stability of all parts of the network – particularly in LV networks where the needs and impacts will be most severe. We are already seeing signs that this is just around the corner. Government pressure to allow 10kW exports from single phase solar installations has prompted EDBs’ response proposing ‘flexible exports as’ a better solution involving central control of inverters to protect congested networks but enable increased export compared with static limits at times when there is no network congestion.

New smart technologies like automation, AI, Internet of Things (IoT), real-time communication, and network visibility by household will revolutionise the way electricity systems are operated. As technology improves and the cost of IoT sensors decline, it is likely that millions of DER will be able to interact in real-time with the electricity system. This provides a significant opportunity to increase consumer participation in markets and more effectively manage complex multi-directional electricity flows that will emerge in future. These changes create the need for system smarts to integrate DER: DER - such as such as rooftop solar, battery storage, EVs, hot water systems, smart appliances, smart meters, and home energy management technologies – will play an important role in New Zealand’s decarbonisation.

**Ongoing electricity demand growth (residential, commercial, and industrial)**

Most of our customers continue to use centrally generated electricity as their key energy source. We do not predict this changing significantly in the foreseeable future. Importantly, our networks provide the “last mile” connection to customers. Even when renewable generation or grid-connected energy storage becomes much more widespread, it would not reduce customers’ reliance on our networks to access these. Likewise, to fully realise the potential benefit of locally generated electricity, customers will still need the distribution network to export their excess electricity, or to import at lean times. Therefore, it would be imprudent to materially adjust investment and asset management plans now to make provision for uncertain needs that may arise in future.

For the AMP planning period, we see most of our network expenditure remaining on conventional electricity network assets and practices. Accordingly, we will continue to keep a strong focus on the health, capacity, and operation of our existing network, as well as expand the network to meet the increased demand of new – and existing – customers. In terms of this AMP, this means that investment on asset renewal, maintenance and growth of conventional network assets will also remain paramount.

The difference in growth rates between the OtagoNet and the Lakeland networks is significant, as shown in the following table:

Year Ending	Active ICPs		Energy Conveyed GWh		Network Maximum Demand MW	
	OJV	LNL	OJV	LNL	OJV	LNL
Mar-20	15,193	2294	435	33.0	61	7.7
Mar-21	15,305	2871	429	34.0	62	8.7
Mar-22	15,446	3435	430	40.0	63	10.4
Mar-23	15,561	4136	435	47.5	64	12.1
Mar-24	15,623	4738	443	54.6	64	14.8
Mar-25	15,686	5,472	443	63.1	65.7	13.8
<b>5 year growth</b>	3.2%	139%	1.8%	91.2%	7.7%	79.2%

The demand growth is not the same for OtagoNet as for Lakeland and for planning purposes these networks are treated separately. This applies to all growth-related issues.

### Electrification of transport

Road transport accounts for about 17% of carbon emissions in New Zealand. The electrification of these fleets, starting with passenger vehicles, is therefore another obvious focus area to reduce emissions in New Zealand. While current uptake of EVs in the OtagoNet sub-network is relatively low, we expect it to accelerate, especially if more government incentives emerge to support this. The impact of increasing numbers of EVs on electricity demand is highly uncertain, as it is subject to multiple factors such as:

- Number of EVs in a network area.
- Average distance travelled per day (and hence energy required to recharge).
- Use of charging infrastructure structure (public infrastructure v residential charging).
- Time of charging (off-peak charging will have little impact, but should it coincide with the early evening demand peak, it will add to total network demand).
- Energy required by the type of vehicle.
- Rate of charging.

The expected demand increase can be largely avoided if we can encourage charging during off-peak hours. Various means of achieving this are being investigated.

The absolute number of EVs in the Lakeland area is increasing significantly, but at this stage the percentage growth in numbers is aligning with ICP growth. This is being monitored closely to ensure that the LV networks do not become congested as well as for potential energy storage capacity should it be required to alleviate capacity constraints.

### Demands for decarbonisation

One of the focus areas for reducing New Zealand's carbon footprint is the decarbonisation of process heat. Industrial processes and waste represent about 11% of New Zealand's carbon emissions.

When point demands start to exceed about 30MVA, it becomes generally impractical or uneconomic to connect to distribution networks, even at 33kV. Direct grid connections are generally necessary, even where these may still be provided by distribution utilities. Where large processes are electrified, we therefore foresee that these will be directly connected to the transmission grid. However, there are still significant numbers of smaller industrial and commercial heat processes, such as heating for hospitals and schools, operating at lower temperature levels, where converting to electricity from current carbon-based heat sources is viable. At least part of the additional electricity capacity required to achieve this will be drawn from distribution networks. As the pressure on business and other entities to reduce emissions increases, we see potential for significantly higher electricity demand associated with process heat conversion. This impact can be even more substantial on those parts of our network where heat loads are concentrated.

### Greater reliance on renewable energy

Networks' investment in electricity networks will need to increase significantly to enable electrification and renewable energy. A significant number of large-scale renewable power stations will need to be connected to the transmission grid over the next 30 years. Modelling shows that the country needs 4.8 GW in the next 8 years (Concept Consulting modelling). New core grid interconnections will be required to enable these new connections and electrification. Historically, transmission connections have been in very large, centralised power stations, which has kept the number of required connections low and has enabled greater predictability in the associated core grid upgrades required. As the pace of change accelerates, the future needs of the grid will become more uncertain. Annual investment of about \$1 billion in transmission is needed to enable renewable generation and electrification.

### Flexibility Services and non-network solutions

As we continue to develop and enhance the electricity networks, our planning approach increasingly considers flexibility services and non-network solutions as viable alternatives to traditional network investments. These solutions provide an opportunity to optimize network performance, defer capital investment, and enhance resilience, particularly as energy demand patterns evolve and distributed energy resources become more prevalent.

Our current practice is to assess flexibility services and non-network options as part of the business case development for network upgrades and expansions. This ensures that all potential solutions—both conventional and innovative—are evaluated on a technical and economic basis to determine the most cost-effective and reliable approach.

Key areas where these solutions may provide value include:

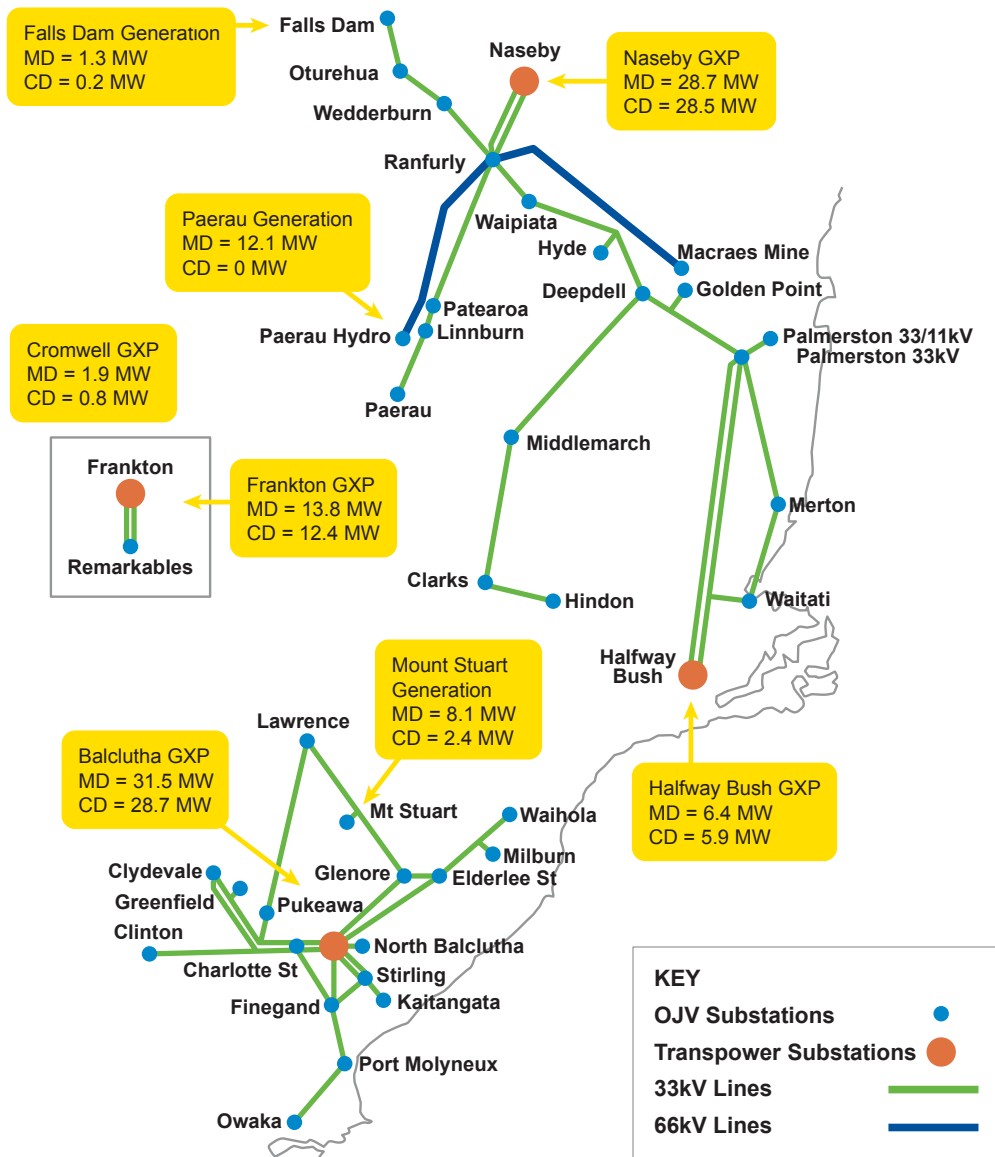
- Peak Demand Management – Reducing the need for infrastructure expansion by leveraging demand-side response, battery storage, and distributed generation.
- Grid Stability and Resilience – Utilizing flexibility services to support voltage control, frequency response, and contingency planning.
- Deferring Capital Expenditure – Optimizing the use of existing assets before investing in new infrastructure, ensuring cost efficiency for both the network and consumers.

As we move forward, we aim to expand the role of flexibility services and non-network solutions, ensuring they are systematically considered in all major network planning processes. Collaboration with market participants, technology providers, and regulators will be essential in unlocking the full potential of these innovative approaches.

### Current Demand Profiles

Maximum demand (MD) for individual areas do not occur at the same time. The overall OJV MD peak was 79.5 MW and occurred at 8:30 a.m. on the 9th of May 2024, with 13.8 MW of that load contributed by LNL. The LNL (Frankton) MD of 13.8 MW occurred at 8:30 am on the 18th of July 2024. The individual maximum demands are displayed in the following diagram.

**Figure 35: GXP and Generation Demands**



### Demand History

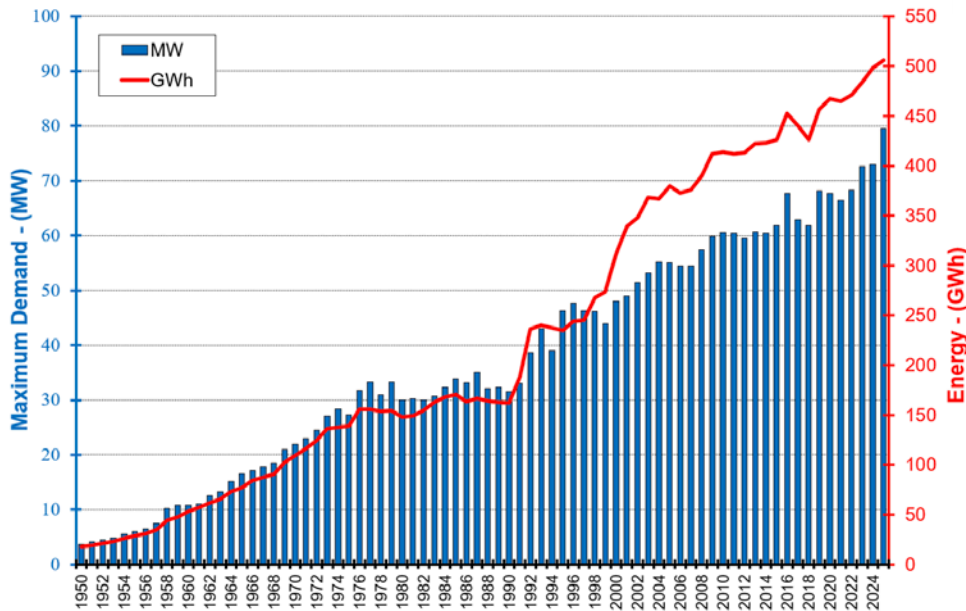
Random variations over and above the main growth patterns impact the accuracy of growth trends. In general, a ten-year rolling average will vary substantially between successive years. Longer term trends tend to average out random variations but also obscure recent changes to underlying growth. Some causes of variations might be identified with hindsight, but these are difficult to predict, for instance a drought that leads to irrigation load increases.

Growth patterns over various time periods need to be considered including known events that impact consumption before a reasonable estimate of growth can be determined (to be used for forecasts of future demand and consumption).

Analysis of historic demand and energy usage indicates maximum demand growth has been stabilising in recent years after an increasing trend at the start of the decade, while energy consumption is showing a general rising trend. The following chart shows the overall maximum demand from 1950 and highlights the substantial increase in load associated with the Macraes Flat gold mine. LNL (Frankton) load is included in the chart from 2016 onwards.

The data presented is for electricity entering the system for supply to consumers' connection points.

**Figure 36: Maximum Demand and Energy Transmitted**



### Demand Trends

The following sections examine the most significant drivers of the network demand over the next 10 to 15 years in detail.

The following table shows the maximum demand recorded at each zone substation for the past 9 years. The figures are analysed and adjusted to compensate for short term load transfers and to produce a more accurate figure of actual maximum demand (per area). When conducting analysis at substation level, allowance must be made for load transfers.

**Table 41: Zone Substation Demand**

Zone Substation	Maximum Demand (MVA)									
	2024/25	2023/24	2022/23	2021/22	2020/21	2019/20	2018/19	2017/18	2016/17	2015/16
Charlotte Street (Balclutha)	5.1	5.2	5.4	5.2	5.3	5.0	5.2	5.2	5.2	5.5
Clarks	0.3	0.3	0.3	0.3	0.3	0.3	0.3	0.3	0.3	0.3
Clinton	2.1	2.2	2.1	2.1	2.1	2.0	2.1	2.0	2.0	1.9
Clydevale	3.8	3.8	3.9	3.6	3.7	3.4	3.6	3.7	3.4	3.0
Deepdell	0.1	0.1	0.1	0.1	0.1	0.2	0.2	0.1	0.1	0.1
Elderlee Street (Milton)	4.1	4.6	4.5	4.6	4.5	4.4	4.4	4.4	4.6	4.9
Finegand	1.1	1.1	1.1	1.1	1.1	1.1	1.2	1.1	1.1	1.1
Glenore	0.7	0.7	0.6	0.7	0.7	0.6	0.6	0.6	0.6	0.6
Golden Point	0.3	3.0	3.0	2.4	2.9	2.7	3.5	2.9	2.9	3.4

Zone Substation	Maximum Demand (MVA)									
	2024/ 25	2023/ 24	2022/ 23	2021/ 22	2020/ 21	2019/ 20	2018/ 19	2017/ 18	2016/ 17	2015/ 16
Greenfield	2.5	2.5	2.5	2.3	2.2	2.2	1.9	1.8	1.8	1.7
Hindon	0.2	0.2	0.2	0.2	0.2	0.2	0.2	0.2	0.2	0.2
Hyde	0.7	0.7	0.9	0.9	0.7	0.7	0.7	0.8	0.8	1.3
Kaitangata	1.5	1.5	1.5	1.5	1.4	1.5	1.4	1.3	1.4	1.4
Lawrence	1.4	1.4	1.3	1.2	1.3	1.2	1.2	1.2	1.2	1.3
Linnburn	0.8	0.8	0.8	0.8	1.0	0.9	0.8	0.9	0.8	0.9
Merton	2.7	2.7	2.6	2.6	2.6	2.5	2.4	2.6	2.4	2.9
Middlemarch	0.9	0.9	0.8	0.8	0.8	0.9	0.8	0.8	0.8	0.9
Milburn	2.2	2.2	2.3	2.5	2.4	2.7	2.5	2.5	2.3	2.1
North Balclutha	2.7	2.5	2.7	2.6	2.7	2.5	2.7	2.8	2.8	2.8
Oturehua	0.2	0.2	0.2	0.2	0.2	0.2	0.2	0.1	0.2	0.2
Owaka	1.5	1.5	1.6	1.5	1.5	1.5	1.4	1.5	1.4	1.5
Paerau	0.3	0.3	0.3	0.2	0.2	0.2	0.3	0.3	0.3	0.3
Paerau Powerhouse	11.8	11.8	11.9	12.1	12.2	12.3	12.5	12.5	12.5	12.2
Palmerston	2.1	2.1	2.2	2.1	2.2	2.2	2.2	2.4	2.3	2.4
Patearoa	2.2	2.2	2.3	2.0	1.9	1.8	1.8	1.8	1.5	1.8
Port Molyneux	0.6	0.6	0.7	0.7	0.7	0.8	0.7	0.6	0.6	0.6
Pukeawa	0.5	0.5	0.5	0.5	0.5	0.5	0.5	0.5	0.5	0.5
Ranfury 33/11kV	2.2	2.2	2.1	2.2	2.2	2.3	2.0	2.0	2.2	2.1
Ranfury 66/33kV	24.9	24.9	27.0	26.8	23.4	26.5	26.2	28.4	28.7	26.4
Remarkables (Frankton)	13.8	13.2	11.1	9.7	8.3	7.4	6.3	4.9	4.4	4.4
Stirling	4.1	4.1	4.0	3.8	4.0	4.0	4.2	3.9	4.2	3.9
Waiholā	1.4	1.4	1.2	1.2	1.3	1.3	1.2	1.2	1.1	1.1
Waipiata	1.3	1.3	1.3	1.4	1.7	1.5	1.4	1.6	1.4	1.4
Waitati	1.8	1.8	1.7	1.8	1.9	1.6	1.5	1.6	1.5	1.5
Wedderburn	0.2	0.2	0.2	0.2	0.2	0.2	0.2	0.2	0.2	0.2

The main drivers of growth in recent years have been localised increased irrigation and industrial growth, and in LNL (Frankton) rapid residential development.

A temporary substation was established at Linnburn in 2014, to accommodate the rapid irrigation-based load growth in the Patearoa area until the Patearoa Substation Upgrade is completed in 2025.

### Development Triggers (based on growth)

Demand is basically created by individual customers withdrawing (or introducing) energy through their individual connection points. The demand at each connection aggregates “up the network” through LV reticulation to the distribution transformer, then through the distribution network, the zone substation, the sub-transmission network to the GXP and ultimately through the grid to the power stations. As the load aggregates through the network, load diversity tends to support better load factor and capacity utilisation.

Demand growth is the predominant driver for network development. We have identified growth triggers and set corresponding thresholds to achieve desired service levels (where appropriate). In meeting future demand (while maintaining service levels), the first step is to determine if the projected demand will exceed any of the trigger points for asset location, capacity, reliability, security or voltage. The trigger points for each asset class and typical network solutions are outlined below.

**Table 42: Development Triggers**

Development	Trigger Point	Typical Network Solution
<b>Extension</b>	New customer requests a connection outside of the existing network footprint; often within the network area but not immediately adjacent to existing infrastructure.	New assets are required to extend the network to the new customer. Additional capacity may also have to be built into the nearest existing network and upstream assets depending on customer size.  Off-grid remote area power supply systems may be assessed where network extension economics are unfavourable.
<b>Capacity</b>	When either load or generation exceeds the capacity rating of network assets (or encroaches on the required spare capacity) voltage levels can fall outside acceptable limits, such as dropping below 0.90 pu at the customer’s premises. These constraints may arise from high demand (load) or from increased local generation, each posing risks to network stability and asset performance.  Proactive identification is achieved through network modelling and continuous monitoring of load and generation data from meters or MDIs. However, issues may still occasionally manifest as overload protection operations, temperature alarms, or voltage complaints.	Replace assets with greater capacity assets. May utilise greater current ratings or increase voltage level (extension of higher voltage network, use of voltage regulators to correct sagging voltage or introduction of new voltage levels).  Alternative options are considered prior to these capital-intensive solutions but generally provide a means to delay investment; may be network based such as adding cooling fans to a zone substation transformer or non-network e.g. controlling peak demand with ripple control.
<b>Security and Reliability</b>	Load reaches the threshold for increased security as defined by OJV’s security standard.  Customers (especially large businesses) may request and be willing to provide a capital contribution for increased security. Similarly, they may be willing to accept a lower level of security to decrease costs	Duplicating assets to provide redundancy and continued supply after asset failures.  Increase meshing/interconnection to provide alternative supply paths (backups).  Additional switching points to increase sectionalising i.e., limit amount of load which cannot have supply reinstated by switching alone after fault occurrence.  Automation of switching points for automatic or remote sectionalising or restoration.

\*MDI = Maximum Demand Indicator – device that monitors the highest demand on the equipment

When a trigger point is exceeded, OJV will identify options to bring the asset’s operating parameters back within the acceptable range. New capacity has an impact on the balance sheet, depreciation and ROI. There is an overall preference for avoiding new capital expenditure and endeavours will be made to meet demand by other, less investment-intensive means. The following potential responses and options are considered:

- Pricing signals.
- Demand side management.
- Partnerships for non-traditional solutions.

There is a risk of asset stranding for OJV due to the uneconomic nature of deploying and maintaining electricity infrastructure in rural areas with low customer density. When significant works are required on uneconomic lines, OJV systematically reviews all available options to identify the least-cost solution. Where justified, this may include the installation of remote area power supply assets as an alternative to traditional network investment, thereby minimizing the risk of stranded assets and ensuring prudent use of capital.

### Future Demand

Future demand forecasts are determined by an understanding of historical trends and then projecting these into the future using scenario-based modelling tools. Projections are adjusted by factors which are likely to cause demand deviations from current trends.

#### Population, Demographics and Lifestyle Drivers

A description of demographic and lifestyle drivers of future demand is provided in the next table, followed by population projections.

**Table 43: Demographics and Lifestyle Drivers**

<b>Population Growth and Decline</b>	<b>Effect:</b> Accelerated growth in the Frankton area. Population in other areas largely static.
<b>Description:</b> Census data shows no major changes in population in the rural Otago areas serviced by OJV. A small proportion (1.6% in 2023 and projected to be 2.0% by 2033) of the population that falls within OJV’s distribution area are in the Queenstown-Lakes District which has a relatively higher population growth rate compared to other districts. The Queenstown-Lakes population has a forecast population growth of 15.6% by 2033, an upper bound of 26.6%, and a lower bound of 5.0%. All indicators suggest that this high growth rate is likely to continue due to the high development in the area.	
<b>Housing Density and Utilisation</b>	<b>Effect:</b> Overall support of domestic power demand growth from increasing population as described above. Effects of increased housing density is somewhat offset by increasing housing utilisation as more people share heating and other power requirements.
<b>Description:</b> Housing density and utilisation can be expected to increase to some degree as the population increases. The trend for low care properties especially with an aging population is expected to continue while at the same time in-build is expected to continue as property owners subdivide in line with this demand.	
<b>Rural Migration to Urban Areas</b>	<b>Effect:</b> Potential increase in urban load.
<b>Description:</b> Urbanisation is a trend seen worldwide with rural people migrating into metropolitan areas. The “baby boomer” generation is now approaching retirement age, and the convenience of an urban lifestyle will appeal to many. Farming has been shedding jobs for some time as improved technology means fewer people are required per unit of production. This factor may create an upward trend in the population of the larger townships in the Otago area, however little evidence of this has been seen in terms of network electrical demand as yet.	
<b>Remote Working</b>	<b>Effect:</b> Shift from commercial office spaces to residential zones.
<b>Description:</b> Since Covid forced many people to work from home during lockdowns, remote working has been embraced by many workplaces and become a normalised option for many people. Many people will only work from home sporadically for personal convenience with only small shifts in energy use in commercial spaces (e.g. they will still be heated etc for remaining staff) but often with more impact on the residential spaces that are more likely to require increased heating, lighting etc. Some people will have regular work from home schedules that may contribute to reduced need for office space and associated energy use in the workplace and increased periods where residential energy use results in higher consumption rates.	

**Increasing Energy use per Customer**

**Effect:** Growth minimal and included in existing demand trends.

**Description:** The use of heat pumps as air conditioners is becoming more common especially in commercial buildings. However, this effect would improve load factor rather than increase peak demand as it occurs in summer while peak demand is driven by heating which occurs over the winter months.

Consumer goods including appliances and electronic technology are generally becoming more affordable however while the numbers of these goods per household may be increasing, they are often not used at the same time. Energy efficiency is also improving for many of these items offsetting any increases in household demand.

**Convenience of Electrical Heating**

**Effect:** The effect of heat pump conversion is expected to be small, estimated to be about 0.5% growth in demand for OJV over the next ten years.

**Description:** Electrical heating is generally the most convenient form of heating being available at the flick of a switch. There is a trend of conversion to and greater reliance on electrical heating due to convenience and low running costs of electrical heating when using heat pumps. However, heat pump installation cost is a barrier for many people and some prefer the ambience of other heat sources. Therefore complete conversion to electrical heating cannot be expected and further conversions will occur over an extended period. The additional demand that arises will be partly offset by increased use of heat pumps over other traditional electric heaters which can use three to four times the power to run.

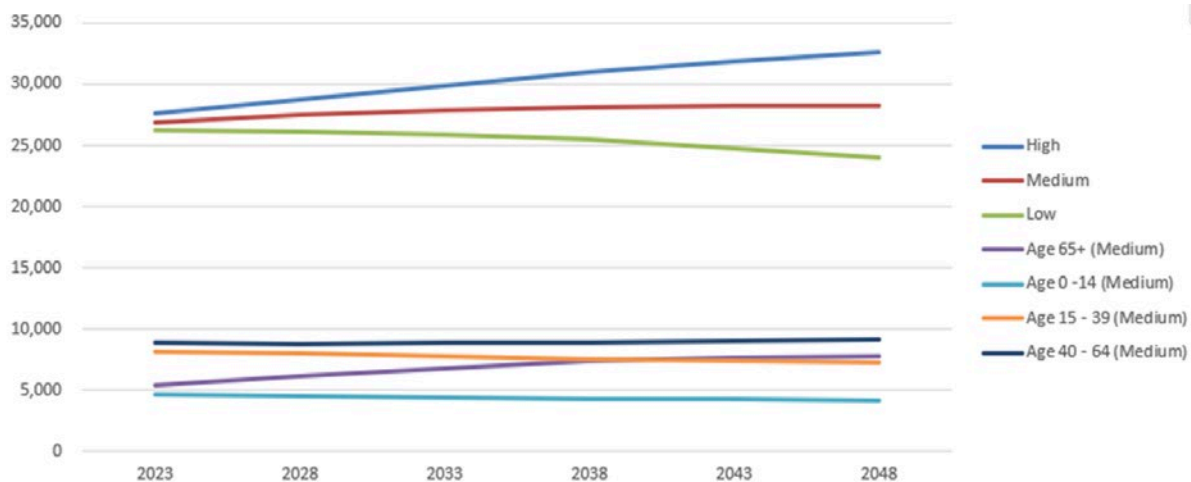
**Electricity Affordability**

**Effect:** Reduction of customer numbers and load.

**Description:** Line charges in the Otago regions reflect OJV's high cost of transporting energy over large distances to limited numbers of customers. While most customers do not consume significantly less, OJV has observed customer responsiveness to price signals that shift when electricity is consumed. This may not be the case for a proportion of people in energy hardship that may choose to consume less. For some customers, the costs of grid-supplied electricity make alternative technologies such as solar and photovoltaic more attractive to customers. Declining technology costs make them more competitive with energy use at times but as yet are not offsetting customers' peak demand on the network.

The current population projections for OJV's network area are based on estimates from the 2023 Census data from Statistics New Zealand. Projections for the 65+ age group indicates a significant aging of the population as highlighted in the following figure.

**Figure 37: Population Projections**



### Environmental and Climate Drivers

Drivers of future demand based on changes in the environment and climate are discussed in the following table.

**Table 44: Environment and Climate Drivers**

<b>Removal of Coal as Heating</b>	<b>Effect:</b> Continuation of existing trends towards electrical space heating
<b>Description:</b> Coal has declined as a heat source in the household market. This will result in an increase in use of alternative sources of heating including heat pumps with resulting growth expected to affect residential areas. Heat pump usage has naturally continued to increase as a convenient and efficient form of heating and the impact on demand has been less than earlier anticipated, therefore existing growth has been assumed to continue.	
<b>Energy Conservation Initiatives</b>	<b>Effect:</b> Customers are responding to marketing, strategies and the availability of energy efficient products to reduce their consumption. Considered a significant driver of demand contraction however is mostly recognised within existing trends. Energy savings are likely to increase to some degree estimated at 0.5% (demand contraction) over the next ten years.
<b>Description:</b> Energy efficiency in consumer appliances is increasingly popular due the combination of government or local council drivers, marketing and consumer demand. Replacement of appliances with improved energy efficiency provides customers with the same benefits or standard of living while requiring less power consumed and so reduces power bills. Similar drivers are contributing to further installations of insulation which also assists in reduced power requirements for heating.	
<b>Increasing Average Ambient Temperature</b>	<b>Effect:</b> Small increase in maximum demand on inland rural substations.
<b>Description:</b> Increasing average ambient temperature predicted by climate scientists may create increased demand for cooling systems and irrigation. Cooling demand would occur in the warmer months and therefore not coincide with the current peak demand which occurs in the winter months, being dominated by heating requirements. It would take a very large change in ambient temperature for peak consumption to be dominated by cooling in summer months and is expected to simply improve load factor by a small degree. Increased irrigation demand would also occur in the warmer months and is likely to coincide with current peak demands at the distribution feeder and zone substation level where irrigation is already the main driver of demand.	
<b>Wider Range in Weather Variations</b>	<b>Effect:</b> Potential impact on maximum demand, and worsening load factor. Some impact on network reliability.
<b>Description:</b> Climate scientists forecast a potential for increasing frequency and/or intensity of storms, along with wider variations in seasonal weather. Colder periods may increase heating load, adding to current peak demand.	

### Economic Drivers

Economic drivers of future demand include major industry growth as well as \$NZD variation and commodity cycles. These drivers are presented in the next table.

**Table 45: Economic Drivers**

<b>Major Industry Continuance or Growth</b>	<b>Effect:</b> The most likely scenario is considered in which existing industries will continue or reduce, and no major new industries will eventuate therefore no change from existing trends forecasted.
<b>Description:</b> Dairy Industry, Timber Processing etc. There is potential for both the dairy and timber industries to develop value-added processes in the OJV area resulting in increased electricity demand. New data centres or industries may develop in Otago but are large step loads so difficult to predict. Currently none have been signalled.	

**\$NZD Variation & Commodity Cycles**

**Effect:** The improving economy will support the growth initiatives discussed above in population growth and lifestyle.

**Description:** Economic downturn and recovery affects investment by customers and therefore the rate of growth. A gradual recovery with growth increasing slowly has been evident.

Past global shocks like the GFC and COVID-19 slowed investment, but Otago has shown resilience. Currently, the NZD is relatively low, increasing import costs for infrastructure; however, strong export gains from dairy and meat largely offset this impact. Recent interest rate cuts may encourage investment. The removal of the GIDI scheme has slowed decarbonization projects, yet inquiries for renewable generation remain strong, signalling continued interest in clean energy.

**Technology Drivers**

Electric and autonomous vehicles, distributed generation, energy efficiency and storage as well as the Internet of Things (IoT) are included in technological drivers of future demand. These are discussed in the following table.

**Table 46: Technology Drivers**

**Electric Vehicles**

**Effect:** It estimated that demand due to Electric Vehicle charging would account for approximately 5-6% of peak demand by the end of the planning period (2035/36).

**Description:** With significant penetration into the transport sector, electric vehicles have the potential to have a large impact on network demand. Some demand increase is expected in the second half of the planning period as electric vehicle adoption rates increase between 10% and 13% of the light passenger fleet by 2033/34. It is expected that the majority of this load should be able to be managed so that it is consumed at off-peak times (especially overnight) and therefore would have much less impact on peak demand and even improve load factor. There is likely to be some low peak demand growth, but the impact will largely be felt in sub-urban LV networks in built up urban and semi-urban areas. The upstream MV network generally has sufficient capacity to support the expected growth from electric vehicles (estimated to grow from 0.7% to 3.5% per annum from this year to 2028/29). Heavy vehicles such as buses and trucks often require fast chargers along with public charging facilities which may require capacity upgrades to be delivered at these charging locations.

**Autonomous Vehicles**

**Effect:** Potential for significant shifts in EV charging locations and timing that are hard to predict. May cluster charging around urban fast charging hubs or reduce commute barriers shifting demand away from urban centres.

**Description:** Autonomous vehicles have the potential to have a large impact on the spread of network demand if there is regulatory acceptance and sufficient penetration into the passenger transport sector. Impacts may be hard to predict as new business models may arise.

For example, vehicle ownership may shift to businesses that create efficiencies by maximising vehicle utilisation as a shift from the status quo where many vehicles are used for commutes to work but then sit idle most of the time. This could lead to clustering of charging around urban fast charging hubs to keep vehicles moving. These models would be expected to arise first in larger urban centres outside of TPCL's network so would have some increased time to plan for these impacts.

Alternatively, lowering cost and downtime for commuting to workplaces may support some customers to shift away from urban centres with associated network demand shifts.

Autonomous vehicles lower the costs of commuting and may make living further from centres of business more viable for consumers. The economic case for uptake is further weighted by higher housing costs in target destinations.

Adoption and network impact is highly correlated to uptake of electric vehicles, as the technology is often packaged into newer electric vehicles and the impact will be monitored closely as a significant driver of growth. Housing cost drivers are viewed as less urgent in Otago, compared to other areas of New Zealand. So, the impact of this technology on network demand is expected to be less rapid.

**Distributed Generation**

**Effect:** Solar generation tends to not coincide with network peak demand therefore the effect on network peak demand is expected to be negligible unless paired with storage like batteries. It is estimated that commercial and residential solar installations will decrease peak demand by less than 2% by the end of the planning period (2035/36). However, injection coincident with low load at midday is expected to create network congestion manifesting as either thermal or voltage constraints and will likely impact within the ten-year planning period.

**Description:** The vast majority of small-scale distributed generation seen so far has been solar installations and this trend is expected to continue for the foreseeable future. Although reducing costs are increasing the number of households for which a solar installation is cost-neutral, the majority of such customers either cannot afford a solar installation, are unable to install solar (e.g. rental), or prefer to dispose of their income elsewhere including focusing on options such as home insulation and electric vehicles.

Recent customer surveys indicate that more customers are considering purchasing solar in the medium term than any of the other disruptive technologies, most likely due to the influence of solar marketing efforts in recent years. Reducing costs are increasing the number of households for which a solar installation is economically positive and public awareness of the environmental advantages of solar power is gradually increasing. This is a limiting factor with varied impact across different socioeconomic areas of the network, but it is also noted that banks are increasingly offering low interest loans for renewable generation systems and government subsidies are a possibility in future that could boost uptake.

Solar tends to depress the midday trough in demand and at times reverses power flow with increasing impact into the network as penetration increases. Unless batteries are also installed the evening peak demand is typically unaffected. This increases the range of network currents (and therefore voltage) under which the LV network must operate. A network tuned to deliver the minimum acceptable voltage in the evening may still exceed the maximum acceptable voltage at midday, if sufficient solar generation is connected.

In 2025 the change of voltage limits from 230V ±6% to ±10% has increased capacity to host solar connections. Solar installations also reduce their impact by employing volt-var compensation and then protect network voltage by curtailing real power (volt-watt control). However, LV network is still vulnerable to solar installations as many constraints that arise may be thermal and relying on volt-watt control is expected to result in inequitable hosting capacity allocation (e.g. volt rise significantly curtails some customers' export while others are minimally impacted).

Solar penetration may not be overly widespread by the end of the planning period however clustering will increase impacts in particular areas of the networks. Pressure to increase solar export limits to 10kW for single phase customers would also accelerate the rate at which existing hosting capacity is used up. 10kW export is larger than the peak consumption for a large proportion of residential customers and being driven by sunlight intensity has minimal diversity across localised network areas so could have significant impact at relatively low penetrations. OJV will consider supporting 'flexible exports' as has been successfully demonstrated in Australia to allocate network solar hosting capacity dynamically based on network operating conditions across time of day and related to weather and seasonal shifts. Similar to electric vehicles, the concentration of effects on the LV network will be variable and OJV will progress further analysis using smart meter data and customer segmentation forecasting to understand the most vulnerable areas.

**Energy Storage**

**Effect:** Not expected to have a significant presence within the ten year planning horizon and therefore negligible effect on network demand. It is estimated that battery storage will reduce peak demand by less than 2% by 2034/35.

**Description:** Energy storage is one technology that could have a large impact on network demand especially if used in combination with distributed generation installations. Impact is likely to be beneficial in terms of network constraints as, when used effectively, act to reduce peak demand on network assets. They will also absorb solar exports more locally within networks with the effect of reducing solar congestion in future.

Storage gives customers some control over their own demand without impacting their consumption and convenience while allowing them to maximise self-consumption of solar systems (typically installed alongside battery installations). Battery cost is approaching levels where economics are favourable, while at the same time grid supply costs have increased, and customer uptake is starting to increase. Industry structure and regulatory settings do not appear to be optimised to support local energy sharing but could help boost uptake if resolved. OJV is preparing to support customer adoption of batteries (and any consumption or export behavioural change) by looking at mechanisms to linking reward (e.g. via line charges) in proportion to the network benefits provided (i.e. that reduce network costs).

**Energy Efficiency**

**Effect:** Negative growth driver estimated to reduce peak demand by approximately 2% by 2035/36.

**Description:** Improving energy efficiency has been a government strategy for several years (energy conservation initiatives). It is also desired by customers as a means of keeping their power bills down. More efficient appliances, lighting and heating are being developed to meet this demand. Other initiatives such as subsidies for home insulation are also helping customers to use energy more efficiently.

**On-line shopping**

**Effect:** Likely to negatively affect the business sector in OJV's network area however the overall effect on demand is expected to be relatively insignificant.

**Description:** Shopping online continues to become more and more popular with these online shops tending to be based out of the larger centres. This in turn means less demand for retail businesses within OJV's network area. However, there is also some opportunity for local businesses to connect with customers outside of Otago or even worldwide and this will somewhat offset the potential loss of business. It is expected the overall effect will be a loss for the business sector in OJV's area.

**DER Interconnectivity**

**Effect:** This is a key enabler of DER control and orchestration across networks to support maximum benefit reducing network costs and rewarding customers for their participation.

**Description:** Regulators are working with industry to prepare regulatory settings and standards that support standardised open protocols that support interoperable connectivity of DER. This allows strong competition to arise around the development of flexibility services that leverage DER supporting new efficient and innovative services to arise. Open protocols allow access to all innovators to compete and contribute to developments while benefiting from standardisation in the coordination of large numbers of devices. Interoperability means customers are not locked into single providers such as OEMs that may control price and innovation associated with services from their devices.

**Internet of Things (IOT)**

**Effect:** Wider interconnectivity of devices that brings increased monitoring and control of network operations.

**Description:** IoT is a key enabler of future network modernisation with global trends indicating strong growth in IoT applications for smart grids, predictive maintenance, and real-time monitoring. OJV will continue to monitor IoT developments and seek integration into operational strategies where appropriate to leverage this technology for efficiency and resilience improvements.

**Voltage support**

**Effect:** Where there is a low voltage issue at the end of a feeder, an alternative approach to a traditional conductor upgrade, regulator installation or the supply voltage being increased, by the installation of capacitors or a Static VAR Generator.

**Description:** In cases where the load will increase on a feeder to the extent that the voltage will fall below the required levels there may be very significant costs associated with the implementation of a conductor upgrade, regulator installation or voltage upgrade. If this is the case and where the additional load is seen to be a one off or where there is seen to be a period of time where the load is not likely to increase significantly over the following few years, then the installation of voltage support may be the solution.

They essentially defer the need for a more expensive solution.

One strong factor in favour of technologies such as this is that if capacitors or a static VAR generator were to be installed, they could be redeployed to another site if and when the load continues to increase so are unlikely to become a stranded asset.

**Demand Forecasts**

We estimate that the overall impact of the future demand drivers is a 1.6% per annum overall maximum demand growth rate. Growth per substation is the most appropriate level for identifying constraints on the network.

The projected substation demands indicate the expected growth forecast. This is the most likely outlook and these projections are the basis for OJV's network development planning. OJV also carries out an internal prudent growth forecast with appropriate contingency planning. Actual future demands may deviate significantly from the growth projections. Potential causes could include lower peak demand due to changing consumer habits. Increased energy efficiency in homes is likely to be balanced by increased demand for electrical heating and cooking. Forecasts are updated annually to ensure that plans can rapidly respond to changes from previous assumptions.

With declining growth rates, project schedules (to address capacity constraints) are postponed to minimise over-investment risks. OJV endeavours to realise growth opportunities as they arise, which means developing the network

to alleviate constraints as required within the parameters of acceptable risk. The risk of stranding of new assets is managed through capacity guarantee contracts with new customers (where appropriate). Risk is also minimised through avoidance of investment until necessary yet still maintaining the desired service levels. Higher growth rates are a possibility and present a risk of missed opportunity for growth for both OJV and our customers.

It is expected that growth affecting the entire network will be determined with sufficient timing to allow for resource adjustments. Large scale developments are likely to be funded by external investors through capital contributions. In general, OJV has the ability to respond to unforeseen large-scale developments that occur once-off. Limits to this capability might be negotiated around timing of project delivery. While all efforts are made to inform customers of potential lead times for providing additional network capacity, requests for supply are often made late in customers' planning processes due to commercial sensitivities.

## Network Constraints

### Balclutha GXP

The Balclutha GXP has a firm capacity of 30 MVA and the GXP maximum demand first exceeded the firm capacity in 2024/25, peaking at 31.5 MW. An upgrade will be required in the medium term. In the interim the two transformers' post-contingency rating of 37/39 MVA each (summer/winter) will provide for peak demands which occur in summer due to seasonal agricultural processing.

A new GXP in the Milton area is a contingency project that would be activated should significant industrial load materialise in that vicinity. The new GXP would transfer approximately 7 MVA of demand from Balclutha, allowing the GXP transformers' upgrade to be deferred.

The Balclutha sub-transmission network has adequate capacity for forecast load growth over the ten-year planning horizon, but step increases e.g. new or expanded industrial or agricultural processing facilities, or electrification of process heat would necessitate network upgrades.

### Naseby GXP

The Naseby GXP has a firm capacity of 40 MVA and with the historical GXP maximum demand at 30.3 MW there is sufficient capacity to provide for load growth over the ten-year planning period.

The predominant load is a mine, and future load growth is constrained by the sub-transmission network, specifically the N-1 capacity of the two 33kV lines from the Naseby GXP to Ranfurly substation. Should sufficient growth occur the constraint can be removed by upgrading the Naseby to Ranfurly lines to 66kV, or by increasing the 33kV lines' thermal rating. Relevant equipment at Naseby GXP is already 66kV capable.

Other parts of the Naseby sub-transmission network have adequate capacity for forecast load growth over the ten-year planning horizon.

### Halfway Bush GXP

The Halfway Bush GXP's firm capacity is 120/100 MVA (T3/T5) and load is dominated by Aurora Energy. OJV's historic maximum demand is 8.4 MW. The total peak load is close to the n-1 capacity available but is supplemented by a significant amount of embedded hydro and wind generation, consequently Transpower is not currently planning a capacity upgrade.

Significant load growth in the area is not forecast, but if it arises then low voltage at Waitati could occur when one Halfway Bush to Palmerston 33kV line is out of service. This issue will be resolved in the first instance by the new Quarry Road substation in 2026/27, which will connect to the sub-transmission network at a point closer to Halfway Bush than Merton substation (which Quarry Road replaces) does currently. This will reduce the sub-transmission volt drop. Secondly Blueskin Bay substation, which will replace Waitati substation in 2029, will also connect closer to Halfway Bush.

### Frankton GXP

The Frankton GXP has a firm capacity of 120 MVA following recent transformers' replacement and, as for Halfway Bush, load is dominated by Aurora Energy. OJV's maximum demand is 13.8 MW, and total demand was forecast to exceed the n-1 supply capacity of the transformers and incoming 110kV circuits in winter 2028.

PowerNet is working with Transpower, Aurora and other stakeholders collectively called the energise Queenstown project to develop medium to long-term options to resolve the 110kV circuit capacity issues and increase resilience into the region. The option selected for further investigation is a line to connect Cromwell to a new GXP at or near Arrow Junction. Once this location is confirmed we will be able to plan the potential connection into the LNL network.

### Zone Substations

The following table displays the projected maximum demand for zone substations at the end of the ten year planning horizon and the expected provisions for future growth. The assumption is that unforeseen changes in growth rates or step changes due to connection or loss of large customers will not occur.

Table 47: Substation Demand Growth Rates

Substation	MD (MVA) 2024/25	MD (MVA) 2035/36	Provision for Growth
<b>Charlotte Street (Balclutha)</b>	5.1	5.7	Charlotte Street has a capacity of 10 MVA and a firm rating of 5 MVA. It supplies the part of Balclutha that is on the south side of Clutha River, including the CBD, and the surrounding rural areas. The firm rating is being exceeded occasionally, if a capacity constraint arises it can currently be managed by transferring load to North Balclutha substation. Load growth is expected to result in the firm capacity plus load transfer capacity being exceeded within the ten-year planning period. Replacement of the existing transformers with new higher capacity units is planned for 2031/32.
<b>Clarks</b>	0.3	0.3	Demand growth in the Clarks area is historically flat. The rural consumers are served by a single 0.5 MVA transformer supplying 22 kV SWER feeders.
<b>Clinton</b>	2.1	2.4	Clinton substation has a capacity of 2.5 MVA available from its single transformer, which is sufficient for a prudent growth forecast beyond the ten-year planning horizon.
<b>Clydevale</b>	3.8	5.1	Clydevale substation has a capacity of 5 MVA available from its single transformer. Increased irrigation on dairy farms and new water schemes are likely to drive increased demand, which is currently forecast to exceed the transformer's capacity just within the ten year planning horizon. A transformer capacity upgrade will take place to ensure that demand growth can be met. A second transformer will be required to bring security to the required AA level once demand reaches the 5 MVA trigger level.
<b>Deepdell</b>	0.1	0.2	Demand growth in the Deepdell area is historically flat. The rural consumers are served by a single 0.75 MVA transformer.
<b>Elderlee Street (Milton)</b>	4.1	4.9	Elderlee Street has a capacity of 10 MVA and a firm rating of 5 MVA. There have been indications of modest residential and industrial growth in the Milton area in recent years. Additional load will be transferred to Elderlee Street from Glenore substation (which is being decommissioned) in 2027/28, but the Elderlee Street MD is only expected to increase by 0.1-0.2 MVA due to the Glenore substation MD being non-coincident with Elderlee Street's MD. If required, a transformers' capacity upgrade will take place to ensure that demand growth can be met.
<b>Finegand</b>	1.1	1.3	Finegand substation's 11kV bus has a capacity of 2.5 MVA available from a single transformer, and an industrial customer is bulk supplied at 33 kV. The Finegand area that is supplied at 11 kV has historically flat demand.
<b>Glenore</b>	0.7	0.0	Demand growth in the Glenore area is historically flat. The rural consumers are served by a single 1.5 MVA transformer. The substation is to be decommissioned and its load transferred to Elderlee Street substation in 2027/28 (see 'Elderlee Street' above).
<b>Golden Point</b>	3.0	3.0	Golden Point supplies a mining customer and in recent years the substation has been utilised as a standby supply only. The single transformer is rated at 5 MVA.

Substation	MD (MVA) 2024/25	MD (MVA) 2035/36	Provision for Growth
<b>Greenfield</b>	2.5	2.7	Greenfield substation provides bulk 33 kV supply to an industrial customer. The 5.7 MVA voltage regulator has capacity for expected load growth beyond the ten year planning horizon.
<b>Hindon</b>	0.2	0.2	Demand growth in the Hindon area is historically flat. The rural consumers are predominantly served by a single 0.55 MVA transformer supplying 22 kV SWER feeders and a single 0.1 MVA transformer serves three-phase consumers.
<b>Hyde</b>	0.7	0.9	Demand in the Hyde area is historically flat. Hyde's single 2.5 MVA transformer supplies the rural community but the predominant load is pumps that serve a mine.
<b>Kaitangata</b>	1.5	1.6	Kaitangata substation has a capacity of 2.5 MVA available from its single transformer. The substation supplies the township and its surrounding rural area.
<b>Lawrence</b>	1.4	1.5	Lawrence substation has a capacity of 2.5 MVA available from its single transformer. The substation supplies the township and its surrounding rural area. Load growth is historically flat.
<b>Linnburn</b>	0.8	0.0	Linnburn is a temporary substation commissioned in 2014 in response to rapid irrigation growth. It has a single 1 MVA transformer. The site will be decommissioned in 2025 and its load transferred to Patearoa substation.
<b>Merton</b>	2.7	3.0	Merton has a capacity of 5 MVA and a firm rating of 2.5 MVA. If a capacity constraint arises it can be managed by transferring load to neighbouring substations. Merton is planned for replacement with increased capacity (a 7.5 MVA transformer) at a new site in Quarry Road, closer to the load centre which is Waikouaiti township. Quarry Road is to be commissioned in 2026/27.
<b>Middlemarch</b>	0.9	0.9	Middlemarch substation has a capacity of 2.5 MVA available from its single transformer. The substation supplies the township and its surrounding rural area. Some modest load growth from new irrigation has occurred in recent years.
<b>Milburn</b>	2.2	2.5	Milburn has a capacity of 5 MVA provided by one transformer with a standby transformer rated at 2.5 MVA. The substation supplies industrial customers and the rural community.
<b>North Balclutha</b>	2.7	2.8	North Balclutha substation has a capacity of 5 MVA available from its single transformer. It supplies the part of Balclutha that is on the north side of Clutha River, Stirling township and the surrounding rural areas. Load growth is historically flat.
<b>Oturehua</b>	0.2	0.2	Demand growth in the Oturehua area is historically flat. The rural consumers are served by a single 0.75 MVA transformer.
<b>Owaka</b>	1.5	1.7	Owaka substation has a capacity of 2.5 MVA available from its single transformer. The substation supplies the township and its surrounding rural area. Load growth is historically flat.
<b>Paerau</b>	0.3	0.3	Demand growth in the Paerau area is historically flat. The rural consumers are served by a single 1 MVA transformer.
<b>Paerau Powerhouse</b>	11.8	12.0	Paerau Powerhouse serves a hydro generation scheme and has a capacity of 30 MVA and a firm rating of 15 MVA.

Substation	MD (MVA) 2024/25	MD (MVA) 2035/36	Provision for Growth
<b>Palmerston</b>	2.1	2.2	Palmerston substation has a capacity of 5 MVA and a firm rating of 2.5 MVA. The substation supplies the township and its surrounding rural area. Load growth is historically flat.
<b>Patearoa</b>	2.2	4.46	Patearoa substation has a capacity of 2.5 MVA available from its single transformer. The substation supplies the township and its surrounding rural area where irrigation is driving load growth. The transformer will be upgraded to 7.5 MVA in 2025 to accommodate forecast load growth, a load transfer from Ranfurly and the load currently served by Linnburn, which is to be decommissioned (see 'Linnburn' above and 'Ranfurly 33/11 kV' below).
<b>Port Molyneux</b>	0.6	0.8	Port Molyneux substation has a capacity of 2.5 MVA available from its single transformer. The substation supplies the Kaka Point township and its surrounding rural area. Load growth is historically flat.
<b>Pukeawa</b>	0.5	0.5	Pukeawa substation has a capacity of 0.75 MVA available from its single transformer. Some modest irrigation growth has occurred on dairy farms, growth is currently forecast to be within the transformer's capacity within the ten year planning horizon.
<b>Ranfurly 33/11kV</b>	2.2	2.3	Ranfurly has a capacity of 2.5 MVA provided by one transformer with a standby transformer rated at 2.5 MVA. The substation supplies the townships of Ranfurly and Naseby as well as the surrounding rural community. Some irrigation load growth is expected during the ten year planning period, which will be offset by a planned load transfer to Patearoa substation after its 2025 transformer upgrade.
<b>Ranfurly 66/33kV</b>	24.9	24.9	The Ranfurly 66 kV bus supplies a hydro generation scheme and a mining customer. It has a capacity of 50 MVA and a firm rating of 25 MVA. The present growth constraint is due to the N-1 capacity of the two 33 kV lines from Naseby GXP to Ranfurly, which can be alleviated by upgrading the lines to 66 kV. Relevant equipment at Naseby GXP is already 66 kV capable should new demand appear.
<b>Remarkables (Frankton)</b>	11.1	21.3	Remarkables substation in Lakeland Network has a capacity of 46 MVA and a firm rating of 23 MVA. Remarkables serves mainly residential customers in Frankton and surrounding areas and the rapid rate of residential development being experienced is expected to continue. The maximum demand at Remarkables will be mitigated by a new zone substation serving the Southern part of Lakeland Network, to be completed in 2030.
<b>Stirling</b>	4.1	4.1	Stirling substation has a capacity of 5 MVA available from its single transformer. The substation supplies a dairy processing plant and is a standby supply for the surrounding distribution network, which is normally supplied by North Balclutha substation. Future growth is not presently indicated.
<b>Waihola</b>	1.4	1.5	Waihola substation has a capacity of 1.5 MVA available from its single transformer. New residential development has driven modest load growth recently and the trend is forecast to continue. Demand is expected to exceed the transformer's capacity just beyond the ten year planning horizon. A transformer capacity upgrade will take place to ensure that demand growth can be met.

Substation	MD (MVA) 2024/25	MD (MVA) 2035/36	Provision for Growth
<b>Waipiata</b>	1.3	1.5	Waipiata substation has a capacity of 2.5 MVA available from its single transformer. The substation supplies the township and its surrounding rural area where irrigation has driven load growth in recent years. The growth rate is expected to reduce over the present ten year planning horizon.
<b>Waitati</b>	1.8	2.1	Waitati substation has a capacity of 2.5 MVA available from its single transformer. The substation supplies the townships of Waitati and Warrington and the surrounding rural area. New residential development has driven modest load growth recently and the trend is forecast to continue. The substation is planned for replacement with increased capacity at a new site in 2029.
<b>Wedderburn</b>	0.2	0.2	Demand growth in the Wedderburn area is historically flat. The rural consumers are served by a single 1 MVA transformer.

Projected annual maximum demands incorporating growth provisions are presented in the following table. Sites with high loads will be closely monitored to determine if capacity will be exceeded in the short term. Annual preparation of data will highlight sites with capacity constraints, and the planned works will be adapted for each situation. This would entail that some capacity upgrades be delayed or brought forward.

**Table 48: Substation Maximum Demand (incorporating growth)**

Substation	'26/27	'27/28	'28/29	'29/30	'30/31	'31/32	'32/33	'33/34	'34/35	'35/36
<b>Charlotte Street (Balclutha)</b>	5.2	5.2	5.3	5.3	5.4	5.4	5.5	5.5	5.6	5.7
<b>Clarks</b>	0.3	0.3	0.3	0.3	0.3	0.3	0.3	0.3	0.3	0.3
<b>Clinton</b>	2.1	2.2	2.2	2.2	2.3	2.3	2.3	2.3	2.4	2.4
<b>Clydevale</b>	4.0	4.2	4.3	4.4	4.5	4.6	4.8	4.9	5.0	5.1
<b>Deepdell</b>	0.1	0.2	0.2	0.2	0.2	0.2	0.2	0.2	0.2	0.2
<b>Elderlee Street (Milton)</b>	4.2	4.5	4.5	4.6	4.6	4.7	4.7	4.8	4.8	4.9
<b>Finegand</b>	1.1	1.1	1.1	1.2	1.2	1.2	1.2	1.2	1.2	1.3
<b>Glenore</b>	0.5	0.5	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0
<b>Golden Point</b>	3.0	3.0	3.0	3.0	3.0	3.0	3.0	3.0	3.0	3.0
<b>Greenfield</b>	2.5	2.5	2.6	2.6	2.6	2.6	2.7	2.7	2.7	2.7
<b>Hindon</b>	0.2	0.2	0.2	0.2	0.2	0.2	0.2	0.2	0.2	0.2
<b>Hyde</b>	0.8	0.8	0.8	0.8	0.8	0.8	0.8	0.9	0.9	0.9
<b>Kaitangata</b>	1.5	1.5	1.5	1.5	1.5	1.5	1.6	1.6	1.6	1.6
<b>Lawrence</b>	1.4	1.4	1.4	1.4	1.4	1.4	1.5	1.5	1.5	1.5
<b>Merton</b>	2.7	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0
<b>Middlemarch</b>	0.9	0.9	0.9	0.9	0.9	0.9	0.9	0.9	0.9	0.9
<b>Milburn</b>	2.3	2.3	2.3	2.4	2.4	2.4	2.4	2.5	2.5	2.5
<b>North Balclutha</b>	2.7	2.7	2.7	2.7	2.7	2.8	2.8	2.8	2.8	2.8
<b>Oturehua</b>	0.2	0.2	0.2	0.2	0.2	0.2	0.2	0.2	0.2	0.2

Substation	'26/27	'27/28	'28/29	'29/30	'30/31	'31/32	'32/33	'33/34	'34/35	'35/36
Owaka	1.6	1.6	1.6	1.6	1.6	1.6	1.6	1.7	1.7	1.7
Paerau	0.3	0.3	0.3	0.3	0.3	0.3	0.3	0.3	0.3	0.3
Paerau Powerhouse	11.8	11.8	11.9	11.9	11.9	11.9	11.9	12.0	12.0	12.0
Palmerston	2.1	2.1	2.2	2.2	2.2	2.2	2.2	2.2	2.2	2.2
Patearoa	2.7	2.9	3.1	3.3	3.5	3.7	3.9	4.1	4.4	4.6
Port Molyneux	0.7	0.7	0.7	0.7	0.7	0.7	0.7	0.7	0.7	0.8
Pukeawa	0.5	0.5	0.5	0.5	0.5	0.5	0.5	0.5	0.5	0.5
Quarry Road	2.7	2.7	2.8	2.8	2.8	2.9	2.9	2.9	2.9	3.0
Ranfurly 33/11kV	2.3	2.3	2.3	2.3	2.3	2.3	2.3	2.3	2.3	2.3
Ranfurly 66/33kV	24.9	24.9	24.9	24.9	24.9	24.9	24.9	24.9	24.9	24.9
Remarkables (Frankton)	13.0	13.9	14.8	15.7	16.7	17.6	18.5	19.4	20.4	21.3
Stirling	4.1	4.1	4.1	4.1	4.1	4.1	4.1	4.1	4.1	4.1
Waihola	1.4	1.4	1.4	1.5	1.5	1.5	1.5	1.5	1.5	1.5
Waipiata	1.3	1.3	1.3	1.4	1.4	1.4	1.4	1.4	1.5	1.5
Waitati	1.8	1.9	1.9	1.9	2.0	2.0	2.0	2.1	2.1	2.1
Wedderburn	0.2	0.2	0.2	0.2	0.2	0.2	0.2	0.2	0.2	0.2

OJV also manages other general constraints on its network as described in the following table.

**Table 49: Network Constraints and Intended Remedy**

Constraint	Description	Management Approach
<b>Distribution Voltage Drop</b>	The voltage drop at the end of some distribution lines fall below OJV triggers.	The feeders will be upgraded to improve supply voltage.  Where voltages are only marginally below OJV triggers and no load growth is expected, demand will be monitored and action taken if the situation worsens.
<b>Interconnected Distribution Feeders</b>	Many distribution lines in rural areas are unable to supply load in backup scenarios due to excessive voltage drop.	Interconnected feeder conductors are analysed in backup scenarios and opportunities to reinforce them are taken if economic. Other options are also utilised e.g. mobile substation deployment, temporary generation or temporary voltage regulator.
<b>MV Transformers</b>	Some transformers are near full capacity.	Maximum Demand Indicators (MDIs) are monitored and transformers will be upsized or supplemented with additional units as appropriate. MDIs will be upgraded in the medium term to provide improved data for transformer loading and LV network analysis.  Underutilised transformers may be relocated before purchasing new.

Constraint	Description	Management Approach
<b>Low Voltage Quality of Supply</b>	In some growth areas the LV lines are inadequate to supply the new loads.	Upgrade LV lines in towns as required and consider the size and location of transformers.
<b>Uneconomic Lines</b>	There are many examples of single customers at the ends of feeders with 1-2 km of dedicated line required to support them. Much of this line was built during government-funded rapid expansion of the 1960s and is now approaching end of life. Cost of renewal is disproportionate to benefit.	Each instance of a potentially uneconomic line renewal will be considered on a case-by-case basis. A RAPS (Remote Area Power Supply) will be utilised if more economic.

### Distributed Generation and Demand Management

Distributed Generation (DG) influence on maximum demand is currently negligible due to the estimated low connection density of DG. It is possible that only a small percentage of the capacity will be available during winter peaks.

Load management (i.e. ripple control) is used when substation equipment is nearing overload as well as with load transfers for maintenance purposes. The assumption is that load management has a minimal influence on projected demand, although historical demand records will include these effects.

### Service Level Changes

The general approach of monitoring network demand, and initiating projects when standardised development triggers are reached, serves to maintain existing service levels. Where a change in service level is desirable, this may be undertaken either directly (e.g. targeted seismic remediation program to improve safety and resilience under earthquake conditions), or indirectly through the adjustment of the thresholds used for the triggers (e.g. lowering the minimum number of downstream customers required to justify a dual transformer substation). These decisions tend to be strategic in nature and go beyond the general approach of monitoring network demand and initiating projects when standardised development triggers are reached.

These projects may be triggered by a complex interaction of many factors or driven (or required) by external influences. Examples are the shifting perceptions around staff/personnel safety or acceptable levels of risk, and these will create drivers for network development projects which are not a requirement arising from demand growth.

### Development Programme

The following tables present OJV's development projects according to whether they are: underway or planned for the next 12 months, planned for the following four years, or are being considered for the remainder of the planning period.

**Table 50: Non-routine Development Projects (next 12 months)**

Project Description	2026/27 CAPEX Cost
<p><b>Customer Connection Projects:</b> This budget provides allowance for new connections to the network including subdivisions where a large number of customers may require connection. Each specific solution will depend on location and customer requirements. It includes the connection of a large solar farm.</p> <p>Scope and timing of works are adjusted to customers' works plans as communicated to OJV. Expenditure and timing may differ from that published as customer developments progress.</p>	\$6,470,444
<p><b>System Growth Projects:</b> This budget provides for extensions or enhancements to the network to meet growth in demand. It includes the Patearoa Substation Upgrade and two distribution line projects to meet the demand for irrigation driven load growth; and network extension projects in Lakeland Network where load growth, predominantly from residential developments, is expected to continue.</p>	\$2,189,710
<p><b>Asset Relocation Projects:</b> This budget captures costs for general minor relocation works required such as shifting a pole or pillar box to a more convenient location. Costs budgeted represent a long-term average with actual spend being reactive and typically above or below budget in any year.</p>	\$188,593

<b>Quality of Supply Projects:</b> The 2026/27 budget includes a mobile substation site at Waipiata.	\$715,775
<b>Reliability, Safety and Environment:</b> This budget in 2026/27 includes Halo RMU replacements, distribution earth refurbishment and conversion of larger overhead mounted distribution transformer sites to ground mounted transformers.	\$1,315,761

**Table 51: Non-routine Development Projects (next four years)**

Project Description	CAPEX Cost & Timing
<p><b>Customer Connections:</b> This budget provides allowance for new connections to the network including subdivisions where a large number of customers may require connection, and embedded generation connections. Each specific solution will depend on location and customer requirements.</p> <p>Connections activity is adjusted in response to known customer initiated works. Capital expenditure allows OJV to provide the required supporting electrical infrastructure.</p> <p>Scope and timing of works are adjusted to customers' works plans as communicated to OJV. Expenditure and timing may differ from that published as customer developments progress.</p> <p>Planning for new connections uses averages based on historical trending, modified by any local knowledge if appropriate. However, customer requirements are generally unpredictable and quite variable. Larger customers especially, which have the greatest effect on the network, tend not to disclose their intentions until connection is required (perhaps trying to avoid alerting competitors to commercial opportunities), so cannot be easily planned for in advance.</p> <p>Various options are considered generally to determine the least cost option for providing the new connection. Work required depends on the customer's location relative to existing network and the capacity of that network to supply the additional load. This can range from a simple LV connection at a fuse in a distribution pillar box at the customer's property boundary, to upgrade of LV cables or replacement of overhead lines with cables of greater rating, up to requirement for a new transformer site with associated MV extension if required. Even small customers can require a large investment to increase network capacity where existing capacity is already fully utilised.</p>	\$6,470,444
	'26/27
	\$6,801,751
	'27/28
	\$6,901,214
	'28/29
\$6,797,634	
'29/30	
\$6,880,568	
-\$6,938,062 p.a.	
'30/31 to '35/36	

<p><b>Milton Area Capacity Upgrade:</b> There is potential for significant industrial expansion which would require significant additional capacity in the Milton area. The additional load could exceed the current capacity of the Balclutha Grid Exit Point (GXP) and the 33 kV lines to Milton. Transpower’s 110 kV lines that supply Balclutha GXP also have capacity limitations whereas there are two 220 kV lines passing through the area with additional capacity available.</p> <p>A review of the feasible options had indicated a possible future requirement for a new GXP near Milton supplied from the 220 kV grid.</p> <p>Additionally a combination of new sub-transmission lines and existing line and substation upgrades would be necessary to supply the industrial sites.</p> <p>Available options include:</p> <ul style="list-style-type: none"> <li>• Upgrade the Balclutha GXP’s capacity, reinforce the 33kV supply to Milton and accept capacity constraints for grid contingency events.</li> <li>• Develop a new GXP connected to one 220 kV line near Milton dedicated to supplying the new industrial loads, with N security for grid contingency events.</li> <li>• Develop a new GXP connected to both 220 kV lines near Milton supplying the new industrial loads and the existing local network load.</li> <li>• Do nothing and accept that the existing capacity constraints will prevent the industrial developments from proceeding and limit future growth.</li> <li>• No non-asset solutions.</li> </ul> <p>A new GXP connected to both 220 kV lines near Milton provides both the capacity required and acceptable security.</p> <p>As the future of industrial load demand growth is currently unknown, the new GXP and sub-transmission upgrades are contingent on confirmed future demand.</p> <p>However, an industrial customer or customers may require additional capacity in a relatively short time frame compared to the time required to purchase land, gain consents, plan and construct a new Transpower GXP. OJV has decided it would be prudent to purchase and designate land for a future GXP in the Milton area.</p> <p>A site suitable for a future GXP will be purchased and designated in 2027/28.</p>	<p>\$251,028 ‘27/28</p>
<p><b>Earth Upgrades:</b> Ineffective earthing may create, or fail to control, hazardous voltage that may occur on and around network equipment affecting safety for the public and for staff. Ineffective earthing may prevent protection systems from operating correctly which may affect safety and reliability of the network. Routine earth site inspection and testing identify any sites that require upgrades.</p> <p>The analysis to determine what upgrade options are appropriate can be quite complex but essentially it looks to find the best trade-off between cost and risk reduction. For sites where risk of potential exposure to EPR is high, additional measures such as insulating barriers are necessary to ensure public safety.</p> <p>Routine testing is completed five yearly.</p> <p>This project budget has been increased to cover remediation of non-compliant / un-maintainable sites discovered in the most recent earth inspection / testing round.</p> <p>A number of distribution earths at SWER transformer sites have joins between the transformer and the first earth electrode whereas the applicable EEA Guide specifies an unbroken connection. The affected sites will be upgraded over a period of seven years, to be completed in 2029/30.</p> <p>There are a number of Air Break Switches (ABSs) that do not have adequate electrically bonded pads for personnel to stand on when operating the ABS. Affected sites will be upgraded over a period of five years, to be completed in 2028/29.</p>	<p>\$432,823 p.a. ‘26/27 to ‘28/29 \$385,320 ‘29/30 \$184,995 p.a. ‘30/31 onward</p>

<p><b>General LNL Network Growth:</b> Continued growth in the Frankton area results in the need to expand and reinforce the distribution network.</p>	<p>\$297,918 '26/27 \$164,726 p.a. '27/28 onward</p>
<p><b>Kawarau South Bank Coneburn Sub 22kV Cables:</b> This project provides a distribution network extension to supply growth and improve supply security to residential developments south of the Kawarau Falls Bridge.</p> <p>Available options include:</p> <ul style="list-style-type: none"> <li>• Extend the network to meet customer demand and improve supply security.</li> <li>• Do nothing and accept that electricity demand will be met by a competitor.</li> </ul> <p>Extending the network fits with OJV's strategic objective to facilitate network growth in order to meet customer demand.</p> <p>Project completion is planned for 2029/30.</p>	<p>\$461,491 '26/27 \$1,088,480 p.a. '27/28 to '29/30</p>
<p><b>Frankton Road 22kV Extension:</b> This project provides a distribution network extension to supply network growth towards Frankton Road.</p> <p>Available options include:</p> <ul style="list-style-type: none"> <li>• Extend the network to meet customer demand and improve supply security.</li> <li>• Do nothing and accept that electricity demand will be met by a competitor.</li> </ul> <p>Extending the network fits with OJV's strategic objective to facilitate network growth in order to meet customer demand.</p>	<p>\$873,757 '26/27</p>
<p><b>Northlake to Clearview Link Cable:</b> This project provides a distribution network link to improve supply security to residential developments in Wanaka.</p> <p>Available options include:</p> <ul style="list-style-type: none"> <li>• Install the link cable to improve supply security.</li> <li>• Do nothing and accept reduced reliability and limited maintenance options.</li> </ul> <p>Installing the link cable fits with OJV's strategic objective to provide its customers with above average levels of service.</p>	<p>\$166,665 '26/27</p>
<p><b>Transpower Lines Under Clearance:</b> Transpower have identified a small number of locations where the distance between their national grid line and OJV's network line infringes the regulation clearance. OJV will relocate the affected line sections underground with assistance from Transpower.</p>	<p>\$146,947 '26/27</p>
<p><b>New Zone Substation Land:</b> A new zone substation will be required in the long term to service rapid growth in the Wakatipu Basin area (refer to 'Southern Corridor Zone Substation' below). OJV intends to secure a site while land in a suitable location is available.</p>	<p>\$944,148 '28/29</p>
<p><b>Southern Corridor Zone Substation:</b> Rapid growth in the Wakatipu Basin area indicates that a new zone substation will be required in the medium term to provide capacity and diversity.</p> <p>Available options to increase capacity and supply security in the region include:</p> <ul style="list-style-type: none"> <li>• Plan for a future zone substation to service expected growth.</li> <li>• Upgrade the capacity of Remarkables substation and forgo the diversity a second substation would provide.</li> <li>• No non-asset solutions available.</li> </ul> <p>Establishing a new zone substation will provide for future growth and enhance supply security. The project's planned completion date is 2029/30.</p>	<p>\$752,518 '28/29 \$15,041,042 '29/30</p>
<p><b>RMU SCADA &amp; Communications:</b> This budget is to allow implementation of SCADA and supporting communications infrastructure for ring main units in the Lakeland Network.</p>	<p>\$33,119 p.a. '26/27 ongoing</p>

<p><b>Halo RMU Replacements:</b> An issue with Halo RMUs manufactured from 2014 to 2019 has resulted in the RMUs not being able to be operated while in service, and presenting a safety risk to personnel and to the public. OJV has elected to address the situation by replacing the RMUs.</p>	<p>\$397,671 '26/27 \$596,507 '27/28</p>
<p><b>Network Chargeable Capital:</b> This budget captures costs for relocation works when requested by authorities or customers such as shifting a pole or pillar box to a more convenient location. Costs budgeted represent a long-term average with actual spend being reactive and typically above or below budget in any year.</p>	<p>\$41,646 p.a. Ongoing</p>
<p><b>Supply Quality Upgrades:</b> On the LV network, operation beyond capacity typically manifests as low voltage experienced by customers during periods of peak loading. This may occasionally require a new transformer site with associated MV extension if required. However in most cases replacing LV cables with larger cables will be a more economic option to maintain acceptable voltage for all customers. The minimum standard cable size which provides the existing and spare capacity for expected growth will be used.</p> <p>An alternative to network upgrade is demand side management, however cost incentives to reduce demand are proving ineffective due to the retailers repackaging of line charges into their billing.</p> <p>Costs budgeted represent a long term average with actual spend varying around this average from year to year.</p>	<p>\$14,215 p.a. Ongoing</p>
<p><b>Network Improvement Projects:</b> This budget is to allow implementation of additional remote controllable switching points, automation technologies and feeder tie points.</p>	<p>\$160,076 '26/27</p>
<p><b>Easements:</b> A budgeted allowance for easement costs that are not captured in other projects' budgets.</p>	<p>\$6,544 p.a. Ongoing</p>
<p><b>Mobile Substation Site Made Ready:</b> This project will provide connection points for the mobile substation at single transformer substations.</p> <p>The aim is to have each substation suitably arranged to allow the mobile substation to be connected for either maintenance activities, or to cover transformer or other major equipment failures. The works will vary at each substation but could include additional land, fencing, gravel, earthing and HV/MV connection points.</p> <p>Each site's connection point will only be "made ready" when it will be required to allow an outage for scheduled routine maintenance on major equipment.</p>	<p>\$341,700 '26/27, '28/29 &amp; '29/30 \$683,401 '27/28</p>
<p><b>Communications Upgrade:</b> OJV's current communications infrastructure was installed in 2000. It comprises a UHF link and multipoint base station network for SCADA, and a VHF repeater network for voice communications between mobile field staff, depots and System Control.</p> <p>Since 2000 the electricity industry has experienced dramatic change. The development of advanced digital relays, distributed energy resources and smart metering will place an ever-increasing demand on communications networks.</p> <p>Whilst OJV's existing analogue communications networks have been both reliable and cost effective, the challenge for OJV now is to balance the benefit that modern digital infrastructure brings in the context of the operational environment, with the level of investment required to modernise and futureproof the overall communications infrastructure.</p> <p>Key features of the communications upgrade will be:</p> <ul style="list-style-type: none"> <li>• A higher capacity backbone network to support enhanced communications across the OJV operating area.</li> <li>• A resilient IP network that incorporates OJV's distributed legacy assets.</li> <li>• A digital mobile radio platform.</li> </ul> <p>The project is planned for the 2026-2029 period.</p>	<p>\$116,691 '26/27 \$1,381,018 p.a. '27/28 &amp; '28/29</p>
<p><b>Remarkables Sub Communications:</b> This budget is to improve the reliability of SCADA communications to and from LNL's Remarkables substation in Frankton.</p>	<p>\$100,230 '26/27</p>

<p><b>Charlotte Street Transformers Upgrade:</b> The n-1 rating of the two 5 MVA Charlotte Street transformers is being exceeded occasionally, which is able to be managed during a contingency event by temporarily transferring load to North Balclutha substation. Load growth is expected to result in the firm capacity plus load transfer capacity being exceeded within the ten year planning period. Replacement of the existing transformers with new higher capacity units will relieve the forecast contingency constraint. Procurement and installation of two new dual rated 6/12 MVA transformers is planned for 2030-32.</p>	<p>\$578,698 '30/31 \$3,405,129 '31/32</p>
<p><b>Replacement of Overhead Structures with Ground Mounted:</b> This budget is to replace pole mounted distribution transformers greater than 100kVA with ground mount units.</p>	<p>\$268,347 p.a. '26/27 onward</p>
<p><b>Ranfurly Transformers Oil Containment &amp; Seismic Strengthening:</b> The two Ranfurly 66/33 kV transformers are to have foundation strengthening work carried out and an oil bund constructed. The bund will contain oil leaks from the transformers.</p>	<p>\$199,928 '27/28</p>
<p><b>Hyde Transformer Oil Containment &amp; Seismic Strengthening:</b> The Hyde 33/11 kV transformer is to have foundation strengthening work carried out and an oil bund constructed. The bund will contain oil leaks from the transformer.</p>	<p>\$152,912 '28/29</p>

**Table 52: Non-routine Development Projects (under consideration)**

<p><b>Unspecified System Growth Projects:</b> This budget is an estimate of costs for projects that are as yet unknown but are considered likely to arise in the longer term. Certainty for these estimates is obviously low.</p> <p>These projects and this expenditure will eventuate based on customer driven developments and engineering evaluation of network capacity.</p>	<p>\$1,230,484 p.a. '31/32 to '35/36</p>
<p><b>Reliability &amp; Resilience Projects:</b> This budget is an estimate of costs for projects that will improve the network's capability to provide continuous and dependable electric service. They are yet to be developed in scope but may include:</p> <ul style="list-style-type: none"> <li>• Construction of a second sub-transmission line to zone substations served by a single line currently e.g. Palmerston, Milburn, Owaka, Clinton.</li> <li>• Bus configuration upgrades at key substations, allowing the present solid bus to be split for maintenance or fault repair e.g. Ranfurly, Palmerston.</li> <li>• Capacity upgrades of lines and cables to provide an additional 24/7 alternative supply source where the present conductors are of insufficient capacity for current and future peak loading.</li> <li>• Installation of remote-controlled switchgear on interconnected distribution feeders, to allow sections of the feeder to be isolated while still continuing to supply the other sections.</li> <li>• Installation of distribution line reclosers to reduce the area affected by faults on spur feeders.</li> <li>• IProvision of generators to remote communities.</li> </ul>	<p>\$1,081,989 '30/31 \$5,409,945 p.a. '30/31 to '35/36</p>

### Non-network Development

IT and management services support are provided through the services contract with PowerNet. OJV does not directly develop the GIS or AMIS (Maximo) systems but, in conjunction with PowerNet, develops interfaces and processes around these systems.

PowerNet includes consideration of non-network alternatives that could defer or replace the need for network upgrades. Non-network options include local generation installations as an alternative energy source as well as energy storage and these may be used in combination. These could provide a total supply solution for options such as microgrids or be used to reduce network capacity requirements as in demand peak shaving.

These options are particularly relevant where demand growth is the primary driver for network upgrade projects. Growth impact may be reduced with non-network solutions whereas condition-based refurbishment or replacement is less able to be managed with non-network solutions. Low growth rates also contribute to non-network option viability as rapid growth would exceed non-network solutions' effective capacity in a shorter time frame with large non-network assets needing to be reutilised elsewhere or may become stranded assets. Distributed generation or storage options are also possible but low uptake penetrations and coordination of these technologies typically does not support

significant project deferrals. Targeted marketing may boost numbers of these devices in a particular constraint region but if unsuccessful in reaching required levels creates the issue of assets that are more difficult to value or if reward has been guaranteed payment for unutilised services.

OJV and LNL continue to develop understanding and preparedness for more complex ownership and services models that may enable more economic non-network solutions. Recently PowerNet considered a non-network alternative for the Frankton GXP load constraints Further load growth is anticipated to erode the available capacity over time and the network will monitor growth and consider non-network solutions that may reduce cost for customers for this and other growth driven projects as they arise.

## 7.2 Asset and Network Design

The design life cycle stage addresses the following aspects.

- Type of assets used on the networks.
- Network configuration.
- Interactions between various assets and asset systems on the network.
- Physical location of assets.

### Design Phase Risks

The following risks are partially addressed in the design lifecycle phase.

**Table 53: Design Phase Risks**

Category	Risk Title	Risk Cause	Risk Treatment Plan
Operational Performance	Damage due to extreme Physical Event (i.e., Christchurch earthquake)	Damage caused by force majeure to our infrastructure or equipment (e.g., floods, earthquakes)	Locating assets and networks to avoid high event probability areas. Design structures and buildings to cater for seismic events.
Network Performance	Failure of Asset Lifecycle Management	Mechanical or electrical failure, ineffective maintenance, ineffective fleet plans Budget constraints Lack of future network planning	Designs take maintenance and operations requirements into account. A lower equipment purchase price should not be at the cost of reliability and should not lead to increased maintenance requirements. Design takes asset retirement and disposal into account.
Network Performance	Intentional Damage	Terrorism, theft, vandalism	Asset and system design takes physical security into account.
Operational Performance	Unavailability of critical spares	Poor future work planning, high impact low probability events causing high spares usage, Supply chain disruptions	Designs are standardised to minimise stock levels and create interchangeability of assets.
Operational Performance	Loss of key critical service provider	Economic environment, Lack of sufficient work to sustain contractors; unexpected inability of contractor to complete work, Major health event/pandemic	Standardised design does not lead to single supplier dependencies. A limited number of asset options are available. Designs can be implemented by any of several competent contractors.
Operational Performance	Major event triggering storm gallery activation	Damage caused by wind, snow, storm events	Design to reduce or eliminate faults due to inclement weather.

Category	Risk Title	Risk Cause	Risk Treatment Plan
Health and Safety	Public meeting live assets	Unexpected public actions affecting our assets or asset integrity affects public safety	Safety in Design process takes public exposure to live equipment into account. Asset placement reduces public interaction with the assets. Any new assets are evaluated in terms of safety before they are approved for use on the network.
Environmental	Breaches of environmental legislation	Failure of assets, oil spill, bunding, hazardous goods breach	Design standards take environmental risk into account. Assets do not contain hazardous substances or hazardous substances are controlled.

### Cost Efficiency

In the interests of cost efficiency, OJV aims to minimise capital expenditure when determining the most appropriate development option for the network. Being cost efficient with network development requires a “just enough, just in time” approach for the determination of appropriate new capacity, and an appropriate level of standardisation. In future demand management and flexibility services should be increasingly used to defer upgrades as an extension of this approach. Other works within the locale may be brought forward and combined to achieve economies of scale for design, safety, and traffic management costs.

Before capital intensive upgrades are required, the following options, in a broadly descending order of preference, are considered when development triggers have been reached:

- Do nothing and simply accept that one or more parameters have exceeded a trigger point. In reality, do nothing options would only be adopted if the benefit-cost ratios of all other reasonable options were unacceptably low and if assurance was provided to the Chief Executive that the do nothing option did not represent an unacceptable increase in risk to OJV. An example of where a do nothing option might be adopted is where the voltage at the far end of a remote rural feeder drops below the network standard minimum level for a short period at the height of the holiday season – the benefits of correcting such a constraint are simply too low to justify the expense.
- Operational activities, in particular switching within the distribution network to shift load from heavily loaded to lightly loaded feeders to avoid new investment or winding up a tap changer to mitigate a voltage problem. The downside to this approach is that it may increase line losses, reduce security of supply or compromise protection settings.
- Demand management using load control or using other methods to influence customers’ consumption patterns so that assets operate at levels below trigger points. Examples might be to shift demand to different time zones, negotiate interruptible tariffs with certain customers so that overloaded assets can be relieved or assist a customer to adopt a substitute energy source to avoid new capacity. OJV notes that the effectiveness of line tariffs in influencing customer behaviour is diminished by the retailer’s practice of repackaging fixed and variable charges.
- Install generation or energy storage units so that an adjacent asset’s performance is restored to a level below its trigger points. These options would be particularly useful where additional capacity could eventually be stranded or where primary energy is going to waste e.g. waste steam from a process.
- Modify an asset so that the asset’s trigger point will move to a level that is not exceeded e.g. by adding forced cooling. This approach is more suited to larger classes of assets such as power transformers. Installation of voltage regulating transformers may be economic where voltage drops below acceptable levels but current capacity is not fully utilised.
- Retrofitting high-technology devices that can exploit the features of existing assets including the generous design margins of old equipment. An example might include using advanced software to thermally re-rate heavily loaded lines, using remotely switched air-break switches to improve reliability or retrofit core temperature sensors on large transformers to allow them to operate closer to temperature limits.
- Installing new or greater capacity assets is generally the next step which increases asset capacity to a level at which the relevant trigger point is not exceeded. An example would be to replace a 200 kVA distribution transformer with a 300 kVA unit so that the capacity criterion is not exceeded.

For meeting future demands for capacity, reliability, security and supply quality there may be several options within the above range of categories and identifying potential solutions is dependent on the experience and ingenuity of the engineers undertaking the planning.

### Standardisation

Standardisation is an important strategy used by PNL to achieve cost efficiencies. It may not always be obvious that standardisation achieves this outcome; standardised equipment sizes will often mean larger equipment is used than would otherwise be strictly necessary. However, standardising assets allows efficient management of stock and spares, operator familiarisation, standardisation of operation procedures, and simplified selection of equipment and materials. Standardised designs or design criteria also avoid “reinventing the wheel”, simplifies the design process, and can incorporate more learnings than could otherwise be practically managed. The benefits of standardisation easily outweigh the oversizing of assets where significant repetition of a particular network solution occurs.

PowerNet’s Quality Systems (policies, standards and procedures) provide for the documentation and communication of the standards that are applied to OJV’s network. OJV benefits from their close working relationship with the other line owners whose networks are managed by PowerNet, with the standardisation able to be maintained across networks for increased efficiencies. Examples include the keeping of critical spares, which can be more efficiently achieved when shared across the combined network’s asset base; or lessons learnt on one network that can be incorporated into standards which then benefit the other networks. Standardised design is used for line construction with a Construction Manual and standard drawings in use by planners, designers and construction staff.

Standardised designs for projects may be used from time to time where projects with similarities occur within a short enough period of time. Though these opportunities do not arise often on OJV’s network, similar projects are often managed by PowerNet on other networks and where project scopes overlap design “building blocks” may be utilised in several designs. Through this approach a degree of standardisation is achieved, with each consecutive design utilising these building blocks from the latest previous design. Continuous improvement is realised with lessons learnt able to be incorporated at each iteration.

Virtually all of the OJV network assets are standardised to some degree either by being an approved network material or asset type or by selection and installation in line with network standards. Examples of standardisation are listed below.

**Table 54: Equipment Standardisation**

Component	Standard	Justification
<b>Underground Cable</b>	Distribution and low voltage network: 35, 95, 185 & 300 mm <sup>2</sup> Al	Stocking of common sizes, lower cost
	11 kV Cable Cross-linked Polyethylene (XLPE)	Rating, ease of use.
<b>Overhead Conductor</b>	Sub-transmission and distribution: All aluminium alloy conductor (AAAC) - Fluorine, Helium, Iodine, Neon or Oxygen	Low corrosion, low resistance, cost, stocking of common sizes
	Aluminium conductor steel reinforced (ACSR) – Flounder, Wolf	Higher strength (longer spans, snow load)
	Low Voltage Aerial Bundled Cable (ABC):35, 50 & 95 mm <sup>2</sup> Al (four core).	Safety, lower cost.
<b>Structures</b>	Poles: Busck pre-stressed concrete	Consistent performance, long life, strength
	Cross-arms: Solid hardwood	Long life, strength.
<b>Line equipment</b>	Standard ratings (e.g. ABS 400 A, field circuit breaker 400 A), manufacturer/type	Cover-all specification, minimise spares, familiarity, environmental (non SF <sub>6</sub> )
<b>Power Transformers</b>	Discrete ratings, tap steps, vector group, impedance, terminal arrangements etc.	Ratings match available switchgear ratings, interchangeability, network requirements.
<b>33 kV &amp; 11 kV Switchboards</b>	Common manufacturers, common specification.	Interchangeability spares management.

Component	Standard	Justification
<b>Protection and Controls</b>	Common manufacturer, communications interface, supply voltage etc.	Minimise spares, familiarity, proven history
<b>Substation equipment</b>	Standard ratings, equipment type, manufacturer etc.	Minimise spares, familiarity, proven history
<b>Distribution Transformers</b>	Standard ratings (residential areas - size based on domestic customer numbers), equipment type, manufacturer etc.	Minimise spares, familiarity, proven history, cover-all specification.
<b>Ring Main Units</b>	Standard ratings, equipment type, manufacturer etc.	Minimise spares, familiarity, proven history, cover-all specification.

## Security

Security is the level of redundancy that is built into the network to provide improved continuity of supply when faults occur. It enables supply to be either maintained or restored independently of repairing or replacing a faulty component. OJV's security standard is therefore crucial for the maintenance of network reliability levels. Security involves a level of investment beyond what is strictly required to meet demand, but maintenance of the desired security level must account for demand growth eroding surplus capacity. Typical approaches to providing security include the following.

- Provision of Alternative Supplies.** This is achieved by providing one or more inter-feeder tie switches (interconnection points). Urban areas can naturally achieve a high level of meshing with many tie points between feeders whereas rural area feeders may need significant line extension to meet adjacent feeders. The number of switches effectively dividing up a feeder also contributes to security, with the greater the number, the smaller the section which must be isolated after a fault for the duration of the repair. This requires those adjacent feeders to maintain spare capacity.
- Duplication of Assets.** In normal service both sets of assets share the load. When a duplicated asset malfunctions it can be isolated, and all load can be transferred to the remaining asset. This approach generally provides the greatest security as it can completely prevent interruption to supply; but duplication of assets tends to be more expensive than merely allowing greater capacity in existing adjacent assets.
- Generation.** This can be used to either provide an alternate supply, or to partially supplement supply and reduce capacity requirements for backup assets. From a security perspective, generation needs to have firm capacity to be of benefit. Diesel generation has good availability and is used occasionally to manage network constraints, although it is too expensive to run for extended periods. Other forms of generation such as run-of-the-river hydro, wind or solar, can provide the needed firm capacity if they are paired with energy storage and can be relied on to respond to varying load or provide sufficient generation during peak demand periods.
- Demand Management.** Use of demand management (interruptible load) can be used to avoid security triggers based on load level or avoid capacity of backup assets being exceeded.

The preferred means of providing security to urban zone substations will be by secondary sub-transmission assets with any available back-feed on the 11 kV providing an extra level of security. The following table summarises the security standards adopted by OJV. An exception to these standards occurs when a substation is for the predominant benefit of a single customer; in this case the customer's preference for security will be documented in their individual line services agreement and will set the minimum security level.

**Table 55: Target Security Levels**

Description	Load Type	Security Level
<b>AAA</b>	Greater than 12 MW or 6,000 customers.	No loss of supply after the first contingent event.
<b>AA</b>	Between 5 and 12 MW or 2,000 to 6,000 customers.	All load restored within 25 minutes of the first contingent event.
<b>A(i)</b>	Between 1 and 5 MW	All load restored by isolation and back-feeding. Isolated section restored after time to repair.
<b>A(ii)</b>	Less than 1 MW	All load restored after time to repair.

The current security levels for Zone Substations are displayed in the next Table.

**Table 56: Security Levels for Zone Substations**

Substation	Current Security Level	Required Security Level	Remarks
<b>Charlotte Street (Balclutha)</b>	AAA	AA	Dual 33kV supply to a 33kV indoor switchboard, with three 33kV feeders. Dual 5MVA transformers, 11kV indoor switchboard.
<b>Clarks</b>	A(ii)	A(ii)	Tee off the 33kV radial line beyond Middlemarch. 0.5MVA 22kV SWER substation.
<b>Clinton</b>	A(ii)	A(i)	Radial 33kV from Clifton switches. 2.5MVA transformer and outdoor 11kV substation.
<b>Clydevale</b>	A(ii)	A(i)	Two supply routes at 33kV. 5MVA transformer and indoor 11kV substation.
<b>Deepdell</b>	A(ii)	A(ii)	Alternate 33kV lines supplying 0.75MVA transformer and basic 11kV outdoor substation.
<b>Elderlee Street (Milton)</b>	A(i)	A(i)	Supplied off a 33kV ring. Dual 5MVA transformers and 11kV indoor switchboard.
<b>Finegand</b>	A(ii)	A(i)	Three supply routes at 33kV. 2.5MVA transformer and outdoor 11kV substation. A 33kV feed to processing plant.
<b>Glenore</b>	A(ii)	A(ii)	Supplied off a 33kV ring. 1.5MVA transformer and outdoor 11kV substation.
<b>Golden Point</b>	A(ii)	A(i)	Teed off the Deepdell to Palmerston 33kV line. 5MVA transformer with indoor 11kV switchgear.
<b>Hindon</b>	A(ii)	A(ii)	Radial 33kV line to 0.5MVA 22kV SWER and 0.1MVA 11kV substation.
<b>Hyde</b>	A(ii)	A(i)	Alternate 33kV line to a 2.5MVA transformer and outdoor 11kV substation.
<b>Kaitangata</b>	A(ii)	A(i)	Radial 33kV to a 2.5MVA transformer and outdoor 11kV substation.
<b>Lawrence</b>	A(ii)	A(i)	Alternate 33kV lines to a 2.5MVA transformer and indoor 11kV substation.
<b>Merton</b>	A(ii)	A(i)	Teed off the radial 33kV Palmerston to Waitati. Dual 2.5MVA transformers and outdoor 11kV substation.
<b>Middlemarch</b>	A(ii)	A(ii)	Radial 33kV from Deepdell to 2.5MVA transformer and outdoor 11kV substation.
<b>Milburn</b>	A(ii)	A(i)	Teed off the Elderlee to Waiholo 33kV line. 3/5MVA transformer with indoor 11kV switchgear.
<b>North Balclutha</b>	A(i)	A(i)	33kV line from Balclutha GXP. 5MVA transformer and outdoor 11kV substation.
<b>Oturehua</b>	A(ii)	A(ii)	Teed off the radial 33kV from Ranfurly to Falls Dam. 0.75MVA transformer, outdoor 11kV substation and 33kV regulator for generator connection.
<b>Owaka</b>	A(ii)	A(i)	Radial 33kV line from Finegand. 2.5MVA transformer and outdoor 11kV substation.
<b>Paerau</b>	A(ii)	A(ii)	Radial 33kV from Ranfurly. 1MVA transformer and basic 11kV substation.

Substation	Current Security Level	Required Security Level	Remarks
Paerau Hydro	A(ii)	AAA	Radial 66kV line from Ranfurly. Dual 7.5M/15VA 66/11kV transformers with 66kV switchyard and indoor 11kV board.
Palmerston	A(ii)	A(i)	Radial 33kV to dual 2.5MVA transformers and outdoor 11kV substation.
Patearoa	A(ii)	A(i)	Teed off radial 33kV line to Paerau, 2.5MVA transformer and outdoor 11kV substation with 33kV regulator for the Paerau line.
Port Molyneux	A(ii)	A(ii)	Teed off radial 33kV line to Owaka. 2.5MVA transformer and outdoor 11kV substation.
Pukeawa	A(ii)	A(ii)	Alternate 33kV lines to a 0.75MVA transformer and basic 11kV substation.
Ranfurly 66/33kV	AAA	AAA	Dual heavy 33kV lines from Naseby GXP to 33/11kV substation and dual 12.5/25MVA 33/66kV transformers, outdoor 66kV structure with two feeders.
Ranfurly 33/11kV	A(ii)	A(i)	Single 33kV line from 66/33kV substation, single 2.5MVA transformer and outdoor 11kV substation.
Remarkables (Frankton)	A(i)	A(i)	Dual 33 kV cables from Frankton GXP to dual 12.5/23 MVA transformers and indoor 22 kV switchroom.
Stirling	A(ii)	A(i)	33kV line and cable switch-able between two 33kV lines from Balclutha GXP. 5MVA transformer and 11kV indoor switchboard.
Waihola	A(ii)	A(i)	Radial 33kV line off the 33kV ring that supplies Elderlee St and Glenore. 1.5MVA transformer and outdoor 11kV substation.
Waipiata	A(ii)	A(i)	33kV tee off the 33kV line from Ranfurly to Deepdell. 2.5MVA transformer and 11kV indoor switchboard.
Waitati	A(ii)	A(i)	Radial 33kV line from Palmerston and a tee off from the Halfway Bush-Palmerston 33kV line. 2.5MVA transformer and outdoor 11kV substation.
Wedderburn	A(ii)	A(ii)	Teed off the 33kV line from Ranfurly to Falls Dam. 1MVA transformer and outdoor 11kV substation.

### Capacity Determination

When new or increased capacity has been determined as necessary the amount of new capacity must be quantified. Appropriate asset sizing is balanced to fit within OJV's guiding principle, which is to minimise the long-term cost to provide service of sufficient quality under foreseeable demand.

Sizing network equipment carries an investment risk for assets being underutilised if not done correctly. While sizing a particular asset for the present time is relatively straight forward, load growth makes appropriately sizing an asset more difficult, especially for asset lifetimes over periods of high growth and growth unpredictability. Installing assets with too much spare capacity means an over investment however if assets are undersized the asset will need to be replaced early before their natural end of life. In many cases standardisation will limit the options available to assist in the selection of capacity. In general, this will mean the balancing of over-investment and under-investment will result in a small amount of over-investment (i.e. increased capacity). However, this is considered to be optimal, due to the often marginal cost of increased capacity versus significant cost of re-work should the investment prove to be under-sized.

Stranding of assets is a risk where new assets are required to supply one (or few) new customers representing the worst case in overinvestment if the expected growth does not eventuate. This stranding risk is particularly significant when network extension outside of the existing network footprint is required as the assets are less likely to be reutilised if the expected load disappears. Stranding risk is generally managed through capacity guarantee contracts with customers to recover expected line charges if necessary.

Relocation of assets provides a way to manage costs efficiently while limiting exposure to the above risks in areas of growth. However this strategy is only of benefit where the material cost dominates the installation cost of establishing an asset; the installation cost cannot be recovered. For example once load grows to a power transformers capacity the transformer can be relocated and used elsewhere so that a larger unit may be installed in its place. In comparison a cable (where trenching and reinstatement dominates installation costs) would typically be abandoned and replaced. Examples of criteria to determine capacity of equipment in line with the above considerations are as shown in the following table. Clearly understanding load growth into the future is crucial to making sound investment decisions.

**Table 57: Capacity Selection Criteria**

Network Asset	Capacity Criteria Selection	
<b>Sub-transmission network</b>	Allow expected demand growth over lifetime of assets	
<b>Power transformers</b>	Allow expected demand growth over 20 years then relocate	
<b>Switchgear</b>	Allow expected demand growth over lifetime of assets	
<b>Distribution and LV cables</b>	Allow growth over expected life when known or otherwise 100% growth over existing load	
<b>Overhead distribution and LV lines</b>	<b>Build to standard volt drop from nominal:</b>	
	Urban	Rural
	11 kV: -3%	11 kV: -4%
	LV: -5%	LV: -4%
<b>Distribution transformers</b>	<b>Size based on diversity and anticipated medium term load:</b>	
	Domestic Customers	Transformer Size
	2	15 kVA
	6	30 kVA
	10	50 kVA
	20	100 kVA
	50	200 kVA
	80	300 kVA
	150	500 kVA
Individual customers	Size to customer requirements	

### Best Option Identification

Of the many possible development options that may be identified for meeting demand and service levels, the option which best meets OJV’s investment criteria is determined using a range of analytical approaches. Each of the possible approaches to meeting demand will contribute to strategic objectives in different ways. Increasingly detailed and comprehensive analytical methods are used for evaluating more expensive options. The following table summarises the decision tools used to evaluate options depending on their cost.

**Table 58: Cost-based Decision Tools**

Cost & Nature of Option	Decision Tools	Approval Level
Up to \$75,000: commonly recurring, individual projects not tactically significant but collectively add up.	<ul style="list-style-type: none"> <li>OJV standards.</li> <li>Industry rules of thumb.</li> <li>Manufacturer’s tables and recommendations.</li> <li>Simple spreadsheet model based on a few parameters.</li> </ul>	Project Manager

Cost & Nature of Option	Decision Tools	Approval Level
Up to \$75,000: commonly recurring, individual projects not tactically significant but collectively add up.	<ul style="list-style-type: none"> <li>• OJV standards.</li> <li>• Industry rules of thumb.</li> <li>• Manufacturer's tables and recommendations.</li> <li>• Simple spreadsheet model based on a few parameters.</li> </ul>	Project Manager
\$75,000 to \$250,000: individual projects of tactical significance. Timing may be altered to allow resource focus on higher priority projects.	<ul style="list-style-type: none"> <li>• Spreadsheet model to calculate NPV that might consider one or two variation scenarios.</li> <li>• Basic risk analysis including environmental and safety considerations.</li> <li>• Consultation with stakeholders if necessary.</li> </ul>	GM Asset Management
\$250,000 to \$1,000,000: individual projects or programmes of tactical or strategic significance. Timing may or may not be flexible depending on priority.	<ul style="list-style-type: none"> <li>• Extensive spreadsheet model to calculate NPV that may consider several scenarios.</li> <li>• Risk analysis including environmental and safety considerations with consideration to management cost.</li> <li>• Consultation with stakeholders if necessary.</li> </ul>	Chief Executive
Over \$1,000,000: occurs maybe once every few years, likely to be strategically significant. May divert resources from routine lower cost projects in the short term.	<ul style="list-style-type: none"> <li>• Extensive spreadsheet model to calculate NPV, payback that will probably consider several variation scenarios.</li> <li>• Detailed risk analysis including environmental and safety considerations - represented as cost estimates within NPV and Payback calculations.</li> <li>• Resources (financial, workforce, materials, legal) across AWP need to be balanced across many projects and several years managed through planning meetings and spreadsheet models.</li> <li>• Ongoing stakeholder consultation may be required especially large customers.</li> <li>• Business case presented to the Board, highlighting options considered and justification of recommended option.</li> </ul>	Board Approval

### Prioritisation of Development Projects

Development projects are prioritised when competition for resources exists in the management of conflicting stakeholder interests. Safety, viability, pricing, supply quality and compliance is the order of priority for managing the conflicts. These factors cannot be applied generally, as each project will have its own combination of these factors presenting in various degrees. Instead, a weighting approach is used recognising the relative severity of these factors between projects and their importance relative to each other. Each factor also implicitly recognises risk however this may need to be rationalised as it affects the AWP as a whole. The resulting prioritised AWP is presented to the OJV Board for approval with supporting justification in the updated AMP.

### Electrification and Energy Efficiency

OJV strives to make decisions based on the best outcome for its customers; customers pay for losses on the network in their energy bills, so it is in the customer's interest to deliver energy as efficiently as possible. However from a customer's benefit-cost point of view, the extra expense of a more efficient asset will generally outweigh the benefit of that asset. In the few cases where there is an economic justification to reduce losses in this way OJV will use these solutions, e.g. specifying low loss cores used in the magnetic circuits of transformers.

Power consumed by OJV and its organisational partners is used responsibly, with substation buildings and PowerNet's office buildings heated using efficient heat pump technology, insulation and draft control etc. where appropriate.

Under EECA's Warmer Kiwi Homes program grants towards the cost of insulation are available for eligible homeowners. EECA provides between 50% and 90% of the funding depending on circumstances. A 90% grant for heat pumps is available for people in most need.

### Distributed Generation

The value of distributed generation can be recognised in the following ways.

- Reduction of peak demand at the Transpower GXP.
- Reducing the effect of existing network constraints.
- Avoiding investment in additional network capacity.
- Making a very minor contribution to supply security where the customers are prepared to accept that local generation is not as secure as network investment.
- Making better use of local primary energy resources thereby avoiding line losses.
- Avoiding the environmental impact associated with large scale power generation.

It is also recognised that distributed generation can have the following undesirable effects:

- Increased fault levels, requiring protection and switchgear upgrades.
- Increased line losses if surplus energy is exported through a network constraint.
- Stranding of assets, or at least of part of an asset's capacity.
- Raising voltage above regulated levels.
- Can cause safety issues when the network de-energises a line to carry out work.

Despite the potential undesirable effects, the development of distributed generation that will benefit both the generator and OJV is actively encouraged.

#### **Terms and Conditions for Commercial Connections**

- Connection of up to 10 kW of distributed generation to an existing connection to the network will not incur any additional line charges. Connection of distributed generation greater than 10 kW to an existing connection may incur additional costs to reflect network up-sizing.
- Distributed generation that requires a new connection to the network will be charged a standard connection fee as if it was a standard off-take customer.
- An application administration fee will be payable by the connecting party.
- Installation of suitable metering (refer to technical standards below) shall be at the expense of the distributed generator and its associated energy retailer.
- Any benefits of distributed generation that arise from reducing OJV's costs, such as transmission costs or deferred investment in the network, and provided the distributed generation is of sufficient size (greater than 10 kW) to provide real benefits, will be recognised and shared.
- Those wishing to connect distributed generation must have a contractual arrangement with a suitable party in place to consume all injected energy – generators will not be allowed to “lose” the energy in the network.

#### **Distributed Generation Safety Standards**

- A party connecting distributed generation must comply with any and all safety requirements promulgated by OJV.
- OJV reserves the right to physically disconnect any distributed generation that does not comply with such requirements.

#### **Distributed Generation Technical Standards**

- Metering capable of recording both imported and exported energy must be installed if the owner of the distributed generation wishes to share in any benefits accruing to OJV. Such metering may need to be half-hourly.
- OJV may require a distributed generator of greater than 10 kW to demonstrate that operation of the distributed generation will not interfere with operational aspects of the network, particularly such aspects as protection and control.
- All connection assets must be designed and constructed to technical standards not dissimilar to OJV's own prevailing standards.

#### **Use of Non-Network Solutions**

Non-network solutions, including demand response, distributed generation, and energy storage, are considered as part of the network planning process where they may provide a cost-effective alternative to traditional network augmentation. The potential contribution of these solutions to addressing network constraints is assessed during the planning and business case development stages, alongside conventional network investment options. Where applicable, these solutions may be delivered by third-party providers or through market-based flexibility services.

OJV routinely considers a range of non-asset solutions and prefers solutions that avoid or defer new investment.

'Use of System' agreements include lower tariffs for controlled, night-rate and other special channels. Effectiveness of tariff incentives is lessened with retailers repackaging line charges in ways that often remove the desired incentive.

However, the Electricity Authority has recently introduced amendments to the Code that require most retailers to offer and promote time-varying pricing plans for all residential and small business customers that have smart meters. The requirement to offer time-varying pricing takes effect from 1 October 2026. While these new regulatory requirements do not mean that the exact price signal provided by the network will be passed through to consumers, it will at least mean that consumers will have access to pricing that provides a financial benefit for consumption (and injection) patterns that reduce pressure on system costs.

Load control is utilised for the following.

- Scheduled daily switching reduces network and GXP demand during peak times.
- GXP load when maximum demand reaches the capacity of that GXP.
- Load on feeders during temporary arrangements to manage constraints.

Load shedding may be used by some customers where they accept a reduction of their load instead of investing in additional network assets. Generators (owned by PowerNet) are used where appropriate for planned work on distribution transformers or LV network, to reduce the reliability impact of the work. Other typical low-cost options include the following.

- Conductor upgrades.
- Voltage regulators.
- Pumps and fans on power transformers.
- Tie point shifts.

There are limits to the capabilities of low investment options to meet growth when the capacity margins are depleted or when demand is significant or occurring in large clusters.

### Responses to the impact of Technology

Changes in markets, regulations, and consumer behaviour create opportunities, but also complexities and risks for OJV. Responses to these potential impacts include the following.

- Implementing detailed demand data monitoring and analysis.
- Increasing cross-industry collaboration.
- Trialling new technology to have a better understanding of potential adoption and impact.
- Continuous improvement in communications with customers.

## 7.3 Asset Acquisition

During asset acquisition, designed assets are bought and installed. This phase often includes civil construction activities. The prevention and treatment of safety risks are paramount. This life cycle stage partially addresses the following risks.

**Table 59: Acquisition Phase Risks**

Category	Risk Title	Risk Cause	Risk Treatment Plan
<b>Network Performance</b>	<b>Failure of Asset Lifecycle Management</b>	Mechanical or electrical failure, ineffective maintenance, ineffective fleet plans, Budget constraints, Lack of future network planning	Ensure all new assets going onto the network are reliable – New Assets Process Manage the quality of work by contractors and own staff

Category	Risk Title	Risk Cause	Risk Treatment Plan
<b>Operational Performance</b>	<b>Damage due to extreme Physical Event (i.e., Christchurch earthquake)</b>	Damage caused by force majeure to our infrastructure or equipment (e.g., floods, earthquakes)	Ensure all assets can withstand potential events they may be subject to. Construct all buildings and structures to be seismically compliant
	<b>Major Contractual Breach</b>	Breach of contractual obligations in place with key counterparties, resulting in legal action with potential serious financial implications and/or reputational damage	Use of standard, vetted contracts – NEC Contract and contractor management
	<b>Unavailability of critical spares</b>	Poor future work planning High impact low probability events causing high spares usage Supply chain disruptions	Ensure that any new assets are supported by a reputable supplier Procure strategic spares and parts when procuring the asset
	<b>Loss of key critical service provider</b>	Economic environment Lack of sufficient work to sustain Unexpected inability of contractor to complete work Major health event/pandemic	Improved identification of critical suppliers and contractors Identify alternative suppliers and contractors Internalise and grow internal workforce so that work can be executed internally
<b>Health &amp; Safety</b>	<b>Public coming into contact with live assets</b>	Unexpected public actions affecting our assets or asset integrity affects public safety	Install barriers against inadvertent access to live assets
<b>Environmental</b>	<b>Breaches of environmental legislation</b>	Failure of assets, oil spill, bunding, hazardous goods breach	Construction methodologies employed cause no environmental harm

### Installation of Assets

The drivers for the installation of an asset may change during the asset’s operational life. In addition, the viability of maintaining or replacing an asset at end-of-life may also change. These drivers need to be monitored beyond the installation process to ensure that the objective of providing an efficient and cost effective service is achieved.

Standards are used to guide the construction and installation of regular assets such as a distribution transformer, but complex assets (such as a zone substation) will require substantial design work before installation. Equipment and materials are procured (as per the relevant design or standard) and these are implemented according to OJV’s standardisation requirements.

Post-installation, the commissioning process follows. This process is either specified in the design or (for standardised installations) in a commissioning checklist. The purpose is to ensure the asset has been installed and will function as intended prior to putting it into service.

### Asset Replacement and Renewal

Replacement and renewal programmes have the objective to get the full benefit of assets by replacing them near their economic end-of-life. This is balanced by the need to manage workforce resources in the short term and delivery of desired service levels over the long term.

Inspection and testing programmes identify assets that are reaching end-of-life, while critical assets may be replaced on a fixed time basis. For example, 11kV switchboards at zone substations are generally replaced at the end of their nominal year life. Less critical assets or assets provided with redundancy (as part of security arrangements) may be run to failure and replaced reactively. Assets such as cables may be run to failure several times and repaired before the fault frequency increases to a point that complete replacement is more economic. This approach requires monitoring of failure rates.

Apart from whole-of-life cost analysis, there are several other replacement drivers including operational/public safety,

risk management, declining service levels, accessibility for maintenance, obsolescence and new technology. Some of these may be diminished through cost analysis. Asset replacement requirements might also be impacted by the network development driver.

### Innovations That Defer Asset Replacement

Although asset age is taken into account in any replacement decision, asset condition is the main driver. There are a number of innovations used for condition assessment that potentially could defer asset replacement. These include the following.

- Thermal (infrared) and partial discharge (Corona) camera inspections of zone substation equipment.
- Mid-life refurbishment of power transformers.
- Dissolved Gas Analysis (DGA) of large distribution transformers.
- Thor hammer analysis of poles.
- Automation of switchgear to enable faster restoration in the event of faults.

The decision-making approach for replacements or renewals applicable to each network asset category is provided below.

**Table 60: Replacement and Renewal Decisions per Asset Category**

Asset Category	Subcategory	Replacement & Renewal Decision Approach
Sub-transmission	O/H	<p>Reactive replacements after failure due to external force.</p> <p>Poles replaced when structural integrity indicated as low by pole scan or visual inspection.</p> <p>Generally, poles, cross arms, pins, insulators, binders and bracing etc. replaced when inspection indicates deterioration that could cause failure prior to next inspection and maintenance is uneconomic.</p> <p>Conductor replaced when reliability declines to an unacceptable level or repairs become uneconomic.</p>
	U/G	<p>XLPE cables replaced when reliability declines to an unacceptable level or repairs become uneconomic.</p> <p>Oil cables may be damaged beyond economic repair depending on nature of failure.</p>
	Distributed Sub-transmission Voltage (ABSs)	<p>Replacement if inspection/operation indicates deterioration sufficient to lose confidence in continued reliable operation and maintenance is considered uneconomic</p>

Asset Category	Subcategory	Replacement & Renewal Decision Approach
<b>Zone Substations</b>	Sub-transmission Voltage Switchgear	<p>Replaced at end of standard life (fixed time), may be delayed in conjunction with condition monitoring to achieve strategic objectives.</p> <p>Significant damage from premature failure could require replacement.</p>
	Power Transformers	<p>Major refurbishment for transformers is undertaken when units reach half of their expected life.</p> <p>Replaced after failure causing significant damage that is not economic to repair; most units will be allowed to run to failure to utilise entire lifespan unless failure risk is unacceptable.</p> <p>May be replaced if tank and fittings are deteriorating, spare parts are unavailable and not economic to maintain for aged units.</p> <p>May be scrapped if not economic to relocate (transport and installation costs) after aged transformers displaced e.g., for a larger unit.</p> <p>Paper, Furan and/or DGA analysis used to indicate insulation remaining life.</p>
	Distribution Voltage Switchgear	<p>Replaced at end of standard life (fixed time), may be delayed in conjunction with condition monitoring to achieve strategic objectives.</p> <p>Significant damage from premature failure could require replacement.</p>
	Other (Buildings, RTU, Relays, Batteries, Meters)	<p>Instrumentation/Protection at end of manufacturers stated life (fixed time) or when obsolete/unsupported or otherwise along with other replacements as economic e.g., protection replaced with switchboard or transformer.</p> <p>Batteries replaced prior to the manufacturers stated life expectancy (typically 10 years) or on failure of testing.</p> <p>Buildings and fences when not economic to maintain after significant accumulating deterioration or seismic resilience concerns.</p> <p>Bus work and conductors not economical to maintain.</p>
<b>Distribution Network</b>	O/H	<p>Reactive replacements after failure due to external force.</p> <p>Poles replaced when structural integrity indicated as low by pole scan or visual inspection.</p> <p>Generally, poles cross arms, pins, insulators, binders and bracing etc. replaced when inspection indicates deterioration that could cause failure prior to next inspection and maintenance is uneconomic.</p> <p>Conductor replaced when reliability declines to an unacceptable level or repairs become uneconomic.</p>
	U/G	<p>XLPE or paper lead cables replaced when reliability declines to an unacceptable level or repairs become uneconomic.</p>
	Distributed Distribution Voltage Switchgear	<p>Replaced at end of standard life (fixed time), may be delayed in conjunction with condition monitoring to achieve strategic objectives.</p> <p>Significant damage from premature failure could require replacement.</p>

Asset Category	Subcategory	Replacement & Renewal Decision Approach
<b>Distribution Substations</b>	Distribution Transformers	<p>Replaced if rusting is advanced or other deterioration/damage is significant and maintenance becomes uneconomic.</p> <p>Otherwise, units generally run to failure but transformers supplying critical loads may be replaced early based on age or as part of other replacements at site.</p> <p>Units removed from service &lt;100 kVA and older than 20 years are scrapped; otherwise, units testing satisfactory recycled as stock.</p>
	Distribution Voltage Switchgear (RMUs)	<p>Replaced at end of standard life (fixed time), may be delayed in conjunction with condition monitoring to achieve strategic objectives.</p> <p>Significant damage from premature failure could require replacement.</p>
	Other	<p>Instrumentation/Protection at end of manufacturers stated life (fixed time) or when obsolete/unsupported or otherwise along with other replacements as economic e.g., protection replaced with switchboard or transformer.</p> <p>Batteries replaced prior to the manufacturers stated life expectancy (typically 10 years) or on failure of testing.</p> <p>Enclosures not economic to maintain after significant accumulating deterioration or seismic resilience concerns.</p>
<b>LV Network</b>	O/H	<p>Reactive replacements after failure due to external force.</p> <p>Poles replaced when structural integrity indicated as low by pole scan or visual inspection.</p> <p>Generally, poles cross arms, pins, insulators, binders and bracing etc. replaced when inspection indicates deterioration that could cause failure prior to next inspection and maintenance is uneconomic.</p> <p>Conductor replaced when reliability declines to an unacceptable level or repairs become uneconomic.</p>
	U/G	<p>Generally, run to failure. Replaced when condition declines to an unreliable level e.g., embrittlement of insulation.</p>
	Link and Pillar Boxes	<p>Replaced if damaged or deterioration is advanced and could lead to failure before next inspection (or if public safety concerns exist).</p>
<b>Other</b>	SCADA & Communications	<p>RTUs or radios at end of manufacturers stated life (fixed time) or when obsolete/unsupported or otherwise along with other replacements as economic.</p>
	Earths	<p>Replaced when inspections find non-standard arrangements, deteriorated components or test results are not acceptable.</p>
	Ripple Plant	<p>Replacement planned based on condition or reliability.</p>

### 7.3.4 Non-routine Replacement and Renewal Projects

Replacement and renewal projects that are once off and underway or planned are described in the following tables. These projects often represent significant assets that have reached end of life or other significant miles stone. Some projects may target a number of assets of similar age that will be replaced or renewed as part of short or medium term programme.

**Table 61: Non-routine Replacement & Renewal Projects (next 12 months)**

Project Description	CAPEX Cost & Timing
<p><b>Quarry Road Substation:</b> The present Merton substation feeding the Waikouaiti area has peak demand above the n-1 capacity of the transformers, and the 11kV and 33kV structures have deteriorating wooden poles and components.</p> <p>The substation is low lying alongside the Waikouaiti River and is prone to flooding and is at risk from tsunamis or liquefaction following a seismic event. The substation is beside SH1 to the south of Waikouaiti, its major load centre, meaning there is only one line route to the main loads.</p> <p>Available options include:</p> <ul style="list-style-type: none"> <li>• Redevelop on the existing site with new transformers and indoor switchgear, raised above possible flood levels.</li> <li>• Build a second substation on the south side of Waikouaiti to provide greater reliability and less dependence on this substation.</li> <li>• Redevelop the substation on a more secure site closer to the load.</li> <li>• No non-asset solutions available.</li> </ul> <p>Redeveloping on a new site is the best strategic solution with the lowest future risk.</p> <p>A new site has been secured in Quarry Road close to Waikouaiti. The new substation will be connected to the 110kV lines purchased from Transpower, now converted to 33kV, that run past the site. Connecting the new substation to these 33kV lines will improve security of supply and reduce losses with a more direct supply than the existing configuration.</p> <p>The Merton substation will not be decommissioned until Waitati is able to be supplied by both Halfway Bush-Palmerston 33 kV lines (planned for 2029/30) and the Palmerston-Merton-Waitati coast line is redundant as a 33 kV supply. Part of the coast 33 kV line route will be reused for Quarry Road substation 11kV feeders.</p>	<p>\$6,183,191 '26/27</p> <p>\$6,007,679 '27/28</p> <p>\$745,483 '29/30</p>
<p><b>Ranfurlly &amp; Paerau Powerhouse Relay Replacements:</b> The relays providing protection for the 66 kV and 33 kV lines and associated transformers at Ranfurlly and Paerau Powerhouse are predominantly the electromechanical type and are approaching end-of-life.</p> <p>Available options include:</p> <ul style="list-style-type: none"> <li>• Replace with new relays.</li> <li>• Do not replace the relays and accept the increasing risk of eventual failure.</li> <li>• No non-asset solutions.</li> </ul> <p>Replacement with modern numerical relays will provide reliable and improved protection and allow improved monitoring and operation of the 66 kV and 33 kV network due to the new relays' SCADA capabilities.</p>	<p>\$933,030 '26/27</p> <p>\$481,466 '27/28</p>

Project Description	CAPEX Cost & Timing
<p><b>Halfway Bush - Palmerston 33kV Towers Refurbishment:</b> There are fourteen steel lattice towers between Halfway Bush and Palmerston, supporting dual circuits mainly through suburban Dunedin. Designed for 110kV, the circuits were purchased from Transpower and a project completed to convert them to 33kV to attain subtransmission reliability improvements for Palmerston, Merton and Waitati substations.</p> <p>Condition monitoring of the towers shows that action is required to restore the towers to a satisfactory serviceable condition.</p> <p>Available options include:</p> <ul style="list-style-type: none"> <li>• Replace the towers with new structures</li> <li>• Install underground cable and remove the towers</li> <li>• Refurbish the towers to extend their serviceable life</li> <li>• No non-asset solutions</li> </ul> <p>The towers are to be refurbished and their below-ground steel grillage, which is showing signs of deterioration on some towers, will be encased in concrete foundations.</p>	<p>\$1,194,626 '26/27</p>
<p><b>Owaka 11 kV Switchgear Replacement:</b> The outdoor switchgear and bus arrangement is at end of life and may require additional land for the substation to give adequate clearance to the fences if it was retained. The proximity of the location to the coast increases the vulnerability of the outdoor switchgear to corrosion and salt pollution.</p> <p>Available options include:</p> <ul style="list-style-type: none"> <li>• Replace with new outdoor switchgear</li> <li>• Replace with new indoor switchboard</li> <li>• Redevelop on a new site with more space</li> <li>• No non-asset solutions</li> </ul> <p>An indoor conversion offers the best benefit-cost especially given the coastal location. Redevelopment on a different site is not warranted.</p>	<p>\$293,931 '26/27 \$3,528,587 '27/28</p>
<p><b>Maximum Demand Indicator Upgrade:</b> Larger distribution substations (&gt;=100kVA) are normally fitted with MDIs (Maximum Demand Indicators). The accuracy of these analogue MDIs can be marginal and they only register the peak load between manual readings, providing very limited insight into the real world power flows in the LV network.</p> <p>OJV has therefore planned an upgrade of the Maximum Demand Indicators at distribution substations to provide increased visibility of power flow on the network. This data when analysed will better enable OJV to identify vulnerable points on the LV network and proactively upgrade to remove the weakness.</p> <p>This project commenced in 2025/26 and is planned for completion in 2028/29.</p>	<p>\$194,874 p.a. '26/2 to '28/29</p>
<p><b>Power Transformer Replacements:</b> Two small capacity power transformers are planned for replacement in the ten year planning period. The first is at Pukeawa zone substation where the 750 kVA transformer will be replaced with a 1 MVA unit, the 750 kVA transformer will be refurbished as a spare. The second is a 100kVA 33/11kV unit located at Hindon zone substation which serves a small number of three-phase customer connections<sup>1</sup>.</p>	<p>\$110,078 '26/27</p>
<p><b>RTU Replacements:</b> The Remarkables substation RTU is due for replacement.</p>	<p>\$125,854 '26/27</p>

<sup>1</sup> Most of the customers supplied from Hindon substation are connected to 22kV SWER (Single Wire Earth Return) distribution feeders.

<sup>2</sup> 'Flood Risk Management Strategy for Milton and the Tokomairiro Plain' – Otago Regional Council & Clutha District Council.

**Table 62: Non-routine Replacement & Renewal Projects (next four years)**

Project Description	CAPEX Cost & Timing
<p><b>Palmerston Zone Substation 11kV switchgear replacement:</b> The Palmerston 33/11 kV substation 11 kV feeder arrangements are sub optimal and on an old and difficult to maintain outdoor structure. The substation control equipment is housed within the depot building.</p> <p>Available options include:</p> <ul style="list-style-type: none"> <li>• Replace with new outdoor switchgear</li> <li>• Replace with new indoor switchboard</li> <li>• Redevelop on a new site with more space</li> <li>• No non-asset solutions</li> </ul> <p>Replacing the 11kV switchgear with indoor switchgear on the existing site addresses the condition and safety issues of the existing switchgear economically while maintaining the current level of reliability.</p>	<p>\$293,931 '27/28</p> <p>\$3,367,354 '28/29</p>
<p><b>Elderlee Street 11 kV Switchgear Replacement:</b> Elderlee Street substation will see an additional 0.7 MW of load when Glenore substation is decommissioned in 2027/28. Including the additional Glenore load, on current forecasts peak load will not exceed the n-1 capacity within the ten year planning period.</p> <p>The 11 kV indoor switchgear is approaching end of life and the existing substation building has been identified as below current building seismic strength requirements. Additionally, the substation is not ideally situated, being on the fringe of a residential area with potential noise issues.</p> <p>Available options include:</p> <ul style="list-style-type: none"> <li>• Redevelop on a new site away from the residential area.</li> <li>• Replace the 11kV indoor switchgear and control room on the existing site, and when required replace the transformers within a suitably sound dampening enclosure.</li> <li>• No non-asset solutions are available.</li> </ul> <p>Replacing the 11kV switchgear and building on the existing site addresses the condition of the existing switchgear economically while allowing future replacement of the transformers.</p>	<p>\$337,099 '27/28</p> <p>\$3,437,149 '28/29</p>
<p><b>Glenore Substation Supply Reconfiguration:</b> Glenore's power transformer is the oldest on the network and the 11kV and 33kV structures have deteriorating wooden poles and components. The substation is alongside the Tokomairaro River West Branch and the site has been identified as being within the floodplain<sup>2</sup>.</p> <p>Available options include:</p> <ul style="list-style-type: none"> <li>• Construct a new zone substation on the existing site and accept the risk of flooding.</li> <li>• Construct a new zone substation on a site outside of the floodplain.</li> <li>• Transfer the Glenore load to adjacent distribution feeders and disestablish the substation.</li> </ul> <p>Disestablishing Glenore is the most economic option. Glenore zone substation is located 5km west of Milton's Elderlee Street substation and some load transfer capability exists between the two. Reinforcement of the distribution lines from Milton and new remote controlled field switchgear will allow Glenore's single 11 kV feeder to be transferred to Elderlee Street with minimal reduction in reliability at the distribution level.</p> <p>Glenore is currently supplied from a hard tee off the Balclutha to Kiness 33kV line. After the reconfiguration the subtransmission supply security will be improved because of Elderlee Street's two connections to the Milton 33kV ring.</p>	<p>\$919,523 '27/28</p>
<p><b>Remarkables Substation 22kV Switchboard Replacement:</b> The existing 22kV indoor switchgear has been found to be a type prone to premature failure. Replacement is planned for 2027/28.</p>	<p>\$935,231 '27/28</p>

Project Description	CAPEX Cost & Timing
<p><b>Waitati Zone Sub Relocation (Blueskin Bay):</b> The existing substation is flood prone and is located within a residential area. Both the transformer and switchgear are approaching end of life although at present, condition testing is not indicating that end of life is imminent. Conversion of a former 110kV line to 33kV has allowed for redundant 33kV line circuits to be provided most of the way to Waitati, but a section of single 33kV line remains.</p> <p>Available options include:</p> <ul style="list-style-type: none"> <li>• Do nothing and continue with poor reliability due to 33kV line faults.</li> <li>• Redevelop on the existing site and allow for completion of the dual 33kV circuits.</li> <li>• Redevelop on a new site.</li> </ul> <p>Redeveloping on a new site is the best strategic solution with the lowest future risk.</p>	<p>\$267,643 '27/28</p> <p>\$5,169,595 '28/29</p> <p>\$7,388,978 '29/30</p>
<p><b>Circuit Breaker Replacements:</b> Replacement of outdoor circuit breakers as they reach end of life and risk of failure increases.</p>	<p>\$237,474 p.a. '29/30 &amp; '30/31</p> <p>\$654,049 '31/32</p> <p>\$712,422 '32/33</p> <p>\$1,187,370 '34/35</p>
<p><b>Kaitangata 11 kV Switchgear Replacement:</b> The outdoor switchgear and bus arrangement is at end of life. The coastal location increases the vulnerability of the outdoor switchgear to corrosion and salt pollution.</p> <p>Available options include:</p> <ul style="list-style-type: none"> <li>• Replace with new outdoor switchgear</li> <li>• Replace with new indoor switchboard</li> <li>• Redevelop on a new site with more space</li> <li>• No non-asset solutions</li> </ul> <p>An indoor conversion offers the best benefit-cost especially given the coastal location. Redevelopment on a different site is not warranted.</p>	<p>\$293,931 '29/30</p> <p>\$2,316,091 '30/31</p>
<p><b>Clinton 11 kV Switchgear Replacement:</b> The outdoor switchgear and bus arrangement is at end of life, has seismic strength issues and many of the air break switches are no longer supported, although OJV has a small stock of spare parts. Available options include:</p> <ul style="list-style-type: none"> <li>• Replace with new outdoor switchgear</li> <li>• Replace with new indoor switchboard</li> <li>• No non-asset solutions</li> </ul> <p>An indoor conversion offers the best benefit-cost and improves the aesthetics of a substation located directly next to State Highway 1.</p>	<p>\$293,931 '29/30</p> <p>\$2,633,533 '30/31</p>
<p><b>North Balclutha 11 kV Switchgear Replacement:</b> The outdoor switchgear and bus arrangement is approaching end of life, has seismic strength issues and some of the air break switches are no longer supported, although OJV has a small stock of spare parts.</p> <p>Available options include:</p> <ul style="list-style-type: none"> <li>• Replace with new outdoor structure.</li> <li>• Replace with new indoor switchboard.</li> <li>• Redevelop on a new site.</li> <li>• No non-asset solutions.</li> </ul> <p>An indoor conversion offers the best benefit-cost and improves the aesthetics of a substation located directly next to State Highway 1. Redevelopment on a different site is not warranted.</p>	<p>\$293,931 '29/30</p> <p>\$2,967,307 '30/31</p>

Project Description	CAPEX Cost & Timing
<p><b>Finegand 11 kV Switchgear Replacement:</b> The outdoor switchgear and bus arrangement is approaching end of life, has seismic strength issues and the air break switches are no longer supported.</p> <p>Available options include:</p> <ul style="list-style-type: none"> <li>• Replace with new outdoor structure.</li> <li>• Replace with new indoor switchboard.</li> <li>• Redevelop on a new site.</li> <li>• No non-asset solutions.</li> </ul> <p>An indoor conversion offers the lowest lifecycle cost.</p>	<p>\$293,931 '30/31 \$2,347,951 '31/32</p>
<p><b>Clarks Junction Transformer Replacement:</b> The Clarks Junction substation transformer has passed its nominal maximum practical life. While condition monitoring indicates stable operation there is an increasing risk of failure with age, and the available spare is the same age. The transformer is one of only two in service that are capable of supplying Clarks Junction's 22kV SWER distribution feeders.</p> <p>Available options include:</p> <ul style="list-style-type: none"> <li>• Replace the end of life transformer.</li> <li>• Do nothing and accept the increasing risk of transformer failure.</li> <li>• No non-asset solutions.</li> </ul> <p>Replacing the transformer is the best strategic solution with the lowest future risk.</p>	<p>\$215,390 '30/31</p>
<p><b>Hindon Transformer Replacement:</b> The Hindon substation transformer is nearing its nominal maximum practical life. While condition monitoring indicates stable operation there is an increasing risk of failure with age, and the available spare has passed its nominal maximum practical life. The transformer is one of only two in service that are capable of supplying Hindon's 22kV SWER distribution feeders.</p> <p>Available options include:</p> <ul style="list-style-type: none"> <li>• Replace the end of life transformer.</li> <li>• Do nothing and accept the increasing risk of transformer failure.</li> <li>• No non-asset solutions.</li> </ul> <p>Replacing the transformer is the best strategic solution with the lowest future risk.</p>	<p>\$215,390 '30/31</p>
<p><b>Ranfurlly 33 kV Switchgear Replacement:</b> The outdoor circuit breakers are approaching end of life and replacement is indicated. The existing 33kV bus which supplies all of the Maniototo and Strath Taieri areas cannot be sectionalised, requiring a full outage for maintenance and repairs. The layout is cramped with poor clearances compared to current practice.</p> <p>Available options include:</p> <ul style="list-style-type: none"> <li>• Replace the end of life circuit breakers only and retain the existing outdoor structure.</li> <li>• Replace with a new outdoor structure.</li> <li>• Replace with new indoor switchboard.</li> <li>• No non-asset solutions.</li> </ul> <p>An indoor conversion with two bus sections eliminates the current poor reliability and clearance issues, and offers the lowest lifecycle cost.</p>	<p>\$371,002 '29/30 \$4,327,956 '30/31</p>

The non-routine replacement and renewal projects that are under consideration for the remainder of the planning period are described in the following table.

**Table 63: Non-routine Replacement & Renewal Projects (under consideration)**

Project Description	CAPEX Cost & Timing
<p><b>Ranfurlly 11 kV Switchgear Replacement:</b> The outdoor switchgear and bus arrangement is approaching end of life, has seismic strength issues and the air break switches are no longer supported.</p> <p>Available options include:</p> <ul style="list-style-type: none"> <li>• Replace with new outdoor structure.</li> <li>• Replace with anew indoor switchboard.</li> <li>• Redevelop on a new site.</li> <li>• No non-asset solutions.</li> </ul> <p>An indoor conversion offers the lowest lifecycle cost.</p>	<p>\$293,931 '31/32 \$3,693,659 '32/33</p>
<p><b>Oturehua Transformer Replacement:</b> The Oturehua substation transformer is approaching its nominal maximum practical life. While condition monitoring indicates stable operation there is an increasing risk of failure with age. The transformer will have exceeded its maximum practical lifespan by the time its planned replacement is completed.</p> <p>Available options include:</p> <ul style="list-style-type: none"> <li>• Replace the end-of-life transformer.</li> <li>• Do nothing and accept the increasing risk of transformer failure.</li> <li>• No non-asset solutions.</li> </ul> <p>Replacing the transformer is the best strategic solution with the lowest future risk.</p>	<p>\$191,458 '32/33</p>
<p><b>Finegand Transformer Replacement:</b> The Finegand substation transformer is approaching its nominal maximum practical life. While condition monitoring indicates stable operation there is an increasing risk of failure with age. The transformer will have exceeded its maximum practical lifespan by the time its planned replacement is completed.</p> <p>Available options include:</p> <ul style="list-style-type: none"> <li>• Replace the end-of-life transformer.</li> <li>• Do nothing and accept the increasing risk of transformer failure.</li> <li>• No non-asset solutions.</li> </ul> <p>Replacing the transformer is the best strategic solution with the lowest future risk.</p>	<p>\$433,840 '32/33 \$1,340,786 '33/34</p>
<p><b>Waihola 11 kV Switchgear Replacement:</b> The outdoor switchgear and bus arrangement is approaching end of life, has seismic strength issues and the air break switches are no longer supported.</p> <p>Available options include:</p> <ul style="list-style-type: none"> <li>• Replace with new outdoor structure.</li> <li>• Replace with new indoor switchboard.</li> <li>• Redevelop on a new site.</li> <li>• No non-asset solutions.</li> </ul> <p>An indoor conversion offers the lowest lifecycle cost.</p>	<p>\$293,931 '32/33 \$2,539,221 '33/34</p>

Project Description	CAPEX Cost & Timing
<p><b>Owaka Transformer Replacement:</b> The Owaka substation transformer is approaching its nominal maximum practical life. Maintenance costs for this transformer have increased in recent years due to repairs on external corrosion and oil treatments for internal moisture reduction. Condition monitoring using DGA (Dissolved Gas Analysis) is compromised by the transformer's main tank oil being cross contaminated with products from the tap changer compartment's oil via the shared conservator tank. The transformer will have exceeded its maximum practical lifespan by the time its planned replacement is completed.</p> <p>Available options include:</p> <ul style="list-style-type: none"> <li>• Replace the end-of-life transformer.</li> <li>• Do nothing and accept the increasing risk of transformer failure.</li> <li>• No non-asset solutions.</li> </ul> <p>Replacing the transformer is the best strategic solution with the lowest future risk.</p>	<p>\$433,840 '33/34 \$1,340,786 '34/35</p>
<p><b>Golden Point Transformer Replacement:</b> The Golden Point substation transformer is approaching its nominal maximum practical life. While condition monitoring indicates stable operation there is an increasing risk of failure with age. The transformer will have exceeded its maximum practical lifespan by the time its planned replacement is completed.</p> <p>Golden Point substation is a backup supply for Oceana Gold's essential services, which together with the mine itself and a large processing plant are normally supplied by a single 66kV line from Ranfurly into Oceana Gold's own zone substation.</p> <p>Available options include:</p> <ul style="list-style-type: none"> <li>• Replace the end-of-life transformer.</li> <li>• Do nothing and accept the increasing risk of transformer failure.</li> <li>• Decommission the Golden Point substation if the connected customer no longer requires it in the future.</li> <li>• No non-asset solutions.</li> </ul> <p>While there is an ongoing requirement for a backup supply to the mine, replacing the transformer is the best strategic solution with the lowest future risk.</p>	<p>\$433,840 '33/34 \$1,340,786 '34/35</p>
<p><b>Unspecified Replacement &amp; Renewal Projects:</b> This budget is an estimate of costs for projects that are as yet unknown but are considered likely to arise in the longer term. Certainty for these estimates is obviously low.</p> <p>These projects and this expenditure will eventuate based on engineering evaluation of asset condition and remaining useful life.</p>	<p>\$371,002 '31/32 \$1,354,597 '32/33 \$1,411,938 '33/34 \$2,361,160 '34/35 \$6,377,825 '35/36</p>

### Ongoing Replacement and Renewal Programmes

Ongoing work that tends to recur year after year and can be capitalised is funded from the remaining replacement and renewal budgets. These budgets are listed and described below with the associated capital expenditure estimates.

**Table 64: Ongoing Replacement & Renewal Programmes**

Budget	Description	CAPEX Cost
<b>Line Replacement &amp; Renewal (LV, Distribution, Subtransmission)</b>	Work previously identified through condition assessment that is either on-going or planned over the next 5 years. Completion of this work is dependent on customer requirements, land access permission and priority re-assignment as further network condition information becomes available.	\$8,410,444 p.a. Ongoing
<b>Zone Substation Minor Replacement</b>	On-going replacement of minor components at zone substations such as LTAC panels and battery banks.	\$108,627 p.a. Ongoing
<b>Relay Replacements</b>	This programme allows for the renewal of protection relays and voltage regulating relays with modern protection and control relays. Some relay replacements will occur with other replacement projects, e.g. switchboard replacement projects.	\$343,900 '26/27 \$101,776 '27/28 \$393,995 '28/29 \$84,736 '29/30 \$483,370 - \$763,027 p.a. '30/31 to '35/36
<b>Distribution Transformer Replacements</b>	On-going replacements of distribution transformers which are generally identified during distribution inspections and targeted inspections based on age. Some removed units are refurbished for use as spares. Also for replacement of distribution transformers removed due to a fault.	\$622,329 p.a. '26/27 to '29/30 \$1,017,948 p.a. \$632,582 p.a. '26/27 to '29/30 \$1,034,720 p.a. '30/31 onward
<b>ABS Renewals</b>	On-going replacements of air-break switches which are generally identified during distribution inspections and targeted inspections based on age. Includes an accelerated program of targeted ABS replacements in 2025/26, due to premature failure of insulators supplied by one manufacturer over a limited period.	\$308,335 Ongoing
<b>Distribution - General</b>	Replacement of LNL distribution equipment removed due to a fault.	\$34,002 p.a. Ongoing

### Asset Relocations

The following are drivers for asset relocations.

- Change in capacity requirements – move an asset that is under capacity or underutilised to a more suitable position and install a new asset in its place.
- Relocate assets due to redevelopment of the area where they are e.g. Balclutha Community Hub, paid for by the developer.
- Customer requests – paid for by customer.
- Changes in the risk profile.

### Quality of Supply Improvements

By reducing the number of unplanned interruptions and their frequency, the impact of SAIDI and SAIFI is limited. The following quality of supply improvements are implemented.

- More control points – segmentation of the network.
- Automation e.g. reclosers.
- Remote control.

## 7.4 Commissioning of Assets

The commissioning life cycle phase addresses the following aspects and risks are presented in the following table.

- Ensuring that the assets or asset systems functionally deliver to the design specifications.
- System integration – ensuring that the new assets integrate with the existing assets and networks.
- Communication between the new assets and the control systems.
- Documenting the asset characteristics such as capacity, settings, as-built drawings, maintenance requirements, location, test results etc.
- Updating the AMIS and SCADA system to reflect the new asset.
- Training of staff on the maintenance and operation of the equipment.

**Table 65: Commissioning Phase Risks**

Category	Risk Title	Risk Cause	Treatment Plan
Network Performance	Failure of Asset Lifecycle Management	Mechanical or electrical failure, ineffective maintenance, ineffective fleet plans Budget constraints Lack of future network planning	System integration is tested Asset characteristics and maintenance requirements are captured in the information systems
	Operational systems failure due to breakdown in telecommunications	SCADA communications has one centralised communications point that all information is passed through.	Testing the communication between the new assets and the control systems

## 7.5 Capital Expenditure Forecast

The capital expenditure forecast is presented in the following table and provided in the Information Disclosure Schedule 11a.

**Table 66: Capital Expenditure Forecast (\$000 - constant 2026/27 terms)**

Category	DPP4				DPP5					DPP6
	2026/2027	2027/2028	2028/2029	2029/2030	2030/2031	2031/2032	2032/2033	2033/2034	2034/2035	2035/2036
<b>CAPEX: Consumer Connection</b>										
Customer Connections (≤ 20kVA)	1,162	1,162	1,162	1,162	1,162	1,162	1,162	1,162	1,162	1,162
Customer Connections (21 to 99kVA)	184	184	184	184	184	184	184	184	184	184
Customer Connections (≥ 100kVA)	381	381	381	381	381	381	381	381	381	381
Major New Connections Projects	4,744	5,075	5,174	5,071	5,211	5,187	5,187	5,154	5,154	5,154
	<b>6,470</b>	<b>6,802</b>	<b>6,901</b>	<b>6,798</b>	<b>6,938</b>	<b>6,914</b>	<b>6,914</b>	<b>6,881</b>	<b>6,881</b>	<b>6,881</b>

<b>CAPEX: System Growth</b>	<b>2026/ 2027</b>	<b>2027/ 2028</b>	<b>2028/ 2029</b>	<b>2029/ 2030</b>	<b>2030 2031</b>	<b>2031/ 2032</b>	<b>2032/ 2033</b>	<b>2033/ 2034</b>	<b>2034/ 2035</b>	<b>2035/ 2036</b>
Easements	7	7	7	7	7	7	7	7	7	7
Milton Area Capacity Upgrade		251								
General LNL Network Growth	298	165	165	165	165	165	165	165	165	165
New Zone Substation Land			944							
Charlotte Street Transformers Upgrade					579	3,405				
Finegand Capacity Upgrade	550									
Kawarau South Bank Coneburn Sub 22kV Cables	461	1,088	1,088	1,088						
Frankton Road 22kV Extension	874									
Southern Corridor Zone Substation			753	15,041						
Unspecified System Growth Projects						1,230	1,230	1,230	1,230	1,230
	<b>2,190</b>	<b>1,511</b>	<b>2,956</b>	<b>16,301</b>	<b>750</b>	<b>4,807</b>	<b>1,402</b>	<b>1,402</b>	<b>1,402</b>	<b>1,402</b>

<b>CAPEX: Asset Replacement and Renewal</b>	<b>2026/ 2027</b>	<b>2027/ 2028</b>	<b>2028/ 2029</b>	<b>2029/ 2030</b>	<b>2030 2031</b>	<b>2031/ 2032</b>	<b>2032/ 2033</b>	<b>2033/ 2034</b>	<b>2034/ 2035</b>	<b>2035/ 2036</b>
LV Line Replacement and Renewal	971	971	971	971	971	971	971	971	971	971
Distribution Line Replacement and Renewal	6,607	6,608	6,608	6,608	6,608	6,608	6,608	6,608	6,608	6,608
Subtransmission Line Replacement and Renewal	833	833	833	833	833	833	833	833	833	833
Zone Substation Minor Replacement	109	109	109	109	109	109	109	109	109	109
Relay Replacements	344	102	394	85	483	674	616	763	691	505
Distribution Transformer Replacements	633	633	633	633	1,035	1,035	1,035	1,035	1,035	1,035
Quarry Road Substation	6,183	6,008		745						
Owaka 11 kV Switchgear Replacement	294	3,529								
Kaitangata 11 kV Switchgear Replacement				294	2,316					
Clinton 11 kV Switchgear Replacement				294	2,634					
Halfway Bush - Palmerston 33kV Towers Refurbishment	1,195									
Palmerston Zone Sub 11 kV switchgear replacement		294	3,367							

## SECTION 7 Capital Expenditure



Waitati Zone Sub Relocation (Blueskin Bay)		268	5,170	7,389						
Elderlee Street 11 kV Switchgear Replacement		337	3,437							
Remarkables Substation 22kV Switchboard Replacement		935								
Maximum Demand Indicator Upgrade	195	195	195							
ABS Renewals	308	308	308	308	308	308	308	308	308	308
Glenore Substation Supply Reconfiguration		920								
Circuit Breaker Replacements				237	237	654	712		1,187	
North Balclutha 11 kV Switchgear Replacement				294	2,967					
Finegand 11 kV Switchgear Replacement					294	2,348				
Ranfurlly & Paerau Powerhouse Relay Replacements	933	481								
Distribution - General	34	34	34	34	34	34	34	34	34	34
Ranfurlly 33 kV Indoor Switchgear				371	4,328					
Ranfurlly 11 kV Switchgear Replacement						294	3,694			
Waiholā 11 kV Switchgear Replacement							294	2,539		
Power Transformer Replacements	110									
RTU Replacements	126									
Clarks Junction Transformer Replacement					215					
Hindon T3 Transformer Replacement					215					
Finegand Transformer Replacement							434	1,341		
Golden Point Transformer Replacement								434	1,341	
Oturehua Transformer Replacement							191			
Owaka Transformer Replacement								434	1,341	
Middlemarch Regulator Replacement										12
Unspecified Replacement & Renewal Projects						371	1,355	1,412	2,361	6,378
	<b>18,873</b>	<b>22,563</b>	<b>22,058</b>	<b>19,204</b>	<b>23,587</b>	<b>14,238</b>	<b>17,193</b>	<b>16,820</b>	<b>16,818</b>	<b>16,792</b>

CAPEX: Asset Relocations	2026/2027	2027/2028	2028/2029	2029/2030	2030/2031	2031/2032	2032/2033	2033/2034	2034/2035	2035/2036
Network Chargeable Capital	42	42	42	42	42	42	42	42	42	42
Transpower Lines Under Clearance	147									
	<b>189</b>	<b>42</b>	<b>42</b>	<b>42</b>	<b>42</b>	<b>42</b>	<b>42</b>	<b>42</b>	<b>42</b>	<b>42</b>

CAPEX: Quality of Supply	2026/2027	2027/2028	2028/2029	2029/2030	2030/2031	2031/2032	2032/2033	2033/2034	2034/2035	2035/2036
Supply Quality Upgrades	14	14	14	14	14	14	14	14	14	14
Network Improvement Projects	160									
Mobile Substation site made ready	342	683	342	342						
Northlake to Clearview Link Cable	167									
RMU SCADA & Communications	33	33	33	33	33	33	33	33	33	33
Reliability & Resilience Projects					1,082	5,410	5,410	5,410	5,410	5,410
	<b>716</b>	<b>731</b>	<b>389</b>	<b>389</b>	<b>1,129</b>	<b>5,457</b>	<b>5,457</b>	<b>5,457</b>	<b>5,457</b>	<b>5,457</b>

CAPEX: Legislative and Regulatory	2026/2027	2027/2028	2028/2029	2029/2030	2030/2031	2031/2032	2032/2033	2033/2034	2034/2035	2035/2036
	0	0	0	0	0	0	0	0	0	0

CAPEX: Other Reliability, Safety and Environment	2026/2027	2027/2028	2028/2029	2029/2030	2030/2031	2031/2032	2032/2033	2033/2034	2034/2035	2035/2036
Remarkables Sub Communications	100									
Communications Upgrade	117	1,381	1,381							
Replacement of OH Structures with Ground Mounted	268	268	268	268	268	268	268	268	268	268
Earth refurbishment from earth testing, incl. SWER	433	433	433	385	185	185	185	185	185	185
Ranfurlly Transformers Oil Containment & Seismic Strengthening		200								
Hyde Transformer Oil Containment & Seismic Strengthening			153							
Halo RMU Replacements	398	597								
	<b>1,316</b>	<b>2,879</b>	<b>2,235</b>	<b>654</b>	<b>453</b>	<b>453</b>	<b>453</b>	<b>453</b>	<b>453</b>	<b>453</b>

<b>Total Network CAPEX</b>	<b>29,754</b>	<b>34,526</b>	<b>34,581</b>	<b>43,387</b>	<b>32,900</b>	<b>31,911</b>	<b>31,461</b>	<b>31,054</b>	<b>31,052</b>	<b>31,026</b>
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<b>CAPEX: Non-Network Assets</b>	<b>2026/2027</b>	<b>2027/2028</b>	<b>2028/2029</b>	<b>2029/2030</b>	<b>2030/2031</b>	<b>2031/2032</b>	<b>2032/2033</b>	<b>2033/2034</b>	<b>2034/2035</b>	<b>2035/2036</b>
	0	0	0	0	0	0	0	0	0	0

Values Fully Marked Up, No Inflation, Base Year dollars.

## 7.6 Retiring and Disposal of Assets

Retiring of assets generally involves de-energising the asset and disconnecting it from the network before removal from site or abandoning in-situ (typical for underground cables). The follow risks are addressed in this life cycle stage.

**Table 67: Retiring Phase Risks**

Category	Risk Title	Risk Cause	Treatment Plan
<b>Network Performance</b>	Failure of Asset Lifecycle Management	Mechanical or electrical failure, ineffective maintenance ineffective fleet plans Budget constraints Lack of future network planning	Assets are removed from the network when they start to affect reliability
<b>Network Performance</b>	Loss of right to access or occupy land	Risk of assets losing / not having the right to occupy particular locations (e.g. Aerial trespass, subdivision)	Historical land use rights are formalised should the land be required for the installation of new assets.
<b>Operational Performance</b>	Unavailability of critical spares	Poor future work planning High impact low probability events causing high spares usage Supply chain disruptions	Where practical, removed assets or asset components are kept to be utilised in the repair of existing assets.
<b>Environmental</b>	Breaches of environmental legislation	Failure of assets, oil spill, bunding, hazardous goods breach	Assets containing hazardous materials are identified and disposed of using national and international guidelines

Removed assets will be eliminated from the regulatory asset base and needs to be disposed of in an acceptable manner particularly if it contains SF6, oil, lead or asbestos. Key criteria for retiring an asset includes the following.

- It is no longer required, usually because a customer has reduced or ceased demand.
- It creates an unacceptable risk exposure, either because its inherent risks have increased over time or because emerging trends of safe exposure levels are declining. Assets retired for safety reasons will not be re-deployed or sold for re-use.
- There are no suitable opportunities for re-deployment after an asset has been replaced to increase capacity or where more economic options exist to create similar outcomes e.g., new technology offers a low-cost maintenance-free replacement.
- It is uneconomic to maintain the asset and more cost effective to replace it.
- The asset has reached end-of-life.

# 8

# Operating Expenditure

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Central Otago Touring Route. Photo: Hayden Parsons

## 8 OPERATING EXPENDITURE

**Our OPEX programme supports risk management, maintenance and inspection processes, and operations aspects of O&M such as control room functions and service restoration.**

Operating Expenditure (OPEX) is required to operate and maintain OJV’s networks. This section describes our planned operating expenditure for the next ten years and applies the operate & maintain (O&M) lifecycle stage of our asset management model.

When identifying operating expenditure initiatives we pursue the following objectives.

- Comply with customer obligations and service standards.
- Maintain the safety of the distribution system.
- Assets are operated and maintained in a manner that minimises system life cycle cost with due consideration of risk.
- Electricity delivery networks and associated electrical systems are maintained in way that meets the requirements of customers, internal stakeholders and relevant legal authorities, at minimum life cycle cost.

### 8.1 The Operation and Maintenance Lifecycle Phase

The Operations and Maintenance (O&M) lifecycle phase starts once the assets have been commissioned and are handed over to the Operations Unit. This is the stage where the majority of life cycle expenditure occurs. The physical assets are expected to perform their function at specified performance and reliability levels.

Continuous improvement of O&M activities is a key component of the asset management process as O&M practices can significantly impact asset lifecycle costs, management of risk and service delivery performance. The way that an asset is operated and maintained directly determines the performance, reliability and life expectancy of the asset.

#### O&M Phase Risks

The following risks are addressed during the O&M phase.

**Table 68: Operation & Maintenance Phase Risks**

Category	Risk Title	Risk Cause	Treatment Plan
Operational Performance	Damage due to an extreme physical event (such as events comparable to the Christchurch earthquake)	Damage caused by force majeure to our infrastructure or equipment (e.g., floods, earthquakes)	Structures are inspected and maintained to retain structural functionality
Network Performance	Failure of Asset Lifecycle Management	Mechanical or electrical failure Ineffective maintenance Ineffective fleet plans Budget constraints Lack of future network planning	Asset fleet plans outlining the maintenance actions for each type of asset are being incorporated into the AMIS (Maximo) Maintenance execution is being managed to ensure all assets are maintained Operating instructions and manuals are accessible to ensure assets are operated correctly
	Operational systems failure due to breakdown in telecommunications	SCADA communications has one centralised communications point that all information is passed through.	Regular testing of the telecommunications systems
	Intentional Damage	Terrorism, theft, vandalism Reputation	Programme to replace locks and improve security

Category	Risk Title	Risk Cause	Treatment Plan
Operational Performance	Unavailability of critical spares	Poor future work planning High impact low probability events causing high spares usage Supply chain disruptions	Spares will be recorded in Maximo Education of staff on spares process and locations
	Loss of key critical service provider	Economic environment Lack of sufficient work to sustain viable operations Unexpected inability of contractor to complete work Major health event/pandemic	Improved identification of critical suppliers Identify alternative suppliers Grow the capabilities of the internal workforce
	Major event triggering storm gallery activation	Damage caused by wind, snow, storm events	Monitor developing weather Ensure people, vehicles, equipment, and spares are on call and/or available during storm events
Health & Safety	Public coming into contact with live assets	Unexpected public actions affecting our assets or asset integrity affects public safety	Access prevention barriers are treated as assets and maintained to be in good condition
Regulatory Change & Compliance	Major legislative breaches	Failure to meet legal obligations, for example: <ul style="list-style-type: none"> <li>• Obligation to supply electricity</li> <li>• Price-quality regulation breach</li> <li>• Low fixed charge regulations</li> <li>• Employment legislation</li> <li>• Metering recertification</li> </ul>	Utilise the Planned Interruption SAIDI and SAIFI allocations optimally by planning work more effectively

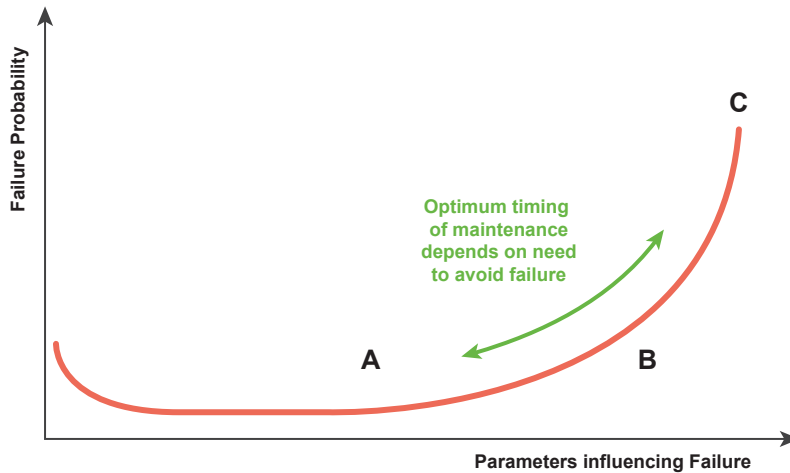
## 8.2 Asset Maintenance

The maintenance aspect of the O&M lifecycle phase is aimed at ensuring that assets will achieve their expected useful lives. Asset maintenance is not intended to upgrade an asset or extend its life to beyond expectations.

Maintenance is primarily about replacing consumable components. Many of these components will be designed to “wear out” during an asset’s design life and achieving the expected service life depends on such replacements. Examples of the way in which consumable components “wear out” include the oxidation or acidification of insulating oil, pitting or erosion of electrical contacts, or loss or contamination of lubricants.

Continued operation of such components will eventually lead to failure as indicated in the following failure probability diagram. Exactly what leads to failure may be a complex interaction of parameters such as quality of manufacture, quality of installation, age, operating hours, number of operations, loading cycle, ambient temperature, previous maintenance history and presence of contaminants.

Figure 38: Component Failure



The probability of failure curve can be viewed as applicable to the overall asset life in which case neglecting maintenance could result in a considerable contraction along the “parameters influencing failure” axis. Appropriate maintenance activities would stretch out the curve toward the expected design life; effectively resetting or pushing out the increasing probability of failure. There is often a significant asymmetry associated with consumables – for example replacing a lubricant may not significantly extend the life of an asset but not replacing a lubricant could significantly shorten the asset’s life.

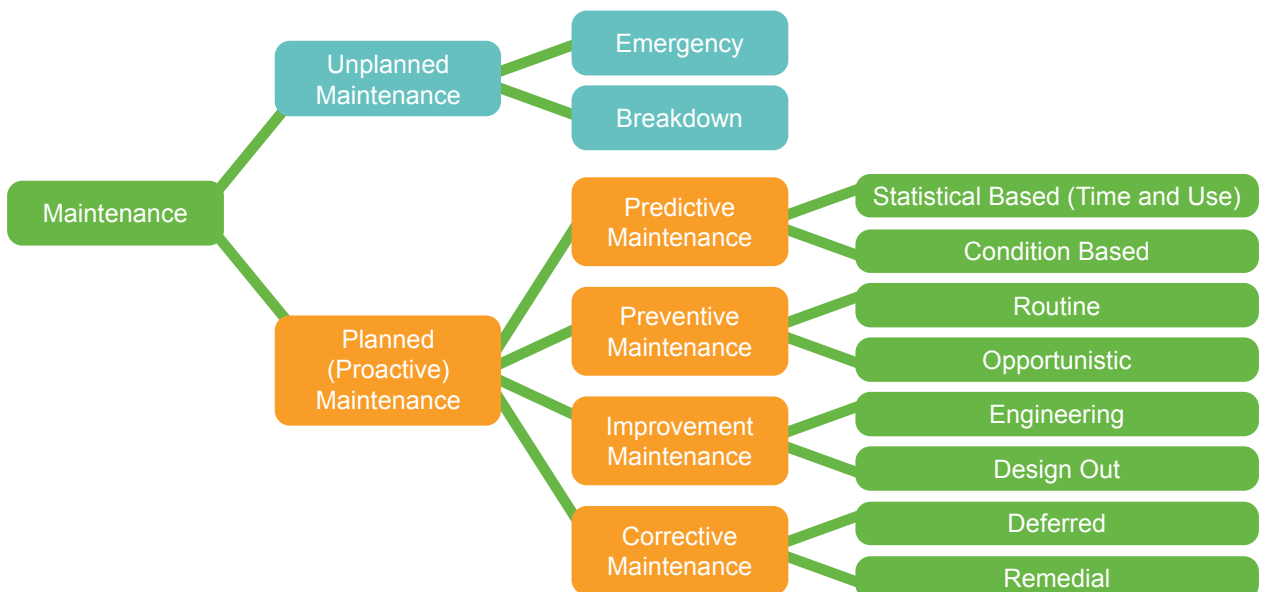
OJV’s maintenance decisions are made using cost-benefit criteria with the principal benefit being higher reliability. Increasing maintenance costs (labour and consumables) over the asset’s lifecycle, taken together with the cost of discarding unused component life, must be traded off against the desire to avoid failure. The optimal time for maintenance depends on an asset’s criticality (impact of failure on customers) and ultimately on how much OJV’s customers are willing to pay to reduce probability of failure.

Assets such as a 33/11 kV substation transformer, supplying large customers or large numbers of customers, may only be operated to point B in the preceding diagram, and condition will be extensively monitored to minimise the likelihood of supply interruption. Meanwhile assets supplying merely a small number of customers, such as a 10 kVA transformer, will most often be run to failure represented as point C.

### Maintenance Actions

Types of maintenance activities are presented in the next figure.

Figure 39: Structure of Maintenance Actions



### Planned versus Unplanned Maintenance

Condition assessment is an important part of determining maintenance requirements because many components do not deteriorate at a predictable age. Condition assessment allows deferral of maintenance cost for assets that are in good condition and permits maintenance to be focused on the more deteriorated assets. Condition assessment involves inspections and testing to gather information about the condition of assets and their components. It can incorporate follow-up analysis (condition monitoring) to infer the condition of the asset through establishing trends in observable criteria.

By contrast some components are maintained at fixed intervals or based on operation counts. An example is replacing contacts in a circuit breaker which are pitted or eroded with each operation but are unable to be inspected without dismantling the circuit breaker (by which time the contacts can be replaced with a relatively small incremental cost).

As the value and/or criticality of an asset increase, the company relies less on easily observable proxies for actual condition (such as calendar age, running hours or number of trips) and more on comprehensive analysis of component condition (through such means as dissolved gas analysis (DGA) of transformer oil).

Most technical equipment, such as transformers, switchgear and secondary assets, is maintained in line with manufacturer’s recommendations as set out in their equipment manuals. Experience with the same types of equipment may provide reason to add additional activities to this routine maintenance. Visual inspections and testing also determine reactive maintenance requirements to maintain the serviceable life of equipment that are not routine, but across a large asset base provide an ongoing need for additional maintenance resource.

Overhead line inspections are an economic means to prevent a large proportion of potential faults, so the basic approach is to inspect these assets and perform preventative maintenance over the most cost-effective period that achieves the desired service levels. A certain frequency of failure is accepted on overhead lines where this remaining proportion of failures becomes uneconomic to avoid. This recognises customers’ acceptance of a low number of outages and the increasing cost for diminishing returns in attempting to reduce fault frequency.

Cables are underground, which means that they are unable to be visually inspected, and testing is generally not cost effective; it is difficult to obtain accurate results and to use them to predict time to failure. Cables are therefore often run to failure. However, as the relatively young cable network ages and fault frequency begins to increase, a more preventive strategy will be employed based on testing to determine condition for critical cables.

In terms of cost efficiency, failures are more acceptable for lines and cables than for ring main units and zone substation assets. Significant service life can be restored to lines and cables by simply repairing the fault. Asset criticality is a consideration in determining an acceptable level of outages, however increased security (redundancy) is often a more effective strategy than attempting to determine time to failure and performing preventative maintenance.

### Maintenance Approaches

The following table summarises the maintenance approaches applicable to each network asset category and the frequency with which these maintenance activities are undertaken.

**Table 69: Maintenance Approach by Asset Category**

Asset Category	Sub Category	Maintenance Approach	Frequency
Subtransmission	Overhead	Condition assessment through periodic visual inspection. Tightening, repair, or replacement of loose, damaged, deteriorated or missing components.	3-5 yearly
	Underground	Generally, run to failure and repair. Inspection of visible terminations as part of zone substation checks, opportunistic inspection if covers removed for other work, sheath insulation IR test. Testing generally in conjunction with fault repair but may be initiated if anything untoward is noted during other inspections or work; may use IR, PI, TR, PD, VLF.	Annual
	Distributed Subtransmission Voltage Switchgear (ABSs)	Condition monitoring through periodic visual inspection. Tightening, repair or replacement of loose, damaged, deteriorated or missing components. Lubrication of moving parts.	5 yearly

Asset Category	Sub Category	Maintenance Approach	Frequency
Zone Substations	Subtransmission Voltage Switchgear	<p>Condition assessment through periodic visual inspection checking for: operation count, gas pressure, abnormal or failed indications and general condition.</p> <p>Testing: Contact Resistance, Partial Discharge, Insulation Resistance, CB operation time, cleaning of contacts, Thermal Resistivity viewed soon after unloading, VT/CT IR and characteristics.</p> <p>Corrective maintenance as required after any concerning inspection or test results.</p>	<p>Monthly</p> <p>5 Yearly</p>
	Power Transformers	<p>Condition monitoring through periodic inspections.</p> <p>Winding &amp; insulation resistances, Function checks on auxiliaries (Buchholz, pressure relief, thermometers).</p> <p>Predictive maintenance - oil analysis (dissolved gases, furan) to estimate age and identify internal issues arising or trends; frequency increased if issues and trends warrant. Oil processed as necessary.</p> <p>Tap changer servicing: mechanism and contacts inspected – replacements as necessary, DC resistance across winding each tap, diverter resistors resistances.</p> <p>Clean up and repair of corrosion, leaks etc. and replacement of deteriorated or damaged components. Replacement of breathers when saturated.</p> <p>Paper sample may be taken to estimate age for aged transformers in critical locations at Engineers instruction or otherwise during major refurbishment at half-life.</p> <p>Swept frequency test at start of life and after significant events such as relocation, repaired fault, refurbishment done to check for internal movement of components.</p>	<p>Monthly</p> <p>Annual</p> <p>Operation count</p> <p>Non-periodic</p>
	Distribution Voltage Switchgear	<p>Condition assessment through periodic visual inspection checking for: operation count, gas pressure, abnormal or failed indications and general condition.</p> <p>Testing: Contact Resistance, Partial Discharge, Insulation Resistance, CB operation time, cleaning of contacts, Thermal Resistivity viewed soon after unloading, VT/CT IR and characteristics.</p> <p>Corrective maintenance as required after any concerning inspection or test results.</p>	<p>Monthly</p> <p>5 Yearly</p> <p>Non-Periodic</p>
	Other (Buildings, RTU, Relays, Batteries, Meters)	<p>Monthly sub checks include inspection of auxiliary and other general assets for anything untoward; structures, buildings, grounds and fences for structural integrity and safety and general upkeep; rusting, cracked bricks, masonry or poles and weeds etc. Maintenance repairs and general tidying as necessary.</p> <p>Protection relays are tested typically with current injection to verify operation as per settings.</p> <p>Any alarms or indications from electronic equipment or relays reset and control centre notified for remediation.</p> <p>Relays recertified by external technicians as regulations require.</p> <p>Otherwise, any other equipment visually inspected for anything untoward.</p>	<p>Monthly</p> <p>5 yearly</p> <p>Non-Periodic</p>

Asset Category	Sub Category	Maintenance Approach	Frequency
<b>Distribution Network</b>	O/H	Condition assessment through periodic visual inspection. Tightening, repair or replacement of loose, damaged, deteriorated or missing components.	3-5 yearly
	U/G	Generally, run to failure and repair. Inspection of visible terminations as part of zone substation checks and otherwise opportunistic inspection if covers removed for other work. Testing generally in conjunction with fault repair but may be initiated if anything untoward is noted during other inspections or work; may use IR, PI, TR, PD, VLF.	Reactive or opportunistic 5 yearly if visible
	Distributed Distribution Voltage Switchgear	Condition Monitoring through periodic visual inspection. Tightening, repair, or replacement of loose, damaged, deteriorated, or missing components. Function tests to verify operation as per settings; for any switchgear controlled by relays.	5 yearly
<b>Distribution Substations</b>	Distribution Transformers	Condition monitoring through periodic inspections. Infrared thermal camera inspection units 500 kVA and larger. Clean up and repair of corrosion, leaks etc. Some units have breathers; replaced when saturated. Winding resistances, Insulation resistance for older units if shut down allows. DGA for critical end of life units.	6 monthly (or 5-yearly if <150 kVA)  Opportunistic Non-Periodic
	Distribution Voltage Switchgear (RMUs)	Condition monitoring visual inspection to assess deterioration or corrosion. Some minor repairs may be made but generally inspection determines when replacement will be required. Threshold PD tests to identify significant partial discharge. Periodic servicing undertaken including wipe down of epoxy insulation and oil replacement in critical switchgear. Some removed oil tested for dielectric breakdown as occasional spot check of general condition.	6 monthly  5-10 yearly
	Other	Inspection of enclosures for structural integrity and safety compromised by rusting or cracked brick or masonry. Overhead structures included in distribution network inspections.	6 monthly
<b>LV Network</b>	O/H	Condition Monitoring through periodic visual inspection. Tightening, repair, or replacement of loose, damaged, deteriorated, or missing components.	5 yearly
	U/G	Run to failure and repair.	Reactive
	Link and Pillar Boxes	External inspection for damage, tilting sinking etc. Internal components run to failure and repair. Some opportunistic inspections when opened for other work.	5 yearly

Asset Category	Sub Category	Maintenance Approach	Frequency
Other	SCADA & Communications	Generally self-monitored with alarms raised for failures or downtime. 24/7 control room initiate response.	Reactive
	Earths	Five yearly inspections to check locational risk, check for standard installation and any corrosion, deterioration or loosening of components. Testing is done to confirm connection resistances and electrode to ground resistance is sufficiently low.	5 yearly
	Ripple Plant	Inspection along with other assets at GXP for signs of deterioration or damage of components; oil leaks, corrosion etc. Reactive remedial actions will follow for any issues found.	Monthly
	Vegetation	Sub transmission feeders inspected by vegetation contractor All feeders inspected by PNL inspections team and vegetation defects created. All feeders inspected by Vegetation Contractor and vegetation defects created. (Offset by 2.5 years) Planned vegetation management by contractor and tree owners	Annually 5 yearly 5 yearly

### Maintenance and Inspection Programmes

Network assets are inspected routinely with the frequency dependent on the criticality of the assets and the outcome, focussing on failure avoidance. Inspections are not practical for all assets, for example cables buried underground, and may be limited by the availability of outages or the added effort (labour cost) required to remove covers. Routine inspections are mostly limited to what can be viewed from a walkover of the assets.

Recognising that some deterioration is acceptable, inspections are intended to identify components that could lead to failure or deteriorate beyond economic repair within the period until the next inspection. Observed deterioration may trigger corrective maintenance if economic, especially where significant further deterioration can be avoided, for example touching up paint defects before rust can take hold. Other forms of deterioration are unable to be corrected (or improved), for example pole rotting, and noting these issues may become a trigger for replacement or renewal depending on the extent of deterioration i.e. loss of structural integrity.

Visual or more intrusive technical inspection of an asset is often used to determine the condition of the asset. Testing supplements network inspections, and although it typically requires additional time and skilled staff, testing has strong advantages over visual inspection if cost effective. It is generally possible to gain greater detail around asset condition and often allows collection of condition data without the need to remove covers for inspection. Data gathered can be qualitative rather than quantitative, allowing more precise trending of an asset's condition over time. Testing may be destructive or non-destructive; for example, insulation resistance (IR) testing simply gives an ohmic value for insulation under test, while very low frequency (VLF) testing causes damage if the cable is not in sufficiently good condition to pass the test.

We set out budget descriptions for routine corrective maintenance and inspection activities in the following table. These budgets tend to be ongoing at similar levels year after year but may be adjusted from time to time to allow for improvements in maintenance practice.

**Table 70: Maintenance Activities and Opex Costs**

Budget	Description	OPEX Cost
<b>Vegetation Management</b>	Annual tree trimming in the vicinity of overhead network is required to prevent contact with lines maintaining network reliability. The first trim of trees must be undertaken at OJV's expense as required under the Electricity (Hazards from Trees) Regulations 2003. While some customers have received their first free trim, some are disputing the process and additional costs are occurring to resolve the situation. As OJV's network is mostly overhead, tree issues are pronounced and therefore costs are relatively high.	\$1,610,927 p.a. '26/27 to '35/36
<b>Line Access Maintenance</b>	Work clearing vegetation to maintain access to power lines.	\$46,387 p.a. '26/27 to '35/36

Budget	Description	OPEX Cost
<b>Distribution Routine Inspections</b>	All work where the primary driver is the five yearly network inspections (20% inspected annually), or other routine tests on distribution assets. Includes routine testing of earthing assets and connections to ensure safety and functional requirements are met (completed five yearly), and any minor maintenance works carried out during these inspections.	\$984,819 '26/27 \$880,718 p.a. '27/28 to '30/31, '32/33 to 35/36 \$1,010,843 '31/32
<b>Technical Routine Inspections</b>	All work where the primary driver is routine inspection and testing of Technical assets, for example oil DGA, earth mat testing, and protection testing. Includes any minor maintenance carried out during these inspections.	\$317,165 p.a. '26/27 to '35/36
<b>Distribution Routine Maintenance</b>	All work where the driver is reactive work undertaken to correct issues found during the routine inspection. Also a general budget for all minor distribution work.	\$217,035 - \$265,531 p.a. '26/27 to '35/36
<b>Technical Routine Maintenance</b>	All work where the primary driver is inspection and testing of Technical assets of sufficient depth to require de-energisation of the asset. Includes any servicing activities (such as oil processing, CB oil replacement, or recalibration of relays) carried out while the equipment is de-energised for these inspections.	\$656,177 - \$1,382,026 p.a. '26/27 to '35/36
<b>Distribution Corrective Maintenance</b>	Permanent repairs carried out on faulted Distribution assets that had temporarily been made safe/functional during the initial incident response.	\$111,937 p.a. '26/27 to '35/36
<b>Technical Corrective Maintenance</b>	Permanent repairs carried out on faulted Technical assets that had temporarily been made safe/functional during the initial incident response.	\$274,926 p.a. '26/27 to '35/36
<b>Earth Maintenance</b>	Minor maintenance and repair of earthing assets.	\$24,347 – \$24,556 p.a. '26/27 to '35/36
<b>Transmission Line Minor Maintenance</b>	Generally reactive work undertaken to correct issues found on subtransmission lines during the routine line condition survey. Also a general budget for all minor subtransmission work.	\$27,307 p.a. '26/27 to '35/36
<b>Partial Discharge Survey</b>	Partial discharge condition monitoring of equipment to identify abnormal discharge levels before failure occurs.	\$8,046 – \$18,662 p.a. '26/27 to '35/36
<b>Infra-Red &amp; Corona Survey</b>	Infra-Red and Corona Discharge condition monitoring survey of bus-work, connections, contacts etc. An Infra-Red survey checks for abnormal heating as an indication of poor electrical contact between current carrying components, which may lead to voltage quality issues and/or failure of equipment; while Corona Discharge testing looks for ionisation of air around insulators, as evidence of insulation defects or contamination.	\$17,024 – \$19,440 p.a. '26/27 to '35/36
<b>Radio Equipment</b>	Maintenance carried out on radio based communications equipment.	\$30,300 p.a. '26/27 to '35/36
<b>Supply Quality Checks</b>	Investigations into supply quality which are generally customer initiated.	\$7,343 p.a. '26/27 to '35/36

Budget	Description	OPEX Cost
<b>Network LiDAR Survey</b>	LiDAR capture of the network has been raised following the October 2025 storm event in order to provide information around vegetation clearances. LiDAR capture can provide quantitative measurement of all conductor clearances – road, ground and vegetation, including fall zone trees, and will allow an accurate determination of both clearance defect numbers and severity.	\$564,375 '26/27
<b>Spare Checks and Minor Maintenance</b>	A budget for checks to confirm what equipment is kept in spares and perform minor maintenance required to ensure spares are ready for service.	\$5,678 p.a. '26/27 to '35/36
<b>Customer Connections Maintenance</b>	Operational portion of expenditure for the customer connections process is captured in this budget. Includes temporary power disconnections for safety.	\$91,890 p.a. '26/27 to '35/36

### Asset Component Replacement, Refurbishments and Renewal

Component renewals or refurbishments are significant maintenance activities that generally focus on the non-consumable components of assets to achieve an extension to the originally expected life. This is typically less routine work and often represents a significant milestone in the life of an asset. Renewal may ultimately be part of a full asset replacement programme where the component replacements are “staggered” over time. A typical example is an overhead line, where the components (poles, cross-arms, and conductors) wear out and are replaced at different rates, but the result is complete replacement of the original line – perhaps several times over as long as the line asset is required.

Refurbishment work remains essential to maintaining the reliability, safety, and service performance of our existing asset base. As assets age, targeted refurbishment enables the following to be addressed: emerging condition risks, extend asset life, and ensure compliance with required performance standards without the need for full replacement. This approach supports prudent investment by maximising the value of existing infrastructure while managing lifecycle costs and minimising service disruption. For example, painting a transformer will extend the asset life.

Ultimately an asset will reach end of life when it either fails or deteriorates to the point it becomes uneconomic to repair or maintain. This will occur when failure causes significant damage to the overall asset (highly likely at distribution or subtransmission voltages) or when a part of the asset that cannot be economically replaced has significantly aged or deteriorated, for example paper insulation in a transformer.

The replacement and renewal budgets for ongoing operational work that tends to recur year after year are listed and described below.

**Table 71: Component Replacement and Renewal Programmes**

Budget	Description	OPEX Cost
<b>Distribution Replacement &amp; Renewal</b>	All OPEX work where the primary driver is the repair of distribution assets that have been found during inspection to fall short of the required standard; also includes scheduled replacements of parts/fluids under a preventative maintenance programme, and expenses incurred due obsolescence. Excludes CAPEX (work that will have a material effect on the functionality or the life of capital assets). Covers items like crossarms, insulators, strains, re-sagging lines, stay guards, straightening poles, pole caps, ABS handle replacements etc.	\$72,348 p.a. '26/27 to '35/36
<b>Zone Substation Replacement &amp; Renewal</b>	All OPEX work where the primary driver is the repair of zone substation assets that have been found during inspection to fall short of the required standard; also includes scheduled replacements of parts/fluids under a preventative maintenance programme, and expenses incurred due obsolescence. Excludes CAPEX (work that will have a material effect on the functionality or the life of capital assets). Covers items like earth sticks, safety equipment, buildings, battery systems etc.	\$38,986 p.a. '26/27 to '35/36

Budget	Description	OPEX Cost
<b>Distribution Transformer Replacement &amp; Renewal</b>	All OPEX work where the primary driver is the repair of distribution transformer assets that have been found during inspection to fall short of the required standard; also includes scheduled replacements of parts/fluids under a preventative maintenance programme, and expenses incurred due obsolescence. Excludes work that will have a material effect on the functionality or the life of capital assets, i.e. CAPEX. Covers items like enclosure repairs, paint touch-ups, etc.	\$18,264 p.a. '26/27 to '35/36
<b>Power Transformer Replacement &amp; Renewal</b>	All OPEX work where the primary driver is the repair of power transformers such as rust repairs, paint touch-up, oil treatment or renewal, replacement of minor parts such as bushings, seals etc.	\$33,123 – \$70,784 p.a. '26/27 to '35/36
<b>Subtransmission Replacement &amp; Renewal</b>	All OPEX work where the primary driver is the repair of subtransmission assets that have been found during inspection to fall short of the required standard; also includes scheduled replacements of parts/fluids under a preventative maintenance programme, and expenses incurred due obsolescence. Excludes CAPEX (work that will have a material effect on the functionality or the life of capital assets). Covers items like crossarms, insulators, strains, re-sagging lines, stay guards, straightening poles, pole caps, ABS handle replacements etc.	\$11,412 p.a. '26/27 to '35/36
<b>Network Chargeable Maintenance</b>	Maintenance carried out at least partially at customer expense, e.g. pole shifts or third-party damage repairs.	\$13,808 p.a. '26/27 to '35/36

### 8.3 Asset Operation

The operations aspect of the O&M lifecycle phase refers to the day-to-day activities required to provide service delivery to OJV's customers. Operation of the network is effectively the service that OJV's customers pay for so it is the customer desire which forms the driver for the continuous operation of assets and the optimal balance between reliability and cost.

Well-planned and executed operations allows OJV to deliver energy supply services efficiently, effectively, and economically. In the asset management context, this requires the business to set service delivery priorities through budgeting and infrastructure planning and investment processes.

Operation of OJV's assets predominantly involves creating the path for electricity to flow from the GXPs to customers' premises year after year with occasional intervention when a trigger point is exceeded. However, the workload arising from tens of thousands of trigger points is substantial enough to merit a dedicated control room. Altering the operating parameters of an asset such as closing a switch or altering a voltage setting involves no physical modification to the asset, but merely a change to the asset's state or configuration.

#### Contingencies to Manage Operational Risks

The following tactics have been or are being implemented to manage operational risks (especially for HILP events).

- Align asset design with current best practice and is fit for purpose.
- Regular inspections to detect vulnerabilities and potential failures.
- Remove assets from risk zone.
- Build appropriate resilience into network assets.
- Provide redundancy of supply to large customer groups.
- Involvement with the local Civil Defence.
- Prepare practical response plans.
- Operate a 24hr control centre.

In addition to the tactics listed above, OJV has the following specific contingencies in place through its management company PowerNet.

### **PowerNet Business Continuity Plan**

PowerNet must be able to continue in the event of any serious business interruption. Events causing interruption can range from malicious acts, asset-damaging events, to a major natural disaster such as an earthquake or severe weather events like the major storms that have impacted Southland and Otago in June and October 2025.

PowerNet's Business Continuity Plan, aligned with the nationally adopted Coordinated Incident Management System (CIMS), to ensure that essential functions can continue or be restored quickly following such events.

PowerNet has developed a Business Continuity Plan has the following principal objectives:

- Minimise safety risks for staff and public safety.
- Eliminate or reduce damage to facilities, and loss of assets and records.
- Planning alternate facilities.
- Minimise financial loss.
- Provide for a timely resumption of operations in the event of a disaster.
- Reduce or limit exposure to potential liability claims filed against the Company, its Directors and Staff.

In developing the business continuity plan each business unit identified their key business functions and prioritised them according to their criticality and the timeframes before their absence would begin to have a major impact on business functions. Where practicable continuity plans have been developed in line with each critical business function and preparation undertaken where appropriate to allow continuity plans to be implemented should they be required.

### **PowerNet Pandemic Action Plan**

PowerNet must be able to continue in the event of a breakout of any highly infectious illness which could cause significant numbers of staff to be unable to function in their job. The plan aims to manage the impact of an influenza-type pandemic on PowerNet's staff, business and services through two main strategies:

- Containment of the disease by reducing spread within PowerNet achieved by reducing risk of infected persons entering PowerNet's premises, social distancing, cleaning of the work environment, managing fear, management of cases at work and travel advice.
- Maintenance of essential services if containment is not possible achieved through identification of the essential activities and functions of the business, the staff required to carry out these tasks and special measures, including fatigue management if particular roles are heavily relied upon to continue these tasks can continue under a pandemic scenario.

This plan was activated in 2020-21 due to COVID-19 and may need to be activated again should another outbreak of COVID-19 occurs. The plan is available as a separate document.

### **Critical Network Spares**

Critical network equipment has been identified and spares kept ensuring reinstatement of supply or supply security is achievable in an appropriate timeframe following unexpected equipment failure. A review is underway of our Oct 2025 major storm response to identify specific spare items that should be held at higher stock levels to ensure better preparedness for future major events. Efficiencies have been achieved due to close relationship between the networks which PowerNet manage.

### **Network Operating Plans**

As contingency for major outages on the OJV network PowerNet holds network operating plans for safe and efficient restoration of services where possible. For example, a schematic-based switching plan and accompanying operating order detailing steps required to restore supply after loss of a zone substation.

### **Insurance**

OJV holds the following insurances:

- Material damage and business interruption over substations and buildings
- Contracts works and marine cargo
- Directors' and officers' liability
- Utilities Industry Liability Programme (UILP) that covers Public, Forest & Rural Fires, Products liability, and Professional Indemnity
- Statutory liability
- Maintain participation in the PowerNet insurance captive to ensure access to cost-effective, fit-for-purpose insurance cover that supports financial resilience and enables timely recovery following major events
- Contractors working on the network hold their own liability insurance

### Service Interruptions and Emergencies

This provides for the provision of staff, plant and resources to be ready for faults and emergencies. Fault staff respond to make the area safe, isolate the faulty equipment or network section and undertake repairs to restore supply to all customers. Any follow-up actions necessary to make further repairs are charged to the appropriate Corrective Maintenance budget. The Service Interruptions & Emergencies budget is set at \$2,797,162 per annum.

### Operational Expenditure Forecast

The following table presents our forecasts of OJV's operational expenditure forecast for the next 10 years. This information is also provided in the Information Disclosure Schedule 11b.

**Table 72: Operating Expenditure Forecast (\$000 - constant 2026/27 terms)**

Category	DPP4				DPP5					DPP6
	2026/ 2027	2027/ 2028	2028/ 2029	2029/ 2030	2030/ 2031	2031/ 2032	2032/ 2033	2033/ 2034	2034/ 2035	2035/ 2036
<b>OPEX: Asset Replacement and Renewal</b>										
Network Chargeable Maintenance	14	14	14	14	14	14	14	14	14	14
Subtransmission Replacement and Renewal	11	11	11	11	11	11	11	11	11	11
Distribution Replacement and Renewal	72	72	72	72	72	72	72	72	72	72
Distribution Transformer Replacement and Renewal	18	18	18	18	18	18	18	18	18	18
Zone Substation Replacement and Renewal	39	39	39	39	39	39	39	39	39	39
Power Transformer Replacement and Renewal	41	43	71	33	33	33	33	33	33	33
	<b>196</b>	<b>198</b>	<b>226</b>	<b>188</b>	<b>188</b>	<b>188</b>	<b>188</b>	<b>188</b>	<b>188</b>	<b>188</b>
<b>OPEX: Vegetation Management</b>										
Vegetation Management	1,611	1,611	1,611	1,611	1,611	1,611	1,611	1,611	1,611	1,611
Line Access Maintenance	46	46	46	46	46	46	46	46	46	46
	<b>1,657</b>	<b>1,657</b>	<b>1,657</b>	<b>1,657</b>	<b>1,657</b>	<b>1,657</b>	<b>1,657</b>	<b>1,657</b>	<b>1,657</b>	<b>1,657</b>

## SECTION 8 Operating Expenditure



<b>OPEX: Routine and Corrective Maintenance and Inspection</b>	<b>2026/ 2027</b>	<b>2027/ 2028</b>	<b>2028/ 2029</b>	<b>2029/ 2030</b>	<b>2030/ 2031</b>	<b>2031/ 2032</b>	<b>2032/ 2033</b>	<b>2033/ 2034</b>	<b>2034/ 2035</b>	<b>2035/ 2036</b>
Customer Connections Maintenance	92	92	92	92	92	92	92	92	92	92
Transmission Line Minor Maintenance	27	27	27	27	27	27	27	27	27	27
Distribution Routine Inspections	985	881	881	881	881	1,011	881	881	881	881
Distribution Routine Maintenance	234	242	250	266	235	217	243	243	243	243
Distribution Corrective Maintenance	112	112	112	112	112	112	112	112	112	112
Technical Routine Inspections	317	317	317	317	317	317	317	317	317	317
Technical Routine Maintenance	949	1,382	1,006	1,067	1,167	656	1,381	1,381	1,381	1,381
Technical Corrective Maintenance	275	275	275	275	275	275	275	275	275	275
Infrared Survey	17	19	17	19	17	19	17	19	17	19
Partial Discharge Survey	19	8	19	8	19	8	19	8	19	8
Radio Equipment	30	30	30	30	30	30	30	30	30	30
Supply Quality Checks	7	7	7	7	7	7	7	7	7	7
Network LiDAR survey	564									
Spares Checks and Minor Maintenance	6	6	6	6	6	6	6	6	6	6
Earth Maintenance	24	25	25	25	25	25	25	25	25	25
	<b>3,659</b>	<b>3,424</b>	<b>3,063</b>	<b>3,132</b>	<b>3,209</b>	<b>2,803</b>	<b>3,432</b>	<b>3,424</b>	<b>3,432</b>	<b>3,424</b>

<b>OPEX: Service Interruptions and Emergencies</b>	<b>2026/ 2027</b>	<b>2027/ 2028</b>	<b>2028/ 2029</b>	<b>2029/ 2030</b>	<b>2030/ 2031</b>	<b>2031/ 2032</b>	<b>2032/ 2033</b>	<b>2033/ 2034</b>	<b>2034/ 2035</b>	<b>2035/ 2036</b>
Incident Response - Distribution	2,574	2,574	2,574	2,574	2,574	2,574	2,574	2,574	2,574	2,574
Incident Response - Technical	223	223	223	223	223	223	223	223	223	223
	<b>2,797</b>	<b>2,797</b>	<b>2,797</b>	<b>2,797</b>	<b>2,797</b>	<b>2,797</b>	<b>2,797</b>	<b>2,797</b>	<b>2,797</b>	<b>2,797</b>

<b>Operational Expenditure Total</b>	<b>8,309</b>	<b>8,076</b>	<b>7,743</b>	<b>7,775</b>	<b>7,852</b>	<b>7,445</b>	<b>8,074</b>	<b>8,066</b>	<b>8,074</b>	<b>8,066</b>
System Operations and Network Support	3,645	4,126	4,578	4,578	4,578	4,578	4,578	4,578	4,578	4,578
Business Support	3,215	3,174	3,237	3,190	3,190	3,190	3,190	3,190	3,190	3,190
Non-network solutions provided by a related party or third party	100	500	500	500	500	500				
<b>AMP Total Operational Expenditure</b>	<b>15,269</b>	<b>15,876</b>	<b>16,058</b>	<b>16,043</b>	<b>16,120</b>	<b>15,713</b>	<b>15,842</b>	<b>15,834</b>	<b>15,842</b>	<b>15,834</b>

Values Fully Marked Up, No Inflation, Base Year dollars.

# 9

# Execution Capacity

## SECTION CONTENTS

Clutha bridge at night, Balclutha, South Otago

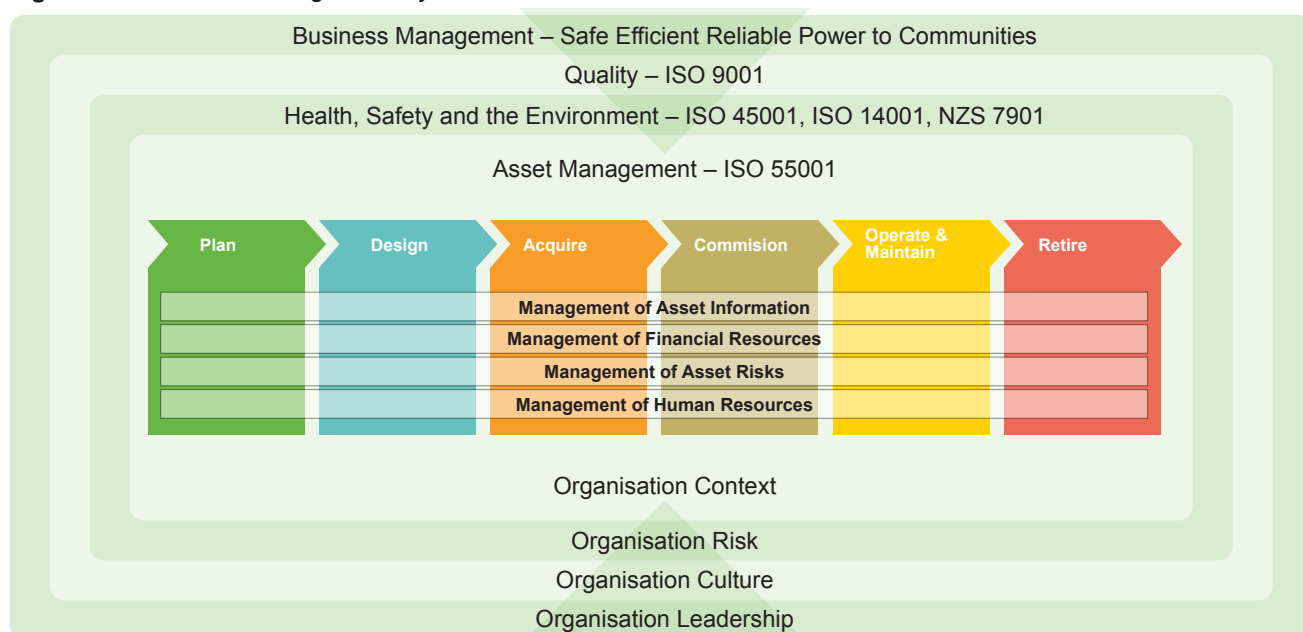
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## 9 EXECUTION CAPACITY

**The core of OJV’s asset management activities lies within the detailed processes and systems that reflect our thinking, manifest in our policies, strategies and processes, and ultimately shape the nature and configuration of OJV’s fixed assets.**

PowerNet is the contracted asset management company for OJV and uses its integrated Business Management System (BMS) to manage the networks. The BMS can be depicted as per the following figure. This figure illustrates the asset lifecycle approach that we use in managing the assets of OJV. Each of the lifecycle stages as well as the underpinning foundational elements are discussed in this AMP.

**Figure 40: Business Management System**



It is important to note that all asset lifecycle activities are executed within the framework of our Safety Management System. The highest priority in all decision-making is to ensure the safety of the public and our staff. This is built into every lifecycle activity.

Asset Management and Safety are both managed within our Quality Management System (QMS). The QMS ensures that approved processes are followed, and that necessary documentation is up-to-date and available to staff. This leads to work being executed in a consistent manner across the whole company and for all managed networks.

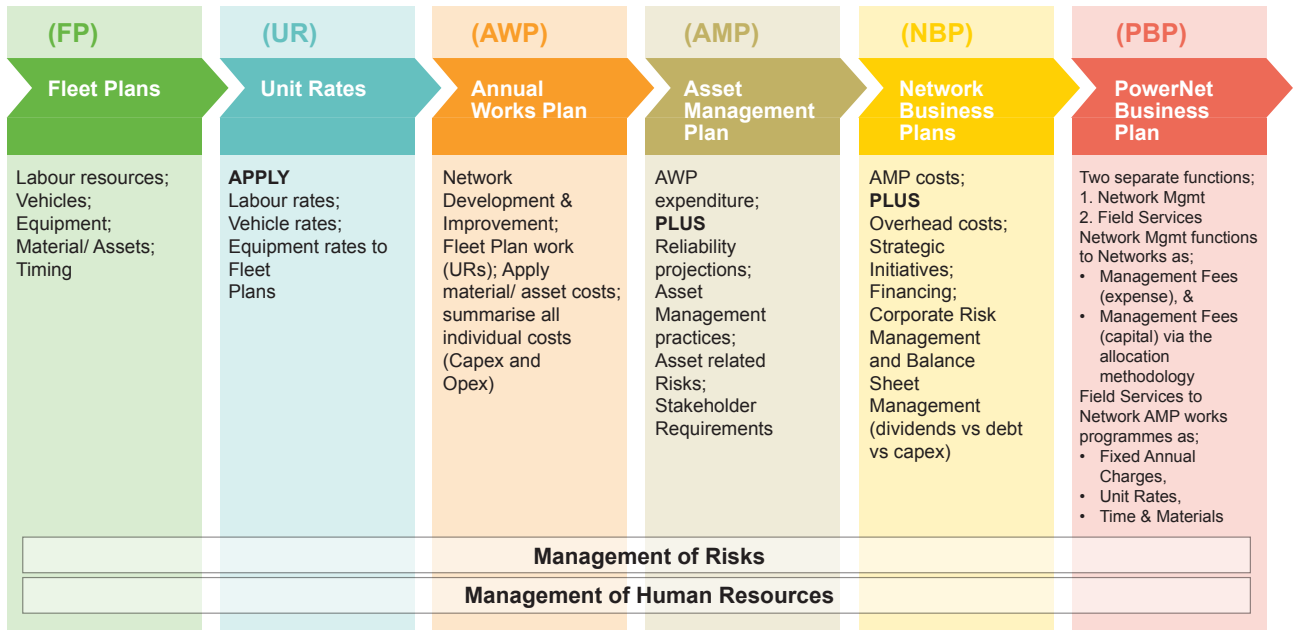
Fleet Plans provide the foundation for managing the assets and determining required resources and funding. Our Fleet Plans:

- Outline how we manage each asset over its full life; and
- How we extract the maximum value from each asset by
  - Trading-off Capex with Opex, looking at the full life costs
  - Optimising maintenance tactics for each asset class and type
  - Determining risk associated with each asset class/type (e.g. safety, transformer oil spills, etc)
  - Taking into account disposal cost and implications (e.g. disposing of SF6)

The Fleet Plans contain staffing and equipment requirements for each piece of work. Rates such as hourly rates and travel rates are applied to the information in the Fleet Plans to give us a cost for each piece of work. This gives us the Unit Rates that are charged to the networks by PowerNet.

The Annual Works Plan consolidates all the work that needs to be done on the network and the cost thereof into a single document that is used for the development of the AMP and the PowerNet and network Business Plans. The information on Capex and Opex is arranged into the Commerce Commission format in section 7, section 8 and Annexure 3 of this AMP. This value chain is depicted in the following diagram.

Figure 41: Business Management Value Chain



## 9.1 People, Culture and Leadership

OJV's work has to be planned, managed and executed by people. Organisational leadership and culture are key determinants in the efficacy of work execution by people.

The OJV leadership consists of the OJV and PowerNet Boards and the PowerNet SLT. The OJV Board sets and monitors the network performance objectives, evaluates and addresses network and OJV-related risks and makes the funding and necessary resources available to PowerNet to execute the required work. The PowerNet Board sets the policies that govern work execution and employees, evaluates and addresses staff and PowerNet related risks and ensures that the requirements of the OJV Board is met.

The PowerNet SLT manages the assets of OJV to ensure that the value generated from these assets are optimised. PowerNet also manages its employees and determines the culture and values employed in executing the required work. The SLT identifies and manages the risks associated with both OJV and PowerNet and does the medium- and long-term business and operational planning that is then approved by the relevant board.

### Culture and Values

PowerNet SLT is striving and working to develop a culture based on the following values:

- up front and honest;
- make a difference;
- do it once, do it right;
- back each other; and
- take positive action.

We believe that this will us to achieve our critical success factors of:

- safety always
- customer focus
- continuous improvement
- passionate & empowered people
- courageous leadership

These values and critical success factors align with our vision of having effective and efficient asset management as the core of the organisation, encompassed by safety and quality.

### Work Execution Requirements

The way we determine the work execution requirements is by determining the man hours and other resources required to execute each item of work or project. The planned Works Programme is analysed to determine the overall resource requirements for the work execution. Adjustments are then made based on resource availability. These adjustments may be; delaying work until resources become available, using contractors or, if there is a long-term resource requirement, appointing additional staff or procuring the required plant or equipment. The year-to-year work volumes in the AWP is smoothed out to prevent peaks and troughs in resources required (to the extent possible acknowledging appropriate risk controls) in order to provide a relatively constant work stream.

Utilising PowerNet's works management and field services staff has great benefit in ensuring a longer-term approach may be taken to resourcing. Staff numbers can be increased with added confidence that they will be fully utilised in future years given the long-term plans developed, as these resources can be utilised on all the PowerNet managed networks. The smoothing out of resource requirements can be done over a larger base load of work.

Working closely with OJV's contractors is also an important part of the AWP development process. The detailed works plan is communicated to the contractors they commit to making sufficient resources available for the years ahead. Contractors can confidently commit to hiring extra staff where appropriate, recognising OJV's on-going development and maintenance requirements.

### People-related constraints

It remains problematic to obtain the required numbers of appropriately skilled resources. This applies to all levels of staff, but particularly to technical and field staff. The lower South Island is not a first choice for people to work and stay, especially younger people. We generally have around 13 vacancies for field and technical staff. Many of these vacancies are filled using overseas recruitment in the short term and we are working several longer-term approaches to recruit locally.

## 9.2 Funding the Business

### Revenue

OJV's revenue comes primarily from retailers who pay for the conveyance of energy over OJV's network but also from customers providing contributions for the uneconomic part of works. Revenue is set out in a "price path", aligned to determinations by the Commerce Commission. The following approaches for funding of new assets are utilised.

- Funding from customer contributions for upgrades to obtain a capacity increase
- Funding from revenue within the year concerned
- Funding from after-tax earnings retained from previous years
- Raising new equity (very unlikely given the current shareholding arrangement)
- Raising debt (which has a cost, and is also subject to interest cover ratios)
- Allowing Transpower to build and own assets which allows OJV to avoid new capital on its balance sheet, but perhaps more importantly also allows OJV to treat any increased Transpower charges as a pass-through cost.

### Expenditure

Expenditure is incurred to maintain the asset value of the network and to expand or augment it to meet customer demands. Expenditure is also needed to deliver new assets that are appropriately designed for their intended purpose, incorporating reasonable future proofing measures while avoiding excessive or unjustified design enhancements. In addition, there is a management fee paid to PowerNet for managing the networks on behalf of OJV.

### Influences on the Value of Assets

An annual independent telephone survey is undertaken each year and consistently indicates OJV's customer's price-quality trade-off preferences are as follows.

- A large majority (90%) are not willing to pay more to reduce interruptions
- A small minority (2%) are willing to pay more in to reduce interruptions
- A small minority (8%) feel they don't know or are unsure of price-quality trade-offs

In response, OJV's asset value or condition should either remain about the same or be allowed to decline in a controlled manner (and knowing how to do this is obviously a complex issue). However, this presents OJV with the dilemma of responding to customers' wishes for lower cost supply in the face of a "no material decline in SAIDI" requirement while the DPP regulatory regime provides revenue incentives to improve reliability and with penalties if the targets set by the Commerce Commission are not met.

Factors that will influence OJV's asset value are shown below:

**Table 73: Factors influencing OJV’s asset value**

Factors that increase OJV’s asset value	Factors that decrease OJV’s asset value
Addition of new assets to the network	Removal of assets from the network
Renewal of existing assets	On-going depreciation of assets
Increase of standard component values implicit in valuation methodology	Reduction of standard component values implicit in valuation methodology

At a practical level OJV’s asset valuation will vary even in the absence of component revaluations. This is principally because the accounting treatment of depreciation models the decline in service potential as a straight line (when in most cases it is more closely reflected by an inverted bath-tub curve) whilst the restoration of service potential is very “lumpy”. However, the aggregation of many depreciating assets and many restoration projects tends to smooth short-term variations in asset value.

### Depreciating the Assets

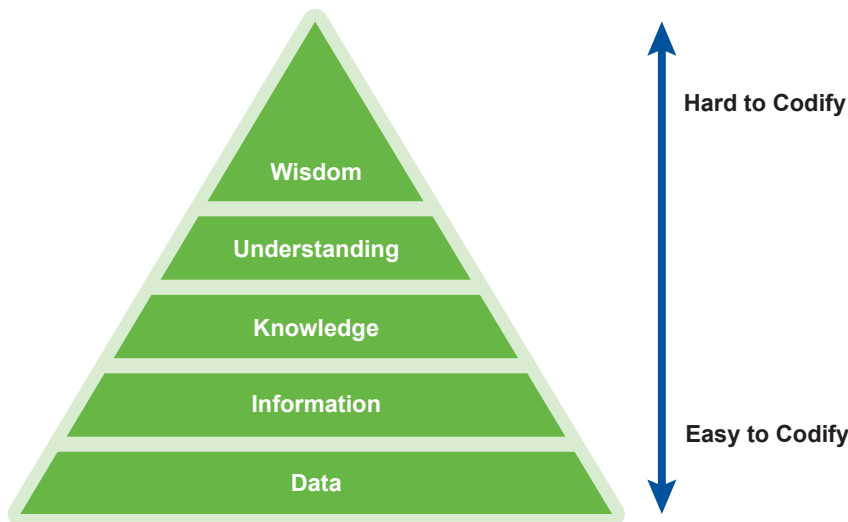
Assets are depreciated using straight line depreciation over each asset’s expected life. This doesn’t strictly model the decline in service potential of an asset. An asset mostly remains serviceable until it has rusted, rotted, acidified, or eroded substantially and then fails quickly. Straight-line depreciation does, however, provide a smooth and reasonably painless means of gathering funds to renew assets reaching the end of their life.

## 9.3 Information Management

### Information Management Model

The data hierarchy model below shows the typical information and knowledge residing within OJV’s business (including employees from PowerNet).

**Figure 42: OJV’s Data Hierarchy Model**



The bottom two layers of the hierarchy, ‘Data’ and ‘Information’ strongly relate to OJV’s asset and operational data, and the summaries thereof impact OJV’s decision making. The middle layer, ‘Knowledge’, tends to be general in nature and may include technical standards, policies, processes, operating instructions, and spreadsheet models. This probably represents the upper limit of what can be reasonably codified of accumulated knowledge.

The top two layers ‘Understanding’ and ‘Wisdom’ are extensive, are often quite fuzzy and enduring in nature. The decision-making process involves these top two levels of the hierarchy and key organisational strategies and processes reside at these levels.

Accurate decision-making requires the convergence of both information and (a lot of) knowledge to yield a correct answer. Deficiencies in either area (incorrect data, or a failure to correctly understand issues) will lead to wrong outcomes. The layers right from “Data” to “Wisdom” are difficult to codify and suitable application depends on skilled and experienced people. International and local experience shows that Artificial Intelligence is already adding value by turning data into information and knowledge, and in some cases is beginning to support higher level understanding and judgement. AI should not be viewed as something to simply watch, but as a rapidly evolving capability with

growing relevance to asset management. We will continue to follow AI developments with a focus on identifying where they can be responsibly and effectively applied to our processes. This includes considering opportunities to improve data quality, strengthen analysis, enhance decision making, and support longer term planning. By taking an active and informed approach, AI can become a practical enabler of more efficient and evidence based asset management. The following outlines the types of investments targeted within the planning period to support improved network visibility:

**LV network monitoring.** This is an essential programme to improve the data quality of our installed LV assets that will inform future investment plans, provide inputs for automation schemes, and help ensure network stability in the face of increased use of distribution edge devices. Over time, we intend to expand visibility further down into the networks – typically to include feeder endpoints and T-offs. The programme will also look at the integration of other available monitoring devices on the network – for example customers’ inverters (for PV), smart meters etc.

**Enhanced network condition and utilisation monitoring** – Incorporating new and different network condition detection methods through expanded sensor types, external sources of network specific data, and improved back-office capability.

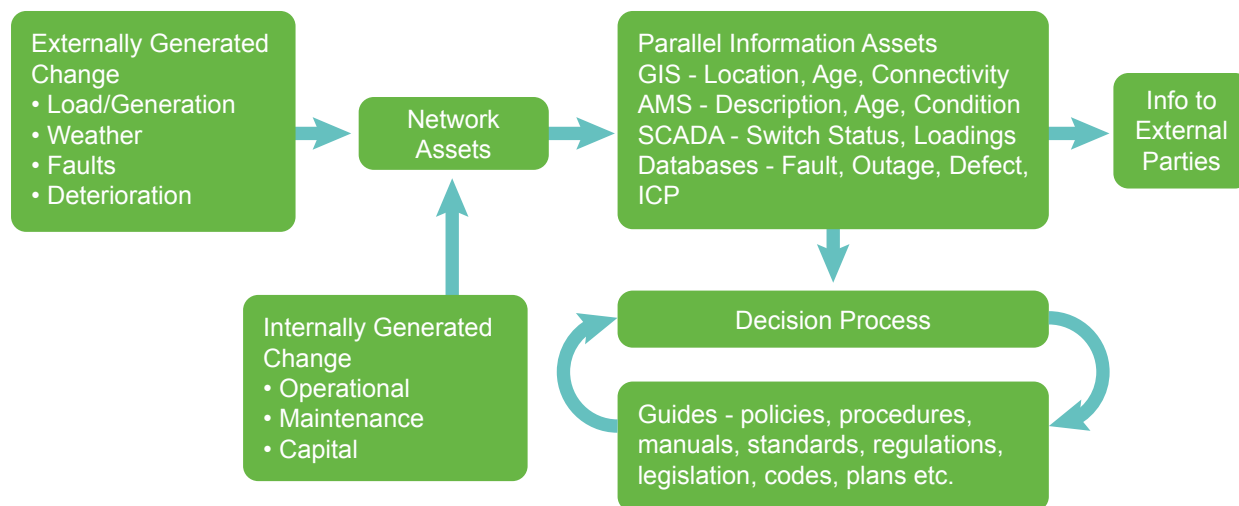
**Interfacing with DER resources on the LV network** – Developing methods to provide network relevant data to DER resources (and their management interface) and obtain data from these sources. This will include developing methods of exchanging information with local generation, storage, and discretionary loads, such as EVs.

**Expanded communications and information systems** – We will also identify potential opportunities to share infrastructure with other providers, for example, should the required network insights be available from retailers’ smart meters, it may obviate the need for our own investment.

### OJV’s Asset Management Information Systems

The following figure provides a high-level summary of OJV’s asset management processes and systems. The role and interaction of each component of the data hierarchy model are incorporated.

**Figure 43: Key Asset Management Systems & Processes**



There are a variety of information management tools which capture asset data and can be used to create summary information from the data. Based on this foundation, OJV has sufficient knowledge about almost all the assets; their location, what they are made of, how old they are and their performance. This knowledge will be used for either making decisions within OJV’s own business or assisting external entities with resolutions. A summary of the key data repositories is listed in the following table.

**Table 74: Key Information Systems**

Information System	Data Type	Data Source
<b>Asset Management System (AMIS – Maximo)</b>	Description, Age, Condition	Network Equipment Movement (NEM) Forms, Field Survey, Supplier Data, Commissioning Records, Test Records
<b>Geographic Information System (GIS)</b>	Location, Age, Connectivity	As-built information, Roding Authorities, Land Surveys
<b>SCADA</b>	Switch Status, Loading	Polled devices
<b>PowerNet Connect</b>	Customer Details	MARIA registry, GIS
<b>PowerNet Connect</b>	Customer calls regarding faults	Customer calls to System Control
<b>Outage Reporting System</b>	Regulatory recording of outages SAIDI & SAIFI	System Outage Logs
<b>Defect Database</b>	Equipment failures	System Control, Reports from field staff, Project Managers

In general, the completeness of data within the information systems is reasonable and a summary with noted limitations is provided below.

**Table 75: Data Completeness within Information Systems**

System	Parameter	Completeness	Notes
<b>GIS</b>	Description	Good	Some delays between job completion and GIS update, some cable size/types unknown
<b>GIS</b>	Location	Excellent	Some delays between job completion and GIS update
<b>GIS</b>	Age	Reasonable	Equipment ages include some estimate by type (era of manufacture)
<b>Condition Assessment Database</b>	Condition	Acceptable	Regular inspections but some subjectivity and condition data not updated with repair
<b>AMIS</b>	Description	Acceptable	Some delays between job completion and Maximo update
<b>AMIS</b>	Details	Acceptable	Some delays between job completion and Maximo update
<b>AMIS</b>	Age	Acceptable	Missing age on old components, mix of installation and manufacturing dates used as age estimate
<b>AMIS</b>	Condition	Reasonable	Some condition monitoring data (DGA)
<b>SCADA</b>	Zone Substations	Excellent	All monitored
<b>SCADA</b>	Field Devices	Good	Monitoring and automation increasing

### Data Control, Improvement and Limitations

OJV's original data capture emphasised asset location and configuration. The data was used to populate the GIS, but it did not include high-level asset condition data. As part of this original data capture, the company developed a field manual of drawings and photos to minimise subjectivity.

Records and drawings have been used to ascertain asset age, but certain asset classes such as cables, had limited supporting information. Old cables do not have a manufacturing date associated and updating the GIS system with

missing data entry points is problematic. Options have been considered to get ages measured for the un-dated cables but no economic methodology has been found. Where economical, condition data is collected, as it is useful in determining replacement timeframes.

Almost all GIS data entered for assets is standardised and selected from lists to ensure quality of data entry; and for all other data (for example electrical connectivity), thorough processes, peer reviews, and well-trained staff are used to ensure data entry quality is very good. Key process improvements will include timelier as-builts with PowerNet staff taking GPS coordinates for poles and use of electronic forms for data input.

Data for the AMIS is collected by the Network Equipment Movement (NEM) form that records every movement of serial numbered assets. Some updating of data is obtained when sites are checked with a barcode label put on equipment to confirm data capture and highlight missed assets. About 20% of the network (by length) is condition-assessed each year to update asset condition data (noting that asset condition is continually varying), and any discovered variances are corrected.

Improvements to the AMIS are continually being undertaken to allow additional asset details which were historically captured in spreadsheets to be captured in the AMIS; especially the addition of condition-based indicators to assist in making better asset management decisions. Data validation and completeness controls are also being added over time to prevent new assets being created without all required data being captured.

Assets are assigned a unique reference common to both the GIS and AMIS. Where asset data is common to both systems it will be input into one system (deemed the master for that data) and automatically copied to the other to ensure consistency. Other systems also have some degree of interface for copying across common data such as customer data residing in both the ICP database and in GIS and referenced by the common ICP number. However, for the most part, these tools do not interact directly, with staff pulling together information from the necessary tools for their use as part of their asset management activities.

The SCADA system and monitoring completeness and accuracy is excellent at zone substations as it is critical for both safety and reliability of the network as it is used for the day-to-day operation of the network. More field devices are being added to SCADA for remote monitoring and operation.

Other data repositories have very good data quality with these database systems controlling data entry through drop down lists and validation controls. Modifications may be made from time to time to better align with maintenance processes as they evolve.

### PowerNet's Software Systems (Asset related)

PowerNet maintains and utilises several software-based tools to manage data and knowledge of OJV's network assets efficiently and effectively. These are described below.

- **Asset Management Information System (AMIS)** This system stores OJV's asset descriptions, details, ages, and condition information for serial numbered components. It also provides work scheduling and asset management tools with most day-to-day operations being managed through the AMIS. Maintenance regimes, field inspections and customers produce tasks and/or estimates, that are sometimes grouped and a 'work order' issued from the AMIS which is linked to the financial management system. This package tracks major assets and is the focus for work packaging and scheduling. The individual assets that make up large composite items such as substations are managed through the AMIS in conjunction with other more traditional techniques such as drawings and individual test reports. OJV utilises the Maximo software package for its AMIS.
- **Geographic Information System (GIS)** An Intergraph-based GIS is utilised to store and map data on individual components of distributed networks. The GIS focuses primarily on geographically distributed assets such as cables, conductors, poles, transformers, switches, fuses, and similar items and provides asset description, location and age information for each asset. Locational data is used to provide mapping type displays of existing equipment for planning network upgrades, extensions, and maintenance scheduling. It allows these plans to account for distance and travel time and any other factors influenced by the geographic distribution of the assets. Electrical connectivity, capacity and ratings also form a crucial data set stored in the GIS which assists the analysis of the networks ability to supply increasing customer load or determine contingency plans. We are currently reviewing the GIS supplier as there have been significant advances in this software and with the future introduction of an ADMS system it is an opportune time to ensure we have the optimal software solution.
- **Load Flow and Fault Analysis Software** Export of data from the GIS into this system allows modelling of the network. This helps predict network capability in the existing arrangement and in future "what if" scenarios considered as planning options as well as determining fault levels to assess safety and effectiveness of protection and earthing systems. Two software packages PSS Adept and Cyme are used to perform this analysis for OJV.
- **Supervisory Control and Data Acquisition (SCADA) System** The SCADA system provides real time operational data such as loadings, voltages, temperatures and switch positions. It also provides the interface through which PowerNet's System Control staff can view the data through a variety of display formats and

remotely operate SCADA connected switchgear and other assets. Historical data is stored and provides a reference for planning. For example, network loading can be downloaded over several years allowing growth trends to be determined and extended to forecast future loading levels.

- **Finance One (F1) Financial System** Monthly reports from F1 provide recording of revenues and expenses for the OJV line business unit. Project costs are managed in PowerNet with project managers managing costs through the AMIS system. Interfaces between F1 and the AMIS track estimates and costs against assets. (This system is currently being replaced with Microsoft BC with the same functionality).
- **Outage, Fault and Defect Database** These are populated by the System Control staff as information is reported by field staff or via the faults call centre to ensure efficient tracking of operational issues affecting network service levels.
  - The faults database logs all customer-initiated calls reporting power cuts or part power to store reported information and contact details. Calls are therefore able to be tracked to ensure effective response and restoration.
  - The outage database logs outage data used to provide regulatory information and statistics on network performance. As such data capture is in line with regulatory focuses, it excludes LV network outages. Reports from this system are used to highlight poorly performing feeders which can then be analysed to determine maintenance requirements or if reliability may be enhanced by other methods. Monthly reports are provided to the OJV Board for monitoring, together with details of planned outages.
  - Asset defects are captured in another database for technical asset issues which do not have an immediate impact on service levels but potentially could, if not responded to. Defects are tracked in this database and scheduled for remediation.
- **Condition Assessment Database** This database tracks the results of routine overhead line inspection rounds and is used as a basis for assigning line repair/renewal work. Severely deteriorated structures are marked as red-tagged and are prioritised for repair, and low conductor spans are also marked for a heightened priority. The current database is being replaced as part of an overhaul of line inspections on all PowerNet-managed networks; the replacement database will interact directly with the AMIS system to - permit the recording of repairs and will allow more precision in reliability analysis.
- **ICP/Customer Database** An additional database (essentially commercial in nature) containing such data as customer details, consumption and billing history. This interfaces with the National Registry to provide and obtain updates on customer connections and movements. Customer consumption is monitored by another ACE Computers system 'BILL'. BILL receives monthly details from retailers and links this to the customer database.

## Processes and Documentation

OJV's key asset management processes and systems are based around the asset lifecycle activities and complies with the ISO55001 Asset Management System and the AS/NZS9001 Quality Management System standards. OJV, through PowerNet, is audited and is certified to both systems. The processes are not intended to be bureaucratic or burdensome but are intended to guide OJV's decisions (apart from safety related procedures which do contain mandatory instructions). Accordingly, these processes are open to modification or amendment if a better way becomes obvious.

The asset management processes are documented and grouped in the following categories with a complete list provided in Appendix 1.

- Operating Processes and Systems.
- Maintenance Processes and Systems.
- Renewal Processes and Systems.
- Up-sizing or Extension Processes and Systems.
- Retirement Processes and Systems.
- Performance Measuring Processes.
- Other Business Processes.

Some processes are prescribed in external documents (such as the Information Disclosure Determination that this AMP is required to comply with) and as such they are not copied onto internal documentation. Processes are often embedded within asset management tools including external requirements such as the need to produce network reliability statistics for disclosure being embedded within the outage management database.

ProMapp is used to document our processes. The ProMapp process mapping software makes it easy for all employees to view our processes step-by-step so that they can better understand them and ensure consistency in the way work is being executed, continuous improvement, quality assurance, and risk management.

### Document and Process Reviews

Each document or process is controlled by an owner at management level who is given responsibility for its review and update. The documents and processes are reviewed periodically to ensure they are kept up to date. Lean Management practices have recently been introduced to refine business and asset management processes with the changes identified ultimately reflected in documented procedures.

Once updates have been finalised, they are approved by the controlling manager and all staff are notified by email and where necessary by placement on notice board and direct training and communication to individuals affected. External audits of specific systems and processes are also conducted. Current external audits include the following.

- Asset Management System (ISO 55001 compliance)
- Public Safety Management System (PSMS) (AS/NZS 7901 compliance).
- Occupational Health and Safety Management (AS/NZS 4801 compliance).
- Worksite safety audits (completed by Network Compliance Ltd).
- Asset Management Maturity Assessment Tool (AMMAT) review.
- AMP format and compliance review.
- Spend forecast assessment.
- Spend approval process review.

# 10

## Evaluation of Performance

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## 10 EVALUATION OF PERFORMANCE

This section reviews OJV’s performance on expenditure measures, service level performance, and network efficiency. It also examines asset management maturity using the AMMAT tool and identifies initiative for continued improvement. Finally, OJV’s performance relative to other EDBs is considered, using data from regulatory information disclosures.

### 10.1 Progress against Plan

The performance between estimated expenditure and actual expenditure for CAPEX and OPEX is described below.

#### Capital Expenditure

Capital works expenditure varied from budget due to:

- **Customer Connections** – 38% overspend due mainly to customer-driven demand in Lakeland for subdivision reticulation, including a new and unplanned Frankton Road Villas project. Also, ongoing development at Coneburn Residential, Hanley’s Farm, Five Mile Villas and Classic Developments progressed beyond what was initially planned for the year. Increased activity in new house connections saw Customer Connections ≤ 20 kVA in Lakeland also contribute to the overspend, as did OtagoNet subdivisions and >20 kVA Customer Connections (including completion of the CDC Greenfield Water Projects).
- **System Growth** – 16% overspent mainly due to Kawarau South Bank Cable & Southern Corridor, initial budgeting was pre-Covid, and ducting installed in 2016 found to be partially damaged by fence posts. Additionally, a new RMU was configured into the network for greater security of supply. The voltage regulators for OtagoNet Puketoi Area Regulator & Line Upgrade were delivered early and invoiced before the end of the 2024/25 year.
- **Asset Replacement and Renewal** – 12% overspent largely due to additional budget approved during the year to bring forward EDE type ABS replacements. Also, more SWER line pole replacements and inspection-driven upgrades, and LV line replacements were completed than planned. These higher line renewal costs were partially offset by less 33kV line replacement costs. Distribution transformer planned and fault replacement costs were higher than planned, which included replacement of a ground-mounted transformer in Clinton.
- **Asset Relocations** – 3% overspent in OtagoNet due to a transformer being removed at the request of an industrial customer, which required HV cable reconfiguration.
- **Quality of Supply** – Projects to remedy poor low voltage network performance in several localities resulted in Quality of Supply Upgrades being overspent by 837%, and Finegand 33kV Smart Network Automation preparation work was carried out in 2024/25 in advance of construction planned for 2025/26.
- **Other Reliability, Safety and Environment** – 51% underspent due to the planned earthing upgrades, including remediating high risk earth sites, costing less than had been allowed for.

The following table provides further information on the variation between forecast and actual capital expenditure.

**Table 76:** *ariance between Capital Expenditure Forecast and Actual Expenditure*

Capital Expenditure	Forecast 2024/25 (\$k)	Actual 2025/25 (\$k)	Variance
Consumer Connection	5,413	7,464	38%
System Growth	2,397	2,769	16%
Asset Replacement and Renewal	8,585	9,634	12%
Asset Relocations	1,471	1,512	3%
Quality of Supply	13	123	837%
Legislative and Regulatory	-	-	-
Other Reliability, Safety and Environment	802	391	(51%)
<b>Capital Expenditure on Network Assets</b>	<b>18,680</b>	<b>21,893</b>	<b>17%</b>

### Operational Expenditure

Maintenance varied from budget due to:

- **Asset Replacement and Renewal** – 17% underspent because less minor refurbishment, replacement and renewal work was required than was budgeted for in both OtagoNet and Lakeland.
- **Vegetation Management** – 18% overspent due to more arborist work being completed than planned in OtagoNet only.
- **Routine and Corrective Maintenance and Inspection** – 16% underspent mainly due to OtagoNet Distribution and Technical Routine Inspections’ actual costs to complete the inspection programme being lower than allowed for. In Lakeland, Technical Corrective Maintenance was underspent due to less follow-up repair work being required after faults, and lower costs than budgeted for RMU servicing resulted in Technical Routine Maintenance also being underspent.
- **Service Interruptions and Emergencies** – 7% overspend due to technical faults being ahead of budget in both OtagoNet and Lakeland.

The following table provides further detail on the variation between forecast and actual operational expenditure.

**Table 77: Variance between Operational Expenditure Forecast and Actual Expenditure**

Operational Expenditure	Forecast 2024/25 (\$k)	Actual 2024/25 (\$k)	Variance
Asset Replacement and Renewal	244	201	(17%)
Vegetation Management	1,265	1,498	18%
Routine and Corrective Maintenance and Inspection	3,020	2,546	(16%)
Service Interruptions and Emergencies	2,208	2,357	7%
<b>Operational Expenditure on Network Assets</b>	<b>6,737</b>	<b>6,602</b>	<b>(2%)</b>

## 10.2 Service Level Performance

### Customer Consultation

Key customers are surveyed annually by external consultants. PowerNet, as the de facto service provider, is used as a proxy for the network companies. The main survey findings were:

- **Keep the lines running** - Most, though not all, participants knew who PowerNet were. This is because PowerNet is perceived as a necessary and generally reliable provider of a crucial service. PowerNet does not particularly excite its customers, but that is no bad thing – these major customers generally just want a solid, reliable service that runs in the background without incident.
- **Communication** – Some participants mentioned PowerNet’s proactive communication efforts, for example to notify customers of impending planned power cuts.
- **Responsiveness** - PowerNet is generally seen as responsive to call outs and fault reports, although not universally. The overall picture is that PowerNet’s responsiveness contributes heavily to creating positive perceptions.
- **Unplanned outages** - While restoration speed is important, communication during the event is the critical driver of customer perception. Even when physical restoration is delayed, accurate and timely updates maintain trust and reduce frustration. PowerNet could strengthen its position by communicating the standard rapid communication protocols for unplanned outages, ensuring customers always know when to expect updates and what to expect from the restoration process.
- **Planned outages** - Participants unanimously understood the rationale for planned power cuts – they recognised that work had to be periodically done on the network to maintain it. They generally expressed that 1-2 weeks’ notice of power cuts was enough. When asked whether they felt that PowerNet gave enough advanced warning, some participants said they gave too much – or rather that they tended to forget by the time it came round and that a reminder within a week of the outage would be helpful. Some participants noted a confusion where planned outages are communicated to all customers but only affect some. Targeted communications would increase confidence and represent a better level of customer engagement for the major customer group.
- **Interconnectedness with the community** - Participants conveyed the sense that PowerNet’s staff were an integral part of their community. They are mates, friends and neighbours – some participants felt empowered to

reach out to their personal contacts to help them resolve electricity supply issues and this contributes to overall confidence in PowerNet.

- **Price increases** - Participants were generally understanding about increases in line with inflation to maintain current reliability. However, some felt as though price rises had been harsh in the past. Some had the view that reliability is already good enough, or expressed doubt that higher charges would deliver proportional improvements.

### Reliability

The following table displays the target versus actual reliability performance on the network. For the 2024/25 year, planned SAIDI was above target and unplanned SAIDI was just above the target but both were well below the limit. Unplanned SAIFI was also well below the limit while planned SAIFI was significantly below the pro-rata annual limit.

**Table 78: Performance against Primary Service Targets**

Measure	Class	2024/25 DPP3 Target	2024/25 DPP3 Limit	2024/25 Actual
SAIDI	Planned	140.96	422.89 <sup>1</sup>	177.87
	Unplanned	120.02	160.35	126.97
SAIFI	Planned	-	1.9242 <sup>1</sup>	0.9920
	Unplanned	-	2.4172	1.5819

The information was prepared consistently with previous disclosures, successive interruptions originating from the same cause were recorded as single interruptions.

### Customer Satisfaction

The customer engagement survey conducted by phone provides feedback to understand customer satisfaction regarding a range of aspects around their supply services. Statistics are also recorded for any customer complaints received. The table below shows the 2024 results against the service level targets.

**Table 79: Performance against Secondary Service Targets**

Attribute	Measure	Target 2024/25	Actual 2024/25
Customer Satisfaction on Faults	Power restored in a reasonable amount of time {CES}	>50%	50%
	No impact or minor impact of last unplanned outage {CES}	>70%	52%
	Information supplied was satisfactory {CES}	>70%	50%
	PowerNet first choice to contact for faults {CES}	>50%	41%
Voltage Complaints	Number of customers who have made supply quality complaints {IK}	<20	7
	Number of customers having justified supply quality complaints {IK}	<15	3
Planned Outages	Provide sufficient information {CES}	>75%	91%
	Satisfaction regarding amount of notice {CES}	>75%	97%
	Acceptance of one planned outage every two years lasting four hours on average {CES}	>50%	92%

{ } indicates information source; CES = Customer engagement survey using independent consultant to undertake phone survey, IK = Internal KPIs.

Overall, awareness of PowerNet is high at 79% and has been steadily increasing in the OJV and LLN networks where sources of awareness were mostly through logos on vehicles and PowerNet working on sites.

<sup>1</sup> Planned SAIDI and SAIFI are assessed at the end of the 5-year period. The figures in the table are annual pro-rata.

### Network Efficiency

The loss ratio and capacity utilisation exceeded the targets, while the load factor was below target. The load factor reflects the ratio of OJV's average demand to peak demand and averages around 77%.

Reported losses tend to vary slightly from year to year, more than can be explained by changes in operation and network assets. This variation can mostly be attributed to the retailer accrual process. Therefore, a longer-term average is more likely to be indicative of actual loss ratio and the longer term average is slightly over 4%.

While it is desirable to have a capacity utilisation factor as high as possible, standardisation of transformer sizing, allowance for growth and the unpredictable consumption patterns of customers mean there is a practical and economic limit to how much this factor can be improved. OJV's capacity utilisation compares very well with other predominantly rural distribution businesses.

**Table 80: Performance against Efficiency Targets**

Measure	2024/25 Target	2024/25 Actual
Load factor	> 79%	73%
Loss ratio	< 5.0%	3.8%
Capacity utilisation	> 30%	31.3%

### Financial Efficiency

OJV's network financial efficiency results were worse than planned for 2024/25. The non-network OPEX financial efficiency results were closer but also exceeded the target.

**Table 81: Performance against Financial Targets**

Measure	2024/25 Target	2024/25 Actual
Network OPEX/ICP	\$251	\$318
Network OPEX/km	\$1,092	\$1,406
Network OPEX/MVA	\$21,453	\$26,728
Non-Network OPEX/ICP	\$198	\$212
Non-Network OPEX/km	\$859	\$938
Non-Network OPEX/MVA	\$16,873	\$17,841

## 10.3 AMMAT Performance

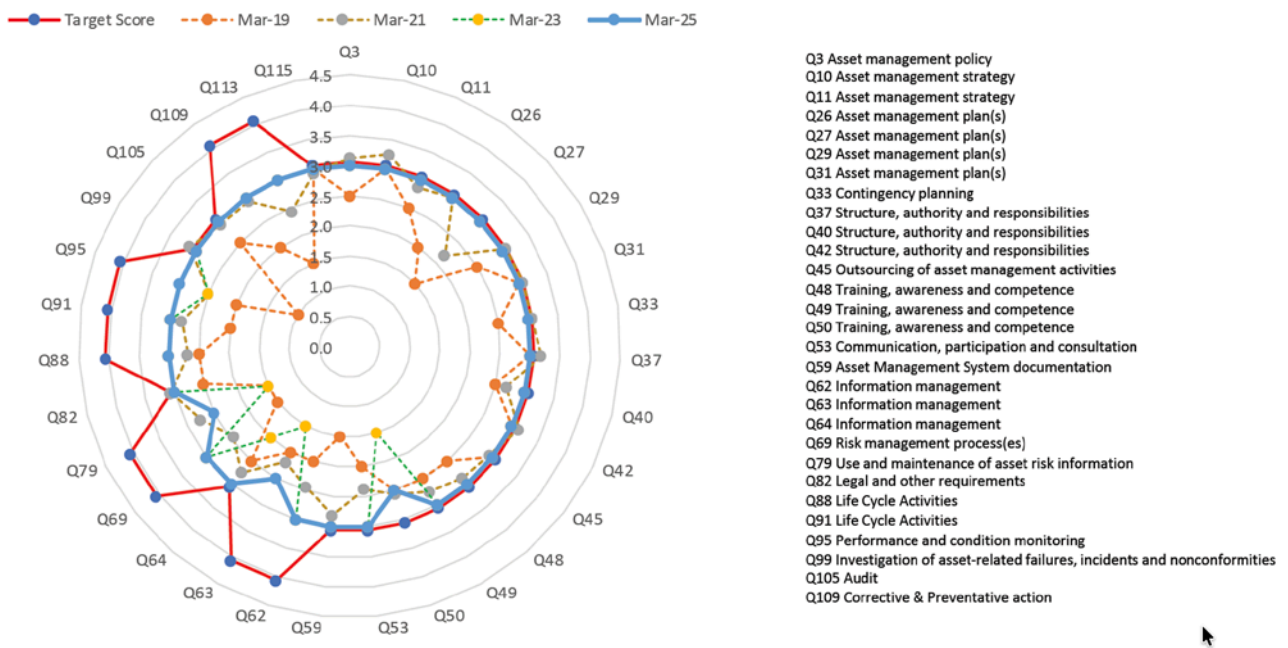
PowerNet understands the foundations of good asset management practice and endeavours to comply with international best practice as embodied in the ISO5500X suite of standards (a management system for Asset Management). In addition, the original PAS 55 principles are adopted (as this is the measurement standard still utilised by ComCom). These foundations are applied in OJV.

The AMMAT (Asset Management Maturity Assessment Tool) is based on a selection of questions based on PAS-55. It is intended to prompt consideration of performance against a number of facets of good asset management practice. Each question can be scored from '0' to '4' and each question has a series of answers to describe what is required to achieve each scoring level. Annexure 3 Schedule 13 shows the full AMMAT questions, the scores determined and the maturity description for each question.

PowerNet commissioned Utility Consultants to do an AMMAT assessment for this AMP. The focus was on the changes that had occurred since the 2023 assessment. In scoring OJV's asset management practice against the maturity tool, scores from '2.5' to '3.0' with an average score of '2.95' were achieved as shown in Figure 43. The areas covered in the questionnaire are not all of equal importance to an EDB, so target scores were set for each area. These target scores are indicated by the red curve.

The blue curve shows the result of this assessment.

Figure 44: Asset Management Maturity Assessment Scores



## 10.4 Gap Analysis and Planned Improvements

### Asset Management Maturity

For a distribution company of OJV's size a score of between '2' and '3' for many of the asset management functions is considered appropriate. However, as PowerNet provides OJV's asset management services as well as providing this service across other networks, OJV believes that some improvements are realisable and appropriate. The 2025 audit showed that OJV had maturity improvement in all of the previously weaker areas:

<b>Q50</b>	Training, awareness and competence	How does the organization ensure that persons under its direct control undertaking asset management related activities have an appropriate level of competence in terms of education, training or experience?
<b>Q63</b>	Information management	How does the organization maintain its asset management information system(s) and ensure that the data held within it (them) is of the requisite quality and accuracy and is consistent?
<b>Q79</b>	Use and maintenance of asset risk information	How does the organization ensure that the results of risk assessments provide input into the identification of adequate resources and training and competency needs?

Other initiatives for improvement that have been completed or are in progress are:

- A new drawing management system that allows access to drawings from the field has been successfully deployed.
- A system to keep everybody abreast of legal, regulatory, and statutory requirements this has been installed and is effective in assessing if the obligations are met and makes everyone aware of the requirements.
- A Data Strategy and an Information System Strategy were developed and are being implemented. Key to these strategies is recognising and agreeing that the computerised asset management information system (MAXIMO) will be the single source of truth around assets. Further implemented improvements to the system are:
  - Developing more compatible units and unit rates to allow standardisation of common asset types including cost by materials and labour to enable efficient costing and scheduling of future work.
  - Integration of OJV's financial management system to efficiently track costs supporting compatible units and understanding whole of lifecycle costs for these assets.
  - Rolling out field devices to operational staff that will allow the direct capturing of data from the field. This also includes automating the risk management framework used in works by field staff.

- Still to be fully implemented are:
  - Including a Risk Management module into the system.
  - Expanding work scheduling to more systematically and efficiently schedule and track asset maintenance activities to additional asset types.

### ISO 55001 Asset Management System implementation

PowerNet’s Asset Management System has been certified to ISO 55001.

## 10.5 Benchmarking

Benchmarking against other local distribution networks assists with the identification of potential improvements in the current service levels that OJV offers. To aid in comparison, other predominantly rural lines companies of a similar network size (-50% to +100%) have been highlighted in green boxes.

### SAIFI

EDB reliability results since 2021 as published by ComCom show OJV is about average compared to peer networks in minimising the number of supply interruptions to customers. Latest benchmarking figures are shown in the following graphs:

Figure 45: Planned SAIFI Benchmarking

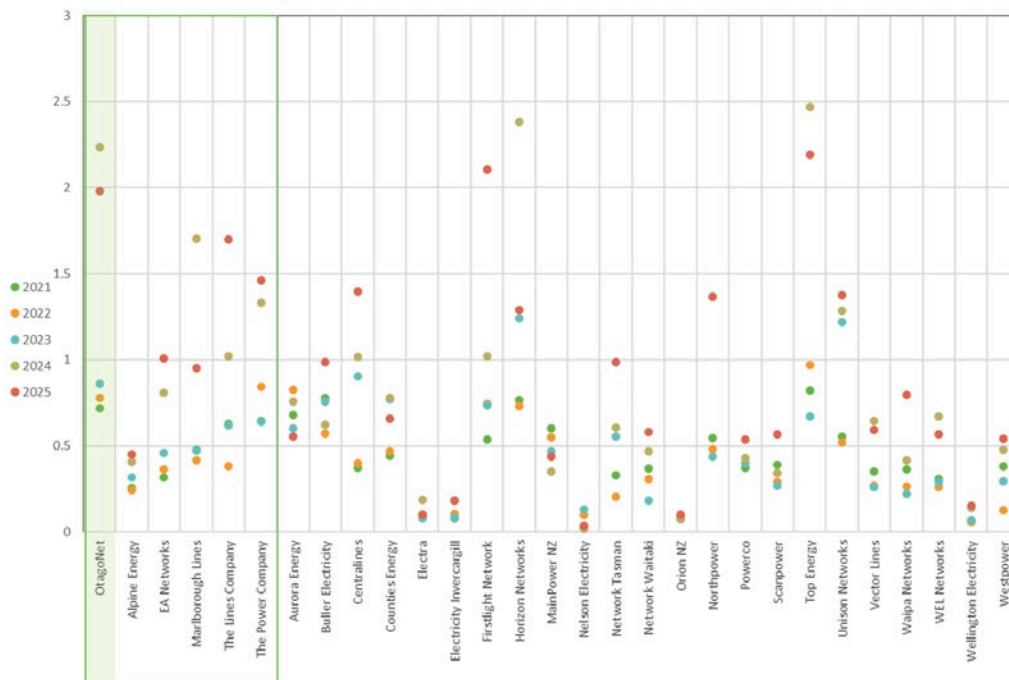
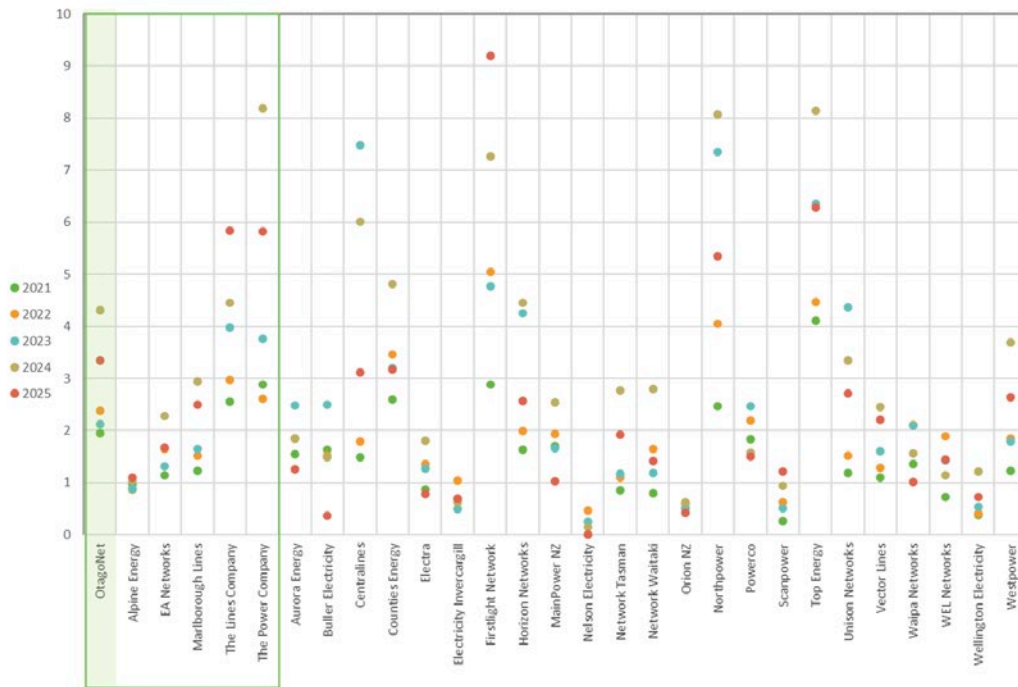


Figure 46: Unplanned SAIFI Benchmarking



SAIDI

EDB reliability results since 2021 show that the amount of time without supply experienced by OJV’s customers is higher than average for other predominantly rural lines companies. This is explained by the sparsity of the network (increased response times to unplanned outages).

The higher levels of planned SAIDI in the last two years is due to renewed focus on condition-based pole, crossarm and switch replacements, including a replacement program for air break switches of a type found to be prone to premature insulator failure. The primarily radial nature of the rural overhead subtransmission and distribution networks often results in planned power outages affecting downstream consumers who are supplied by, but not directly connected to, the line section being worked on.

Figure 47: Planned SAIDI Benchmarking

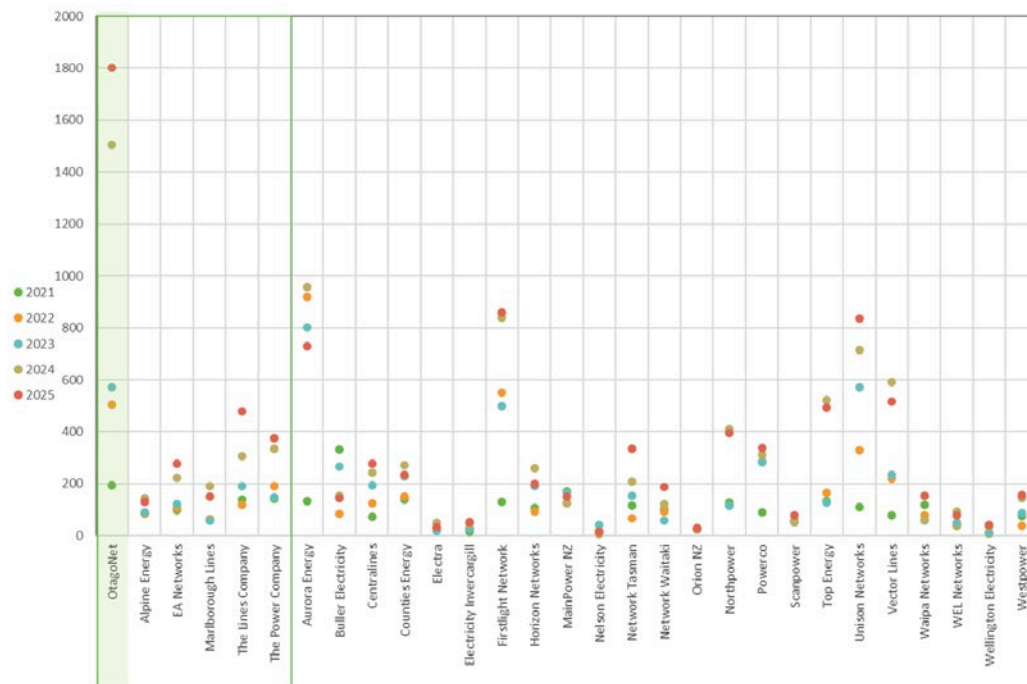
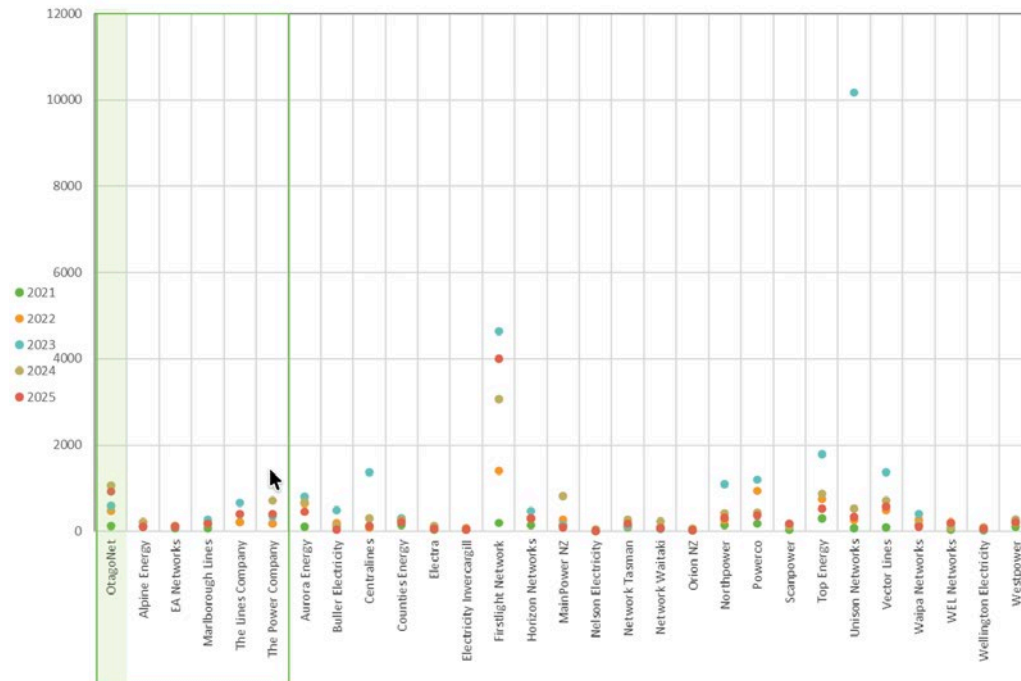


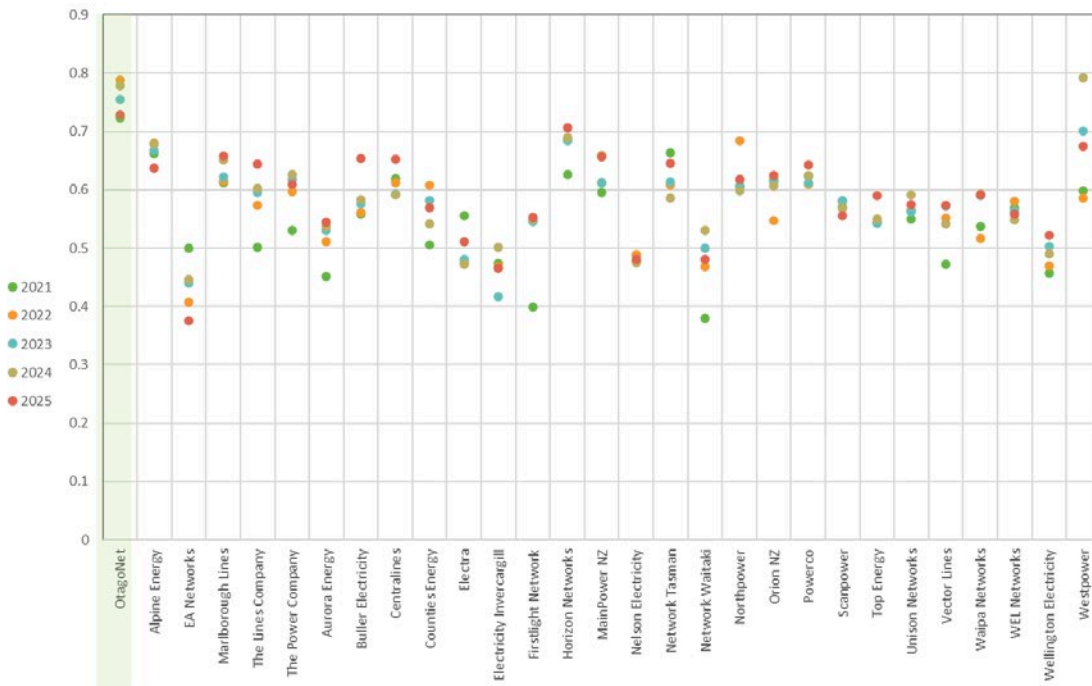
Figure 48: Unplanned SAIDI Benchmarking



### Load Factor

Comparison with other networks shows that OJV's load factor is relatively high, due in part to the high industrial and irrigation component of the load. Load factor is expected to remain at current levels in the medium term.

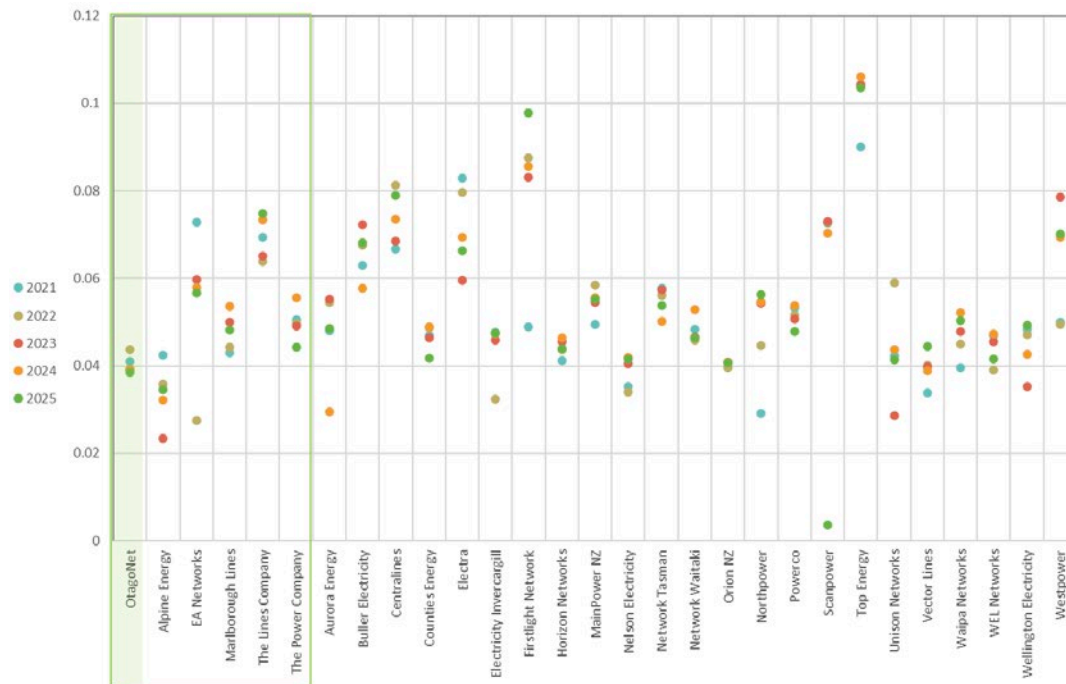
Figure 49: Load Factor Comparison



### Loss Ratio

Energy efficiency is getting increased attention, but in general it is uneconomical to improve efficiency of primary assets in order to minimise losses. The financial incentive for a network company to reduce losses is minimal. The exception is when the losses lead to other technical issues such as poor voltage or exceeding the current rating of equipment. Upgrading network equipment as growth occurs will maintain losses at present levels.

Figure 50: Loss Ratio Comparison



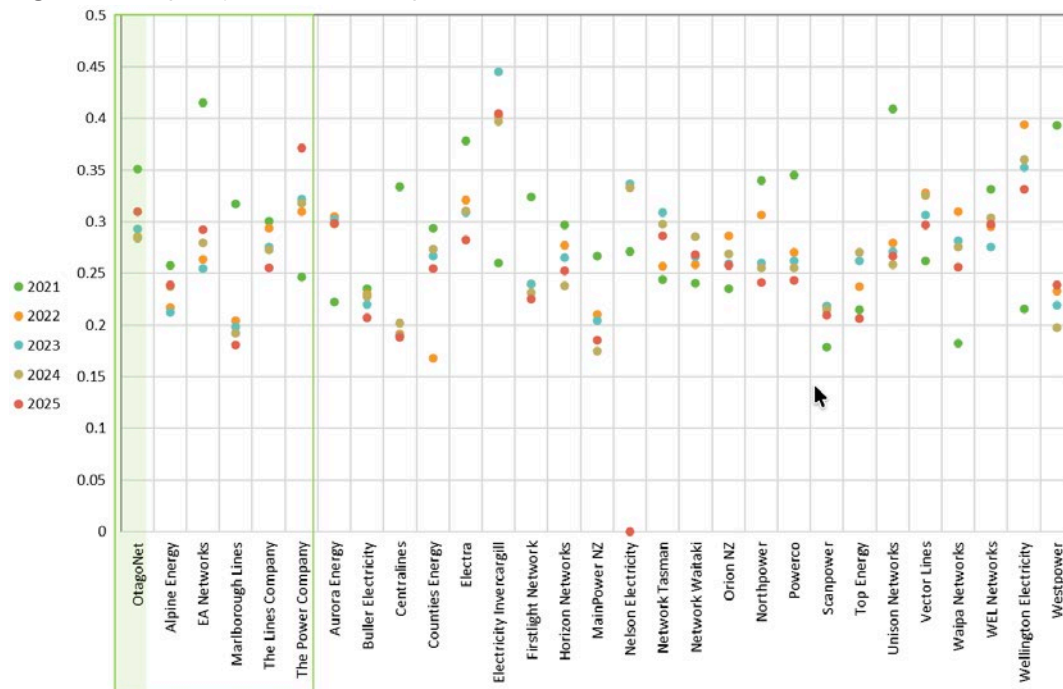
Comparison with other network companies shows OJV’s network is among the more efficient. OJV can expect a long term average in the range of 4-5% to be maintained however year to year results can vary due to retailer estimations and the target has therefore been set at the higher end of the range.

### Capacity Utilisation

Capacity utilisation on the network can be improved through optimisation of transformer sizes and numbers. However, there is often a trade-off between utilisation and standardisation. A larger, standard size transformer will in most cases be less expensive than a smaller, non-standard transformer sized to improve utilisation. It is generally more cost effective to replace overloaded transformers with appropriately sized standard units than to build bespoke transformers to increase utilisation.

Comparing OJV's capacity utilisation with other local EDBs illustrates that OJV has an appropriate capacity utilisation factor for a predominantly rural network, therefore no strategies for improvement are warranted.

**Figure 51: Capacity Utilisation Comparison**



### Financial Efficiency

Financial efficiency ratios do not raise any concerns when benchmarked against industry peers. These comparisons are presented in the following figures. These figures show:

- Network operational expenditure per ICP is overall relatively high, but still comparable to peers.
- Network operational expenditure per km of network length is relatively low.
- Network operational expenditure per MVA of distribution transformer capacity is relatively high, but still comparable to peers.
- Non-network Operational expenditure measures are relatively low.

Figure 52: Network \$OPEX/ICP Benchmarking

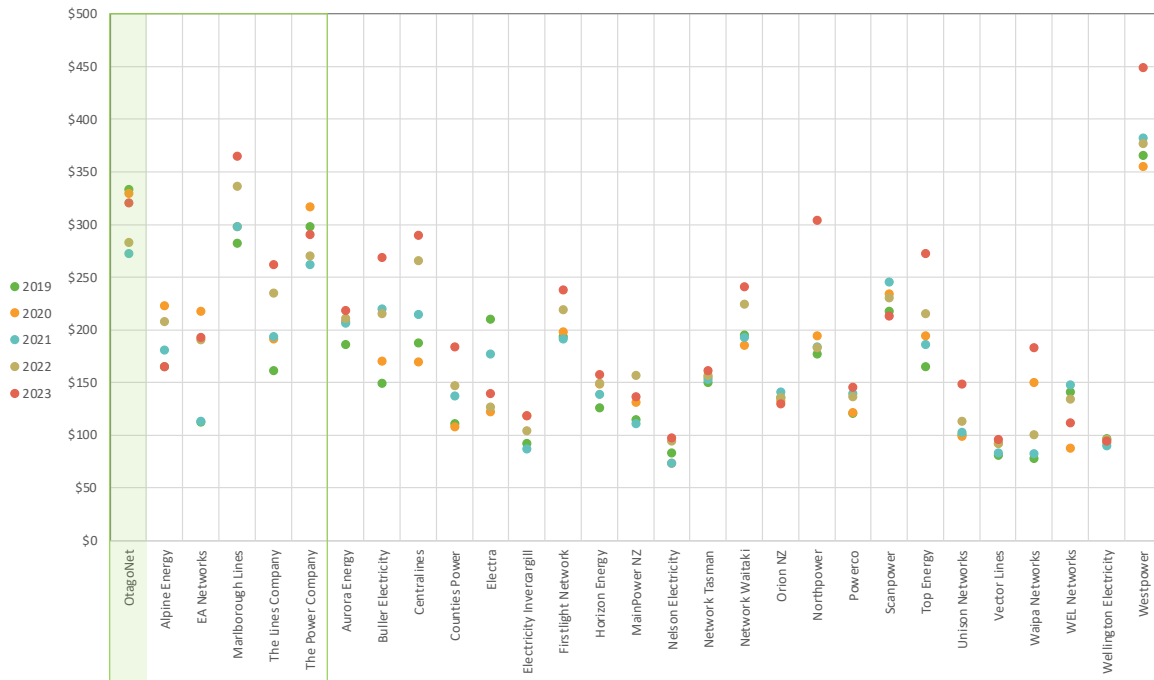


Figure 53: Network \$OPEX/km Benchmarking

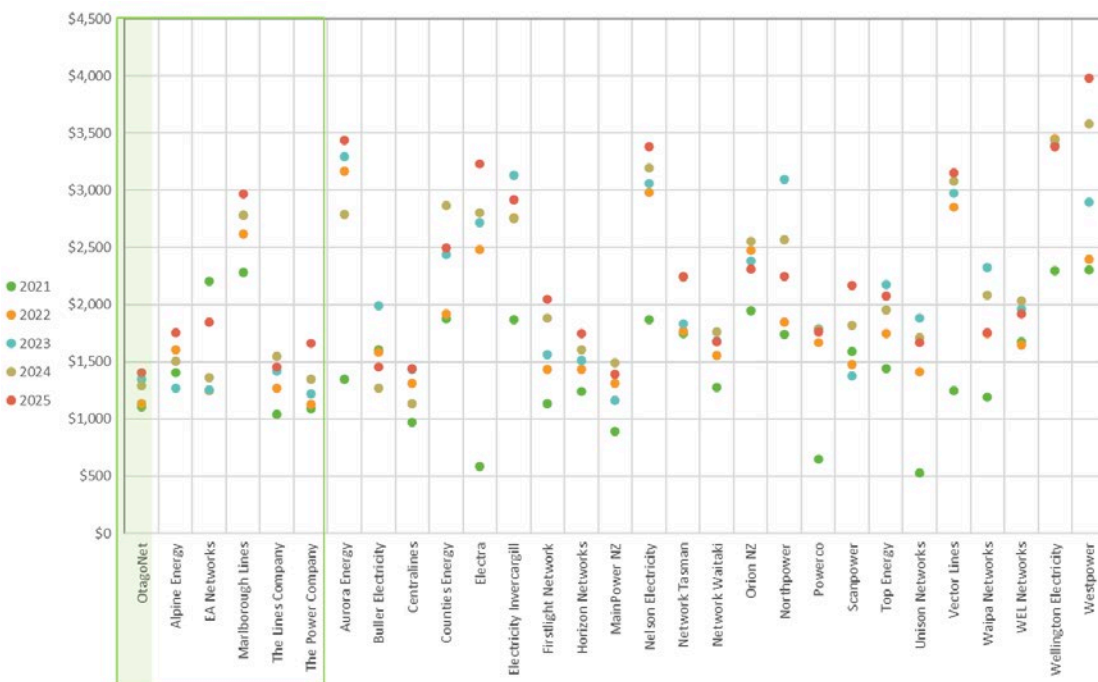


Figure 54: Network \$OPEX/MVA Benchmarking

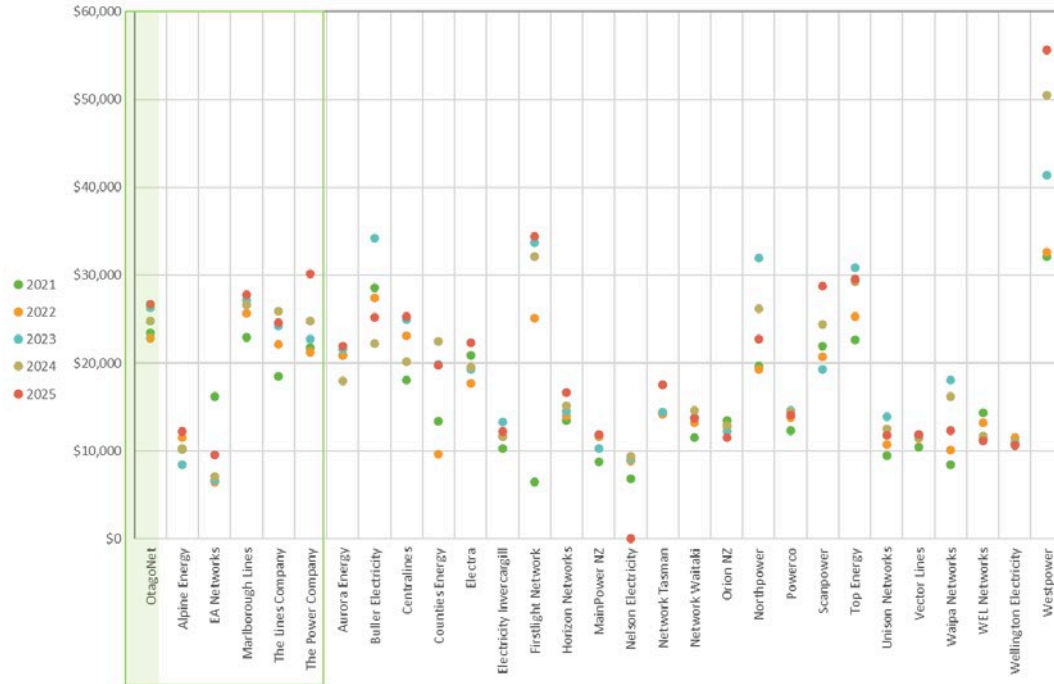


Figure 55: Non-Network \$OPEX/ICP Benchmarking

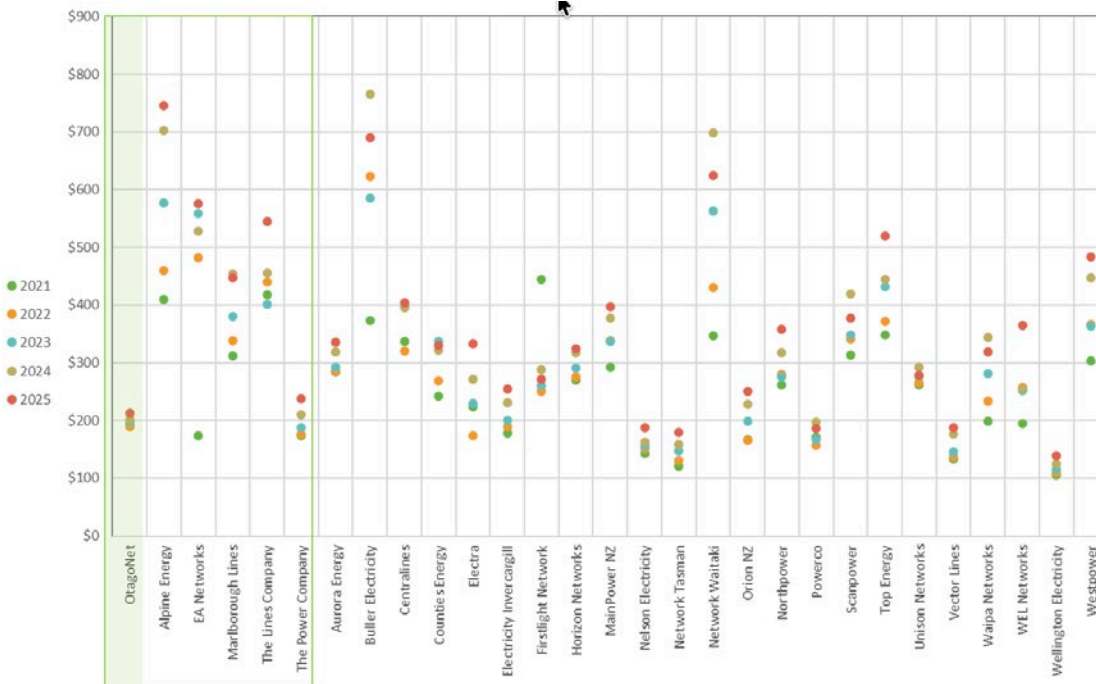


Figure 56: Non-Network \$OPEX/km Benchmarking

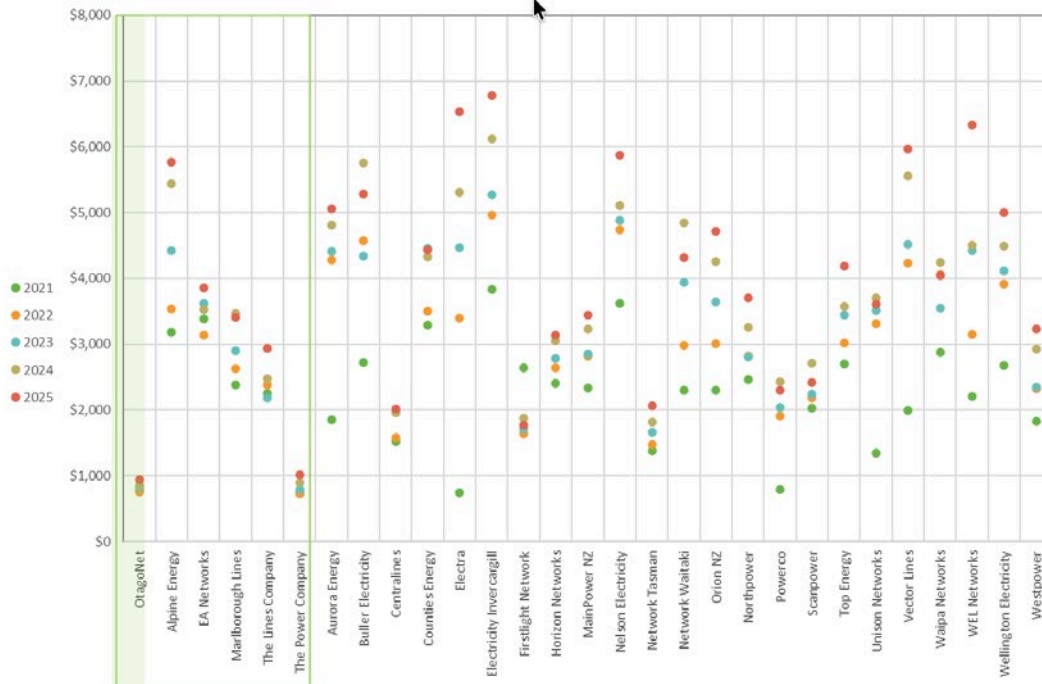
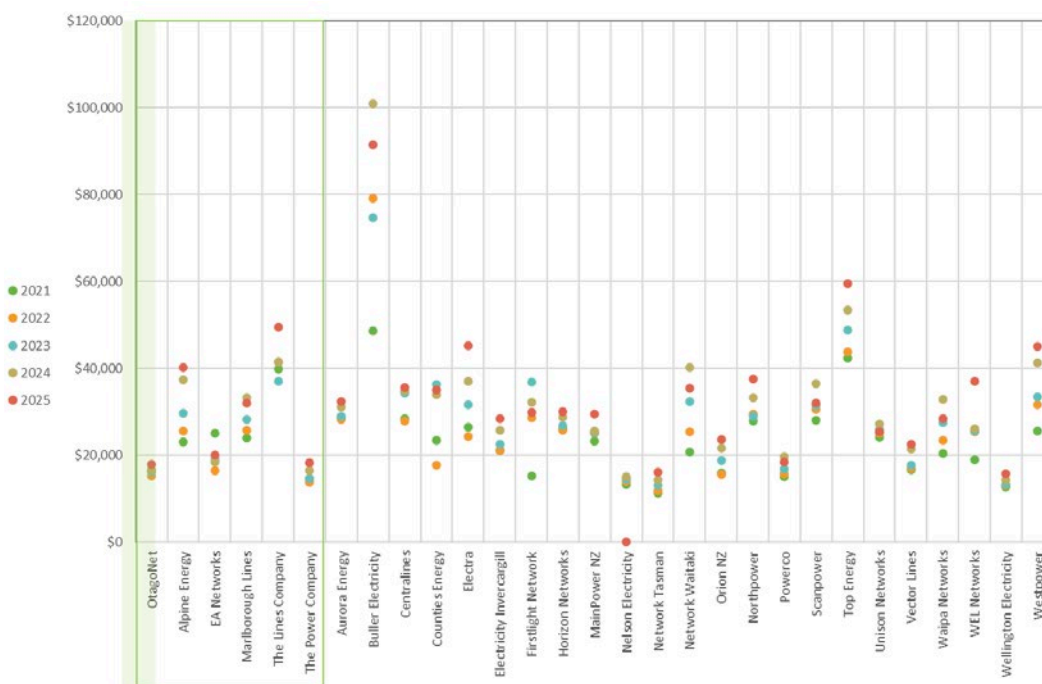


Figure 57: Non-Network \$OPEX/MVA Benchmarking



# Annexures

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Lake Dunstan

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## ANNEXURE 1 – POLICIES, STANDARDS, PROCEDURES AND PLANS

### Asset Management and Operating Policies

AM-POL-0001	Sale of Scrap Metal Policy
AM-POL-0002	Earth Safety and Maintenance Policy
AM-POL-0003	Mobile Equipment Policy
AM-POL-0004	Streetlight Connections Policy
AM-POL-0006	Asset Management Policy Statement
AM-POL-0007	Public Safety in Asset Design Policy V1
AM-POL-0008	Power Pole Selection and Disposal Policy
AM-POL-0009	Easement Policy
AM-POL-0011	Approvals Required from Chief Engineer Policy
AM-POL-0012	Asset Management Policy
AM-POL-0013	Safety in Design Framework - Policy
OP-POL-0001	Traffic Management Plans Policy
OP-POL-0002	Live Line Selection and Training Policy
OP-POL-0004	Standby for Faults Response Policy
OP-POL-0006	COVID-19 – Critical and Essential Works Policy
OP-POL-0007	Cable Location Policy

### Asset Management and Operating Standards

<b>AM-STD-0001</b>	Distribution Earth Installation Standard
<b>AM-STD-0002</b>	Installation Connection Standard
<b>AM-STD-0003</b>	Maintenance of Zone Transformers Standard
<b>AM-STD-0004</b>	Painting of Power Transformers Standard
<b>AM-STD-0005</b>	Air Break Switch Inspection Standard
<b>AM-STD-0006</b>	Network Design Standard
<b>AM-STD-0008</b>	Maintenance of Mineral Insulating Oil Standard
<b>AM-STD-0009</b>	Overhead Lines Inspection Standard
<b>AM-STD-0010</b>	Site Physical Security - Restricted Areas Standard
<b>AM-STD-0011</b>	Major Overhauls of Zone Transformers Standard
<b>AM-STD-0012</b>	Safety in Design Standard
<b>AM-STD-0013</b>	New Network Asset and Material Approval Standard
<b>AM-STD-0014</b>	Network Constructed by Independent Contractors Standard
<b>AM-STD-0015</b>	EXTERNAL - AMST D1750-13 - International Standard - Standard Test Method for the Determination of Gassing Characteristics of Insulating Liquids Under Thermal Stress
<b>AM-STD-0017</b>	Fencing Standard
<b>AM-STD-0018</b>	EXTERNAL - BS 148:2009 - Reclaimed Mineral Insulating Oil For Transformers And Switchgear - Specification - British Standard
<b>AM-STD-0019</b>	Vegetation Management Standard
<b>AM-STD-0020</b>	Ring Main Unit – Standard Specification
<b>AM-STD-0021</b>	PowerNet Network Lock and Key Standard
<b>AM-STD-0022</b>	Network Fuse Protection Standard
<b>AM-STD-0024</b>	Substation Safety Signage Standard
<b>AM-STD-0025</b>	Protection Design Setting Philosophy Standard
<b>AM-STD-0026</b>	EXTERNAL - EEA Resilience Guide 2022
<b>OP-STD-0001</b>	Network Faults Standard
<b>OP-STD-0003</b>	Security of Supply - Participant Outage Plan Standard
<b>OP-STD-0004</b>	Load Control Standard
<b>OP-STD-0005</b>	Planned Outages and Operating Orders Standard
<b>OP-STD-0006</b>	Major Network Disruptions and Storm Gallery Standard
<b>OP-STD-0007</b>	Fault Response Standard
<b>OP-STD-0008</b>	Radio Telephone Communications Standard
<b>OP-STD-0011</b>	Operating Sequence Standard
<b>OP-STD-0012</b>	SmartCo - PowerNet Installation Requirements and Guidelines

### Asset Management and Operating Procedures

AM-PRO-0001	Earth Test Procedure
AM-PRO-0008	Loss Factor Calculation Procedure
AM-PRO-0010	Cable Testing Procedure
AM-PRO-0013	Tendering Procedure
AM-PRO-0014	Commissioning Network Equipment Procedure
AM-PRO-0020	Transformer Maintenance Procedure
AM-PRO-0023	Project Close Out Issue Procedure
AM-PRO-0024	Design and Development Procedure
AM-PRO-0025	Project Control Procedure
AM-PRO-0026	Materials Management Procedure
AM-PRO-0028	Progressing the Project Procedure
AM-PRO-0029	Control of SCADA Computers Procedure
AM-PRO-0033	Setting up the Project Procedure
AM-PRO-0035	Safety In Design Procedure
OP-PRO-0057	Completion and Livening of Customer Connections on PowerNet Networks Procedure
OP-PRO-0002	Customer Service Performance Procedure
OP-PRO-0006	Identification of Cables Procedure
OP-PRO-0010	Ladder Management Procedure
OP-PRO-0013	Second Point of Attachment Procedure
OP-PRO-0017	System Control Station Log Book Procedure
OP-PRO-0023	Network Access Procedure
OP-PRO-0026	Entry to EIL Underground Substations Procedure
OP-PRO-0027	Work on De-energised Overhead Lines Procedure
OP-PRO-0036	Live LV Work - Install a Pole Mounted LV Three Phase Fuse Carrier for Parallel Connection Procedure
OP-PRO-0043	Confined Space Management Procedure
OP-PRO-0045	Operational Requirements for Live Line Work Procedure
OP-PRO-0047	Transpower GXP Building Access Procedure
OP-PRO-0048	Control of Tags Procedure
OP-PRO-0051	Live LV Work - Weekly Testing, Cleaning, Maintenance for Gloves, EWP & Associated Equipment
OP-PRO-0052	Access to Substations and Switchyards Procedure
OP-PRO-0058	H W Richardson Contracting - Hydro Vacuum Truck Procedure
OP-PRO-0059	ABB Series 2 Switchgear Remote Operating Procedure
OP-PRO-0060	ENTECH Halo Switchgear Remote Operating Procedure
OP-PRO-0061	Earthing Upgrade Installation and Final Connection Procedure
OP-PRO-0062	High Voltage Live Work - System Control Procedure
OP-PRO-0064	Long and Crawford Switchgear Remote Opening Procedure
OP-PRO-0065	Spiking of Cables Procedure
OP-PRO-0066	Securing Wooden or Concrete Poles for Travel (Failsafe Method) - Procedure
OP-PRO-0067	Working with Helicopters Procedure
OP-PRO-0068	Manual Reclosing of High Voltage Circuits Following a Fault Procedure

### Asset Management and Operating Plans and Specifications

<b>AM-PLN-5002</b>	Asset Fleet Plan - Capacitors
<b>AM-PLN-5003</b>	Asset Fleet Plan - Distribution Transformers
<b>AM-PLN-5004</b>	Asset Fleet Plan - Field CB
<b>AM-PLN-5005</b>	Asset Fleet Plan - Generators and Generator Controllers
<b>AM-PLN-5006</b>	Asset Fleet Plan - LV Outdoor Cubicles
<b>AM-PLN-5007</b>	Asset Fleet Plan - Poles
<b>AM-PLN-5008</b>	Asset Fleet Plan - RMU
<b>AM-PLN-5009</b>	Asset Fleet Plan - StatCom
<b>AM-PLN-5010</b>	Asset Fleet Plan - Switchgear
<b>AM-PLN-5011</b>	Asset Fleet Plan - Trees
<b>AM-PLN-5012</b>	Asset Fleet Plan - Power Transformers
<b>AM-PLN-5013</b>	Asset Fleet Plan - Instrument Transformer
<b>AM-PLN-5014</b>	Asset Fleet Plan - Neutral Earth Resistor
<b>AM-PLN-5015</b>	Asset Fleet Plan - Regulator Transformer
<b>AM-PLN-5016</b>	Asset Fleet Plan - Oil Separator
<b>AM-PLN-5017</b>	Asset Fleet Plan - Distribution Earth
<b>AM-PLN-5018</b>	Asset Fleet Plan - CT-VT Units
<b>AM-PLN-5019</b>	Asset Fleet Plan - Fault Throw Switch
<b>AM-PLN-5020</b>	Asset Fleet Plan - Injection Station
<b>AM-PLN-5021</b>	Asset Fleet Plan - Oil separator
<b>AM-PLN-5022</b>	Asset Fleet Plan - Overhead Lines
<b>AM-PLN-5023</b>	Asset Fleet Plan - Battery Chargers
<b>AM-PLN-5024</b>	Asset Fleet Plan - Fault Indicator
<b>AM-PLN-5025</b>	Asset Fleet Plan - Power Supply
<b>AM-PLN-5026</b>	Asset Fleet Plan - Voltage Regulating Relay
<b>AM-PLN-5028</b>	Asset Fleet Plan - Surge Diverter
<b>AM-PLN-5029</b>	Asset Fleet Plan - Zone Sub
<b>AM-PLN-5030</b>	Asset Fleet Plan - RTU
<b>AM-PLN-5031</b>	Asset Fleet Plan - Cables
<b>AM-PLN-5032</b>	Asset Fleet Plan - Batteries
<b>AM-PLN-5033</b>	Asset Fleet Plan - Protection Relay
<b>AM-SPE-0002</b>	Wiring and Connection of Streetlights Specification
<b>AM-SPE-0003</b>	Standard Construction Specification

## ANNEXURE 2 – CUSTOMER ENGAGEMENT QUESTIONNAIRE

### Telephone Survey Questions

I'm \$I calling from Research First on behalf of PowerNet.

We are not selling anything or asking you to change anything. We are conducting a survey to help PowerNet deliver the right levels of service to network customers and plan effectively for your future needs.

To thank you for your time and effort, everyone who completes this survey will go into the draw to win 1 of 5 \$100 cash prizes,

Can I speak to <NAME>, or the person mainly or jointly responsible for paying the electricity account or making decisions about power supply?

The survey will take about 15 minutes to complete. Are you able to help today?

**If necessary:** PowerNet is relevant to all electricity users in Southland, West Otago, Queenstown- Lakes, Central Otago and Stewart Island. I will explain further later in the survey.

**If required:** Please know that Research First is a professional market research company, so we abide by a Code of Practice. This means we treat everything you tell us as totally confidential. You have the right to decline or withdraw from the research at any time.

**If required:** Phone numbers have been supplied by PowerNet from the customer database. We will not use numbers for any other purpose. You can call PowerNet on (03) 211-1899 with any queries.

S1	I just have to check if you are eligible... Are you a PowerNet staff member, or are any of your immediate family a PowerNet staff member?	
	<input type="radio"/>	No
	<input type="radio"/>	Yes <survey will end>

### Awareness and Perceptions of Performance

1.	Have you heard of PowerNet?	
	<input type="radio"/>	Yes – Q2
	<input type="radio"/>	No – Q4
2.	Where have you most recently seen or heard about PowerNet? <do not prompt> <route to 3 except if Facebook mentioned>	
	<input type="radio"/>	Sponsorship – St John
	<input type="radio"/>	Sponsorship – Tour of Southland
	<input type="radio"/>	Sponsorship – other
	<input type="radio"/>	Website
	<input type="radio"/>	Facebook page
	<input type="radio"/>	Logos on vehicles
	<input type="radio"/>	Newspaper ads
	<input type="radio"/>	LinkedIn
	<input type="radio"/>	Other specify
	<input type="radio"/>	Don't Know

<b>3.</b>	On a scale of 1 to 5 where 1 = 'very poor', 2 = 'poor', 3 = 'neutral', 4 = 'good', and 5 = 'very good', how would you rate PowerNet's performance on the following aspects over the last 12 months? <Don't read out 'Don't know'>						
	Caring for customers	1	2	3	4	5	6
	Supporting the community	1	2	3	4	5	6
	Being safety conscious	1	2	3	4	5	6
	Efficiency in service response	1	2	3	4	5	6
	Reliability of power supply	1	2	3	4	5	6

### SECTION 2: Planned Interruptions to Service

<b>4a</b>	Given the frequency for a planned interruption is one every two years, is this an acceptable frequency for a planned interruption?	
	<input type="radio"/>	Yes
	<input type="radio"/>	No
<b>4b</b>	Given the duration for a planned interruption on average is 4 hours, is this an acceptable duration for a planned interruption?	
	<input type="radio"/>	Yes
	<input type="radio"/>	No
<b>5</b>	Which of the following options would you prefer?	
	<input type="radio"/>	Retain the current plan: 1 interruption of 4 hours every 2 years
	<input type="radio"/>	Have more frequent interruptions but of shorter duration
	<input type="radio"/>	Have less frequent interruptions but of a longer duration
	<input type="radio"/>	Don't know <do not prompt>

### SECTION 3: Communications – Planned Interruptions

<b>6</b>	It is now your retailer's responsibility to notify you of any planned interruptions. Have you received advice of a planned electricity interruption during the last 6 months?	
	<input type="radio"/>	Yes – Q7
	<input type="radio"/>	No – Q11
	<input type="radio"/>	Don't know – Q11 – DO NOT READ OUT

7	Can you remember how much notice you were given?	
	<input type="radio"/>	1-2 day -Q8
	<input type="radio"/>	3-4 days -Q8
	<input type="radio"/>	5-6 days -Q8
	<input type="radio"/>	1 week -Q8
	<input type="radio"/>	2 weeks -Q8
	<input type="radio"/>	More than 2 weeks -Q8
	<input type="radio"/>	Don't know – Q11 – DO NOT READ OUT
8	Do you feel that you were given enough notice of this planned interruption?	
	<input type="radio"/>	Yes
	<input type="radio"/>	No
	<input type="radio"/>	Don't know – DO NOT READ OUT
9	Were you satisfied with the amount of information given to you about this planned interruption?	
	<input type="radio"/>	Yes
	<input type="radio"/>	No
	<input type="radio"/>	Don't know – DO NOT READ OUT
10	What additional information on an outage is needed? <i>Probe to clarify.</i>	
	<input type="radio"/>	Open comment
	<input type="radio"/>	Don't know
	<input type="radio"/>	No additional information is needed

#### SECTION 4: Unplanned Interruptions

11	Who would you telephone in the event your power supply has been unexpectedly interrupted? <i>Do not prompt.</i>	
	<input type="radio"/>	PowerNet
	<input type="radio"/>	Retailer/Power company
	<input type="radio"/>	Local government
	<input type="radio"/>	Other (specify)
	<input type="radio"/>	No-one

12	Where would you prefer to receive communication from PowerNet about outages? <b>DO NOT READ OUT, randomise</b>	
	<input type="radio"/>	PowerNet Facebook Page
	<input type="radio"/>	PowerNet 0800 faults number (0800 808 587)
	<input type="radio"/>	The internet (Google, firefox, etc)
	<input type="radio"/>	PowerNet's Outage Website Page? <a href="https://outages.powernet.co.nz/">https://outages.powernet.co.nz/</a>
	<input type="radio"/>	Text message
13	Can you recall when the last unexpected interruption to your power supply was?	
	<input type="radio"/>	Yes – In the last week – Q14
	<input type="radio"/>	In the last month – Q14
	<input type="radio"/>	2-3 months ago – Q14
	<input type="radio"/>	3-6 months ago – Q14
	<input type="radio"/>	More than 6 months ago – Q19
	<input type="radio"/>	Never had an unexpected interruption to power at this address – Q19
	<input type="radio"/>	Don't know – Q19 – <b>DO NOT READ OUT</b>
14	Do you recall how long your most recent power cut lasted? Read if necessary	
	<input type="radio"/>	1-2 hours
	<input type="radio"/>	2-3 hours
	<input type="radio"/>	3-4 hours
	<input type="radio"/>	More than 4 hours
	<input type="radio"/>	Don't know – <b>DO NOT READ OUT</b>
15	On a scale of 1 to 5 where 1 is no impact at all, 2 is minor impact, 3 is neutral, 4 is moderate impact and 5 is major impact, how much impact did your last power cut have on you?	
	<input type="radio"/>	No impact
	<input type="radio"/>	Minor impact
	<input type="radio"/>	Neutral
	<input type="radio"/>	Moderate impact
	<input type="radio"/>	Major impact
	<input type="radio"/>	Don't know – <b>DO NOT READ OUT</b>

<b>16</b>	Who did you call when the supply was interrupted?	
	<input type="radio"/>	PowerNet – Q17
	<input type="radio"/>	Retailer/Power company – Q19
	<input type="radio"/>	Local government – Q19
	<input type="radio"/>	No one – Q19
	<input type="radio"/>	Other (specify) – Q19
	<input type="radio"/>	Don't know/can't remember – Q19 – DO NOT READ OUT

<b>17</b>	On a scale of 1 to 5 where 1 = 'very dissatisfied', 2 = 'dissatisfied', 3 = 'neutral', 4 = 'satisfied', and 5 = 'very satisfied', how satisfied were you with...?						
		Very dissatisfied	Dissatisfied	Neutral	Satisfied	Very satisfied	Don't know
	The system you had to use to get information	1	2	3	4	5	6
	The information supplied was satisfactory	1	2	3	4	5	6

If coded 1 or 2 at Q17 – go to Q18

If coded 3,4,5 at Q17 – go to Q19

<b>18</b>	<If coded 1 or 2 at Q17> What could be done to improve this process? Probe to clarify.	
	<input type="radio"/>	Open comment
	<input type="radio"/>	Don't know

<b>19</b>	In the event of an unexpected interruption to your electricity supply, what do you consider would be a reasonable amount of time before the electricity supply is restored to your home?	
	<input type="radio"/>	Under 30 minutes
	<input type="radio"/>	30min - 1 hour
	<input type="radio"/>	1-2 hours
	<input type="radio"/>	2-3 hours
	<input type="radio"/>	3-4 hours
	<input type="radio"/>	More than 4 hours
	<input type="radio"/>	Don't know – DO NOT READ OUT
	<input type="radio"/>	Don't care – DO NOT READ OUT

20	In the event of an unexpected interruption to your electricity supply, what is the most important information that you wish to receive? <a href="#">Do not prompt, select all that apply.</a>	
	<input type="radio"/>	Accurate time power will be restored
	<input type="radio"/>	Reason for fault
	<input type="radio"/>	That they know the problem and that it is being fixed
	<input type="radio"/>	Other (specify)
	<input type="radio"/>	No information required
21	Costs have gone up significantly due to global supply chain constraints. NZ inflation over the last year has been 6.9% which has increased costs of materials and labour to maintain our networks and service levels. Because of these factors, what percentage increase in line charges are you willing to pay to keep the same quality and reliability of supply?	
<input type="radio"/>	<a href="#">(Open comment - % textbox)</a>	

### SECTION 5: Evolving Technology

22	I am going to read out a list of technologies. For each of these I would like to know if you: Already have it, Would consider purchasing it, Would not consider purchasing it, Or, if you have never heard of it before. <a href="#">Read out.</a>				
		Already have it	Considering purchasing it	Not Considering it	Never heard of it before
	Solar Panels or Photovoltaic Panels	1	2	3	4
	Wind Turbines	1	2	3	4
	Battery Energy Storage System	1	2	3	4
	EVs	1	2	3	4
	Hot Water Heat Pumps	1	2	3	4
	Space Heating Heat Pumps	1	2	3	4
	Smart Home Technologies (e.g. Smart Controlled Appliances)	1	2	3	4
23	I would like to know which of these technologies you are most interested in. Please tell me which is the 1st, 2nd and 3rd most interesting. <a href="#">Read out.</a> <a href="#">[Rank 1, 2, and 3]</a>				
		Solar Panels or Photovoltaic Panels			
		Wind Turbines			
		Battery Energy Storage System			
		EVs			
		Hot Water Heat Pumps			
		Space Heating Heat Pumps			
		Smart Home Technologies (e.g. Smart Controlled Appliances)			

### Solar Panels

<b>24.</b>	If you were given an opportunity to receive an assessment and you found that installing Solar Panels would be the most economic option for yourself (as opposed to fully purchasing energy from the grid), On a scale from 1 to 5, how likely would you be to install Solar Panels? Where 1 = not at all likely, and 5 = very likely.
	<input type="checkbox"/> I am not interested at all
	<input type="checkbox"/> Not likely at all
	<input type="checkbox"/> Unlikely
	<input type="checkbox"/> Neutral
	<input type="checkbox"/> Likely
	<input type="checkbox"/> Very likely
	<input type="checkbox"/> Don't know <b>DO NOT READ OUT</b>

### EVs

<b>25.</b>	Which of the following are most important when considering buying an EVs? Please tell me which is the 1st, 2nd and 3rd most important. <span style="color: red;">[Randomise]</span> <span style="color: red;">[Rank 1, 2, and 3]</span> <span style="color: blue;">Read out</span>
	<input type="checkbox"/> Saving money on fuel
	<input type="checkbox"/> Reducing emissions
	<input type="checkbox"/> The distance you can drive on a single charge
	<input type="checkbox"/> The purchase price
	<input type="checkbox"/> The size and capability of the vehicle
	<input type="checkbox"/> The number of charging stations in your area
<b>26</b>	Do you have any comments you would like to make about why you would or would not buy solar panels or an EVs?
	<input type="radio"/> Open comment box
	<input type="radio"/> Don't know

### Demographics

<b>27</b>	Which of these age groups do you fall into? Read out
	<input type="radio"/> 18-24
	<input type="radio"/> 25-44
	<input type="radio"/> 45-64
	<input type="radio"/> 65+
	<input type="radio"/> Prefer not to say – <b>DO NOT READ OUT</b>

28	At the property where you are currently living/ working, do you...? Read out	
	<input type="radio"/>	Own your dwelling outright
	<input type="radio"/>	Own your dwelling with a mortgage
	<input type="radio"/>	Rent from a private landlord
	<input type="radio"/>	Rent from friends/family
	<input type="radio"/>	Rent from the Council or government
	<input type="radio"/>	Other (specify) – <b>DO NOT READ OUT</b>

29	How many people are in your household / workplace?	
	<input type="radio"/>	How many adults are there, including yourself? Aged 18 years and over. Record number
	<input type="radio"/>	And how many children aged up to 18 are there? Record number
	<input type="radio"/>	Prefer not to say

### SECTION 6: Final Comments

30	Finally, are there any other comments you would like to make about PowerNet services?	
	<input type="radio"/>	No comment
	<input type="radio"/>	Happy with service
	<input type="radio"/>	Other (specify)

Company Name **OtagoNet Joint Venture**  
AMP Planning Period **1 April 2026 – 31 March 2036**

**SCHEDULE 11a: REPORT ON FORECAST CAPITAL EXPENDITURE**

This schedule requires a breakdown of forecast expenditure on assets 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 dollar terms. Also required is a forecast of the value of commissioned assets (i.e., the value of RAB additions). EDBs must provide explanatory comment on the difference between constant price and nominal dollar forecasts of expenditure on assets in Schedule 14a (Mandatory Explanatory Notes). EDBs must express the information in this schedule (11a) as a specific value rather than ranges. Any supporting information about these values may be disclosed in Schedule 15 (Voluntary Explanatory Notes). This information is not part of audited disclosure information.

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	Current Year CY	CY+1	CY+2	CY+3	CY+4	CY+5	CY+6	CY+7	CY+8	CY+9	CY+10
<b>11a(i): Expenditure on Assets Forecast</b>	<b>\$000 (in nominal dollars)</b>										
Consumer connection	7,180	6,470	6,951	7,201	7,235	7,532	7,656	7,809	7,927	8,085	8,247
System growth	2,528	2,190	1,544	3,085	17,349	814	5,323	1,583	1,615	1,647	1,680
Asset replacement and renewal	11,625	18,873	23,059	23,016	20,440	25,607	15,766	19,419	19,377	19,763	20,127
Asset relocations	231	189	43	43	44	45	46	47	48	49	50
Reliability, safety and environment:											
Quality of supply	1,808	716	747	406	414	1,226	6,043	6,164	6,287	6,413	6,541
Legislative and regulatory	-	-	-	-	-	-	-	-	-	-	-
Other reliability, safety and environment	986	1,316	2,942	2,332	696	492	502	512	522	533	543
<b>Total reliability, safety and environment</b>	<b>2,794</b>	<b>2,032</b>	<b>3,689</b>	<b>2,738</b>	<b>1,110</b>	<b>1,718</b>	<b>6,545</b>	<b>6,676</b>	<b>6,809</b>	<b>6,946</b>	<b>7,085</b>
<b>Expenditure on network assets</b>	<b>24,358</b>	<b>29,754</b>	<b>35,286</b>	<b>36,084</b>	<b>46,178</b>	<b>35,716</b>	<b>35,336</b>	<b>35,534</b>	<b>35,776</b>	<b>36,490</b>	<b>37,189</b>
<b>Expenditure on non-network assets</b>											
<b>Expenditure on assets</b>	<b>24,358</b>	<b>29,754</b>	<b>35,286</b>	<b>36,084</b>	<b>46,178</b>	<b>35,716</b>	<b>35,336</b>	<b>35,534</b>	<b>35,776</b>	<b>36,490</b>	<b>37,189</b>
plus Cost of financing											
less Value of capital contributions	1,135	998	924	924	924	924	-	-	-	-	-
plus Value of vested assets											
<b>Capital expenditure forecast</b>	<b>23,223</b>	<b>28,756</b>	<b>34,361</b>	<b>35,160</b>	<b>45,254</b>	<b>34,792</b>	<b>35,336</b>	<b>35,534</b>	<b>35,776</b>	<b>36,490</b>	<b>37,189</b>
Assets commissioned	25,141	21,739	39,084	28,463	53,257	35,126	34,953	34,000	35,050	35,913	36,066
	Current Year CY	CY+1	CY+2	CY+3	CY+4	CY+5	CY+6	CY+7	CY+8	CY+9	CY+10
	<b>\$000 (in constant prices)</b>										
Consumer connection	7,180	6,470	6,802	6,901	6,798	6,938	6,914	6,914	6,881	6,881	6,881
System growth	2,528	2,190	1,511	2,956	16,301	750	4,807	1,402	1,402	1,402	1,402
Asset replacement and renewal	11,625	18,873	22,563	22,058	19,204	23,587	14,238	17,193	16,820	16,818	16,792
Asset relocations	231	189	42	42	42	42	42	42	42	42	42
Reliability, safety and environment:											
Quality of supply	1,808	716	731	389	389	1,129	5,457	5,457	5,457	5,457	5,457
Legislative and regulatory	-	-	-	-	-	-	-	-	-	-	-
Other reliability, safety and environment	986	1,316	2,879	2,235	654	453	453	453	453	453	453
<b>Total reliability, safety and environment</b>	<b>2,794</b>	<b>2,032</b>	<b>3,609</b>	<b>2,624</b>	<b>1,043</b>	<b>1,583</b>	<b>5,911</b>	<b>5,911</b>	<b>5,911</b>	<b>5,911</b>	<b>5,911</b>
<b>Expenditure on network assets</b>	<b>24,358</b>	<b>29,754</b>	<b>34,526</b>	<b>34,581</b>	<b>43,387</b>	<b>32,900</b>	<b>31,911</b>	<b>31,461</b>	<b>31,054</b>	<b>31,052</b>	<b>31,026</b>
<b>Expenditure on non-network assets</b>											
<b>Expenditure on assets</b>	<b>24,358</b>	<b>29,754</b>	<b>34,526</b>	<b>34,581</b>	<b>43,387</b>	<b>32,900</b>	<b>31,911</b>	<b>31,461</b>	<b>31,054</b>	<b>31,052</b>	<b>31,026</b>
<b>Subcomponents of expenditure on assets (where known)</b>											
Energy efficiency and demand side management, reduction of energy losses	N/A	N/A	N/A	N/A	N/A	N/A	N/A	N/A	N/A	N/A	N/A
Overhead to underground conversion	91	147									
Research and development	N/A	N/A	N/A	N/A	N/A	N/A	N/A	N/A	N/A	N/A	N/A

Company Name **OtagoNet Joint Venture**  
 AMP Planning Period **1 April 2026 – 31 March 2036**

## SCHEDULE 11a: REPORT ON FORECAST CAPITAL EXPENDITURE

This schedule requires a breakdown of forecast expenditure on assets 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 dollar terms. Also required is a forecast of the value of commissioned assets (i.e., the value of RAB additions)

EDBs must provide explanatory comment on the difference between constant price and nominal dollar forecasts of expenditure on assets in Schedule 14a (Mandatory Explanatory Notes). EDBs must express the information in this schedule (11a) as a specific value rather than ranges. Any supporting information about these values may be disclosed in Schedule 15 (Voluntary Explanatory Notes).

This information is not part of audited disclosure information.

sch ref

	Current Year CY	CY+1	CY+2	CY+3	CY+4	CY+5	CY+6	CY+7	CY+8	CY+9	CY+10
<b>Difference between nominal and constant price forecasts</b>	<b>\$000</b>										
Consumer connection	-	-	150	300	437	594	742	895	1,046	1,205	1,367
System growth	-	-	33	128	1,049	64	516	181	213	245	278
Asset replacement and renewal	-	-	496	959	1,235	2,019	1,528	2,226	2,558	2,945	3,335
Asset relocations	-	-	1	2	3	4	4	5	6	7	8
Reliability, safety and environment:											
Quality of supply	-	-	16	17	25	97	586	707	830	956	1,084
Legislative and regulatory	-	-	-	-	-	-	-	-	-	-	-
Other reliability, safety and environment	-	-	63	97	42	39	49	59	69	79	90
<b>Total reliability, safety and environment</b>	-	-	79	114	67	136	634	765	899	1,035	1,174
<b>Expenditure on network assets</b>	-	-	760	1,503	2,791	2,817	3,425	4,073	4,722	5,437	6,162
Expenditure on non-network assets	-	-	-	-	-	-	-	-	-	-	-
<b>Expenditure on assets</b>	-	-	760	1,503	2,791	2,817	3,425	4,073	4,722	5,437	6,162

### Commentary on options and considerations made in the assessment of forecast expenditure

EDBs may provide explanatory comment on the options they have considered (including scenarios used) in assessing forecast expenditure on assets for the current disclosure year and a 10 year planning period in Schedule 15

	Current Year CY	CY+1	CY+2	CY+3	CY+4	CY+5
<b>11a(ii): Consumer Connection</b>	<b>\$000 (in constant prices)</b>					
<i>Consumer types defined by EDB*</i>						
Major New Connections Projects	5,687	4,744	5,075	5,174	5,071	5,211
Other New Connections	1,493	1,727	1,727	1,727	1,727	1,727
<i>*Include additional rows if needed</i>						
<b>Consumer connection expenditure</b>	7,180	6,470	6,802	6,901	6,798	6,938
less Capital contributions funding consumer connection	1,135	924	924	924	924	924
<b>Consumer connection less capital contributions</b>	6,045	5,546	5,878	5,977	5,873	6,014
<b>11a(iii): System Growth</b>						
Subtransmission	-	550	126	-	-	-
Zone substations	836	-	126	1,697	15,041	579
Distribution and LV lines	246	7	7	7	7	7
Distribution and LV cables	1,404	1,611	1,241	1,241	1,241	152
Distribution substations and transformers	5	22	12	12	12	12
Distribution switchgear	37	-	-	-	-	-
Other network assets	-	-	-	-	-	-
<b>System growth expenditure</b>	2,528	2,190	1,511	2,956	16,301	750
less Capital contributions funding system growth	-	-	-	-	-	-
<b>System growth less capital contributions</b>	2,528	2,190	1,511	2,956	16,301	750

Company Name **OtagoNet Joint Venture**  
AMP Planning Period **1 April 2026 – 31 March 2036**

**SCHEDULE 11a: REPORT ON FORECAST CAPITAL EXPENDITURE**

This schedule requires a breakdown of forecast expenditure on assets 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 dollar terms. Also required is a forecast of the value of commissioned assets (i.e., the value of RAB additions)  
EDBs must provide explanatory comment on the difference between constant price and nominal dollar forecasts of expenditure on assets in Schedule 14a (Mandatory Explanatory Notes). EDBs must express the information in this schedule (11a) as a specific value rather than ranges. Any supporting information about these values may be disclosed in Schedule 15 (Voluntary Explanatory Notes).  
This information is not part of audited disclosure information.

sch.ref

	Current Year CY	CY+1	CY+2	CY+3	CY+4	CY+5
<b>11a(iv): Asset Replacement and Renewal</b>	<b>\$000 (in constant prices)</b>					
Subtransmission	1,219	2,151	1,004	936	995	833
Zone substations	1,537	7,602	11,959	12,115	9,256	13,799
Distribution and LV lines	8,020	7,825	8,430	7,837	7,978	7,579
Distribution and LV cables	18	14	14	14	14	14
Distribution substations and transformers	431	838	838	838	643	1,045
Distribution switchgear	383	319	319	319	319	319
Other network assets	18	126	-	-	-	-
<b>Asset replacement and renewal expenditure</b>	<b>11,625</b>	<b>18,873</b>	<b>22,563</b>	<b>22,058</b>	<b>19,204</b>	<b>23,587</b>
less Capital contributions funding asset replacement and renewal						
<b>Asset replacement and renewal less capital contributions</b>	<b>11,625</b>	<b>18,873</b>	<b>22,563</b>	<b>22,058</b>	<b>19,204</b>	<b>23,587</b>

	Current Year CY	CY+1	CY+2	CY+3	CY+4	CY+5
<b>11a(v): Asset Relocations</b>	<b>\$000 (in constant prices)</b>					
<i>Project or programme*</i>						
Network Chargeable Capital	231	42	42	42	42	42
Transpower Lines Under Clearance	-	147	-	-	-	-
<i>*include additional rows if needed</i>						
All other project or programmes - asset relocations						
<b>Asset relocations expenditure</b>	<b>231</b>	<b>189</b>	<b>42</b>	<b>42</b>	<b>42</b>	<b>42</b>
less Capital contributions funding asset relocations		73	-	-	-	-
<b>Asset relocations less capital contributions</b>	<b>231</b>	<b>115</b>	<b>42</b>	<b>42</b>	<b>42</b>	<b>42</b>

	Current Year CY	CY+1	CY+2	CY+3	CY+4	CY+5
<b>11a(vi): Quality of Supply</b>	<b>\$000 (in constant prices)</b>					
<i>Project or programme*</i>						
Finegand 33kV smart network automation	1,696	-	-	-	-	-
Network Improvement Projects	86	160	-	-	-	-
Mobile Substation site made ready	-	342	683	342	342	-
Northlake to Clearview Link Cable	-	167	-	-	-	-
Reliability & Resilience Projects	-	-	-	-	-	1,082
<i>*include additional rows if needed</i>						
All other projects or programmes - quality of supply	26	47	47	47	47	47
<b>Quality of supply expenditure</b>	<b>1,808</b>	<b>716</b>	<b>731</b>	<b>389</b>	<b>389</b>	<b>1,129</b>
less Capital contributions funding quality of supply						
<b>Quality of supply less capital contributions</b>	<b>1,808</b>	<b>716</b>	<b>731</b>	<b>389</b>	<b>389</b>	<b>1,129</b>

Company Name **OtagoNet Joint Venture**  
AMP Planning Period **1 April 2026 – 31 March 2036**

**SCHEDULE 11a: REPORT ON FORECAST CAPITAL EXPENDITURE**

This schedule requires a breakdown of forecast expenditure on assets 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 dollar terms. Also required is a forecast of the value of commissioned assets (i.e., the value of RAB additions).  
EDBs must provide explanatory comment on the difference between constant price and nominal dollar forecasts of expenditure on assets in Schedule 14a (Mandatory Explanatory Notes). EDBs must express the information in this schedule (11a) as a specific value rather than ranges. Any supporting information about these values may be disclosed in Schedule 15 (Voluntary Explanatory Notes).  
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sch ref

	Current Year CY	CY+1	CY+2	CY+3	CY+4	CY+5
<b>11a(vii): Legislative and Regulatory</b>						
<i>Project or programme*</i>	<b>\$000 (in constant prices)</b>					
<i>*include additional rows if needed</i>						
All other projects or programmes - legislative and regulatory						
<b>Legislative and regulatory expenditure</b>						
less Capital contributions funding legislative and regulatory						
<b>Legislative and regulatory less capital contributions</b>						

	Current Year CY	CY+1	CY+2	CY+3	CY+4	CY+5
<b>11a(viii): Other Reliability, Safety and Environment</b>						
<i>Project or programme*</i>	<b>\$000 (in constant prices)</b>					
Substation NERs and 33kV Transformer Circuit Breakers	254	-	-	-	-	-
Communications Upgrade	23	117	1,381	1,381	-	-
Replacement of OH Structures with Ground Mounted	256	268	268	268	268	268
Earth refurbishment from earth testing, incl. SWER	191	433	433	433	385	185
Ranfurly Transformers Oil Containment & Seismic Strengthening	-	-	200	-	-	-
Hyde Transformer Oil Containment & Seismic Strengthening	-	-	-	153	-	-
Halo RMU Replacements	191	398	597	-	-	-
<i>*include additional rows if needed</i>						
All other projects or programmes - other reliability, safety and environment	70	100	-	-	-	-
<b>Other reliability, safety and environment expenditure</b>	986	1,316	2,879	2,235	654	453
less Capital contributions funding other reliability, safety and environment						
<b>Other reliability, safety and environment less capital contributions</b>	986	1,316	2,879	2,235	654	453

	Current Year CY	CY+1	CY+2	CY+3	CY+4	CY+5
<b>11a(ix): Non-Network Assets</b>						
<b>Routine expenditure</b>						
<i>Project or programme*</i>	<b>\$000 (in constant prices)</b>					
<i>*include additional rows if needed</i>						
All other projects or programmes - routine expenditure						
<b>Routine expenditure</b>						
<b>Atypical expenditure</b>						
<i>Project or programme*</i>						
<i>*include additional rows if needed</i>						
All other projects or programmes - atypical expenditure						
<b>Atypical expenditure</b>						

Company Name **OtagoNet Joint Venture**  
AMP Planning Period **1 April 2026 – 31 March 2036**

**SCHEDULE 11a: REPORT ON FORECAST CAPITAL EXPENDITURE**

This schedule requires a breakdown of forecast expenditure on assets 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 dollar terms. Also required is a forecast of the value of commissioned assets (i.e., the value of RAB additions)

EDBs must provide explanatory comment on the difference between constant price and nominal dollar forecasts of expenditure on assets in Schedule 14a (Mandatory Explanatory Notes). EDBs must express the information in this schedule (11a) as a specific value rather than ranges. Any supporting information about these values may be disclosed in Schedule 15 (Voluntary Explanatory Notes).

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*sch ref*

194	Expenditure on non-network assets	-	-	-	-	-	-
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Company Name **OtagoNet Joint Venture**  
AMP Planning Period **1 April 2026 – 31 March 2036**

## SCHEDULE 11b: REPORT ON FORECAST OPERATIONAL EXPENDITURE

This schedule requires a breakdown of forecast operational expenditure for the 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 dollar terms.

sch ref		Current Year CY	CY+1	CY+2	CY+3	CY+4	CY+5	CY+6	CY+7	CY+8	CY+9	CY+10
7												
8												
9	<b>Operational Expenditure Forecast</b>	<b>\$000 (in nominal dollars)</b>										
10	Service interruptions and emergencies	4,495	2,797	2,859	2,919	2,977	3,037	3,097	3,159	3,223	3,287	3,353
11	Vegetation management	1,704	1,657	1,694	1,729	1,764	1,799	1,835	1,872	1,909	1,948	1,986
12	Routine and corrective maintenance and inspection	2,590	3,659	3,499	3,196	3,334	3,484	3,103	3,876	3,944	4,033	4,104
13	Asset replacement and renewal	301	196	202	235	200	204	208	212	217	221	225
14	<b>Network Opex</b>	<b>9,091</b>	<b>8,309</b>	<b>8,253</b>	<b>8,080</b>	<b>8,275</b>	<b>8,524</b>	<b>8,244</b>	<b>9,120</b>	<b>9,293</b>	<b>9,488</b>	<b>9,668</b>
15	System operations and network support	2,325	3,645	4,217	4,777	4,873	4,970	5,070	5,171	5,274	5,380	5,487
16	Business support	2,190	3,215	3,244	3,378	3,396	3,463	3,533	3,603	3,675	3,749	3,824
17	Non-network solutions provided by a related party or third party	-	100	511	522	532	543	554	-	-	-	-
18	<b>Non-network opex</b>	<b>4,516</b>	<b>6,960</b>	<b>7,972</b>	<b>8,677</b>	<b>8,800</b>	<b>8,976</b>	<b>9,156</b>	<b>8,774</b>	<b>8,950</b>	<b>9,129</b>	<b>9,311</b>
19	<b>Operational expenditure</b>	<b>13,606</b>	<b>15,269</b>	<b>16,225</b>	<b>16,756</b>	<b>17,075</b>	<b>17,501</b>	<b>17,400</b>	<b>17,894</b>	<b>18,242</b>	<b>18,617</b>	<b>18,979</b>
20		Current Year CY	CY+1	CY+2	CY+3	CY+4	CY+5	CY+6	CY+7	CY+8	CY+9	CY+10
21												
22		<b>\$000 (in constant prices)</b>										
23	Service interruptions and emergencies	4,495	2,797	2,797	2,797	2,797	2,797	2,797	2,797	2,797	2,797	2,797
24	Vegetation management	1,704	1,657	1,657	1,657	1,657	1,657	1,657	1,657	1,657	1,657	1,657
25	Routine and corrective maintenance and inspection	2,590	3,659	3,424	3,063	3,132	3,209	2,803	3,432	3,424	3,432	3,424
26	Asset replacement and renewal	301	196	198	226	188	188	188	188	188	188	188
27	<b>Network Opex</b>	<b>9,091</b>	<b>8,309</b>	<b>8,076</b>	<b>7,743</b>	<b>7,775</b>	<b>7,852</b>	<b>7,445</b>	<b>8,074</b>	<b>8,066</b>	<b>8,074</b>	<b>8,066</b>
28	System operations and network support	2,325	3,645	4,126	4,578	4,578	4,578	4,578	4,578	4,578	4,578	4,578
29	Business support	2,190	3,215	3,174	3,237	3,190	3,190	3,190	3,190	3,190	3,190	3,190
30	Non-network solutions provided by a related party or third party	-	100	500	500	500	500	500	-	-	-	-
31	<b>Non-network opex</b>	<b>4,516</b>	<b>6,960</b>	<b>7,800</b>	<b>8,315</b>	<b>8,268</b>	<b>8,268</b>	<b>8,268</b>	<b>7,768</b>	<b>7,768</b>	<b>7,768</b>	<b>7,768</b>
32	<b>Operational expenditure</b>	<b>13,606</b>	<b>15,269</b>	<b>15,876</b>	<b>16,058</b>	<b>16,043</b>	<b>16,120</b>	<b>15,713</b>	<b>15,843</b>	<b>15,835</b>	<b>15,843</b>	<b>15,835</b>
33	<b>Subcomponents of operational expenditure (where known)</b>											
34												
35	Energy efficiency and demand side management, reduction of energy losses	N/A	N/A	N/A	N/A	N/A	N/A	N/A	N/A	N/A	N/A	N/A
36	Direct billing*	N/A	N/A	N/A	N/A	N/A	N/A	N/A	N/A	N/A	N/A	N/A
37	Research and Development	N/A	N/A	N/A	N/A	N/A	N/A	N/A	N/A	N/A	N/A	N/A
38	Insurance	343	947	1,031	1,124	1,124	1,124	1,124	1,124	1,124	1,124	1,124
39	* Direct billing expenditure by suppliers that direct bill the majority of their consumers											
40		Current Year CY	CY+1	CY+2	CY+3	CY+4	CY+5	CY+6	CY+7	CY+8	CY+9	CY+10
41												
42												
43												
44												
45	<b>Difference between nominal and real forecasts</b>	<b>\$000</b>										
46	Service interruptions and emergencies	-	-	62	122	180	239	300	362	425	490	556
47	Vegetation management	-	-	36	72	107	142	178	215	252	290	329
48	Routine and corrective maintenance and inspection	-	-	75	133	202	275	301	444	521	601	680
49	Asset replacement and renewal	-	-	4	10	12	16	20	24	29	33	37
50	<b>Network Opex</b>	<b>-</b>	<b>-</b>	<b>178</b>	<b>337</b>	<b>500</b>	<b>672</b>	<b>799</b>	<b>1,045</b>	<b>1,227</b>	<b>1,414</b>	<b>1,602</b>
51	System operations and network support	-	-	91	199	295	392	491	593	696	802	909
52	Business support	-	-	70	141	205	273	342	413	485	559	634
53	Non-network solutions provided by a related party or third party	-	-	11	22	32	43	54	-	-	-	-
54	<b>Non-network opex</b>	<b>-</b>	<b>-</b>	<b>172</b>	<b>361</b>	<b>532</b>	<b>708</b>	<b>887</b>	<b>1,006</b>	<b>1,181</b>	<b>1,360</b>	<b>1,543</b>
55	<b>Operational expenditure</b>	<b>-</b>	<b>-</b>	<b>349</b>	<b>698</b>	<b>1,032</b>	<b>1,380</b>	<b>1,687</b>	<b>2,051</b>	<b>2,408</b>	<b>2,774</b>	<b>3,145</b>
56												
57	<b>Commentary on options and considerations made in the assessment of forecast expenditure</b>											
58	<i>EDBs may provide explanatory comment on the options they have considered (including scenarios used) in assessing forecast operational expenditure for the current disclosure year and a 10 year planning period in Schedule 15.</i>											

Company Name	OtagoNet Joint Venture
AMP Planning Period	1 April 2026 – 31 March 2036

**SCHEDULE 12a: REPORT ON ASSET CONDITION**

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 AMP and the expenditure on assets forecast in Schedule 11a. All units relating to cable and line assets, that are expressed in km, refer to circuit lengths.

sch ref

		Asset condition at start of planning period (percentage of units by grade)										
	Voltage	Asset category	Asset class	Units	H1	H2	H3	H4	H5	Grade unknown	Data accuracy (1-4)	% of asset forecast to be replaced in next 5 years
7												
8												
9												
10	All	Overhead Line	Concrete poles / steel structure	No.	0.05%	0.63%	10.03%	44.35%	42.55%	2.39%	3	0.42%
11	All	Overhead Line	Wood poles	No.	0.20%	4.60%	72.20%	9.00%	10.00%	4.00%	3	10.31%
12	All	Overhead Line	Other pole types	No.	N/A	N/A	N/A	N/A	N/A	N/A	N/A	N/A
13	HV	Subtransmission Line	Subtransmission OH up to 66kV conductor	km	6.11%	16.33%	38.69%	20.48%	16.81%	1.58%	3	8.58%
14	HV	Subtransmission Line	Subtransmission OH 110kV+ conductor	km	N/A	N/A	N/A	N/A	N/A	N/A	N/A	N/A
15	HV	Subtransmission Cable	Subtransmission UG up to 66kV (XLPE)	km	-	-	0.56%	1.26%	97.69%	0.49%	3	-
16	HV	Subtransmission Cable	Subtransmission UG up to 66kV (Oil pressurised)	km	N/A	N/A	N/A	N/A	N/A	N/A	N/A	N/A
17	HV	Subtransmission Cable	Subtransmission UG up to 66kV (Gas pressurised)	km	N/A	N/A	N/A	N/A	N/A	N/A	N/A	N/A
18	HV	Subtransmission Cable	Subtransmission UG up to 66kV (PILC)	km	N/A	N/A	N/A	N/A	N/A	N/A	N/A	N/A
19	HV	Subtransmission Cable	Subtransmission UG 110kV+ (XLPE)	km	N/A	N/A	N/A	N/A	N/A	N/A	N/A	N/A
20	HV	Subtransmission Cable	Subtransmission UG 110kV+ (Oil pressurised)	km	N/A	N/A	N/A	N/A	N/A	N/A	N/A	N/A
21	HV	Subtransmission Cable	Subtransmission UG 110kV+ (Gas Pressurised)	km	N/A	N/A	N/A	N/A	N/A	N/A	N/A	N/A
22	HV	Subtransmission Cable	Subtransmission UG 110kV+ (PILC)	km	N/A	N/A	N/A	N/A	N/A	N/A	N/A	N/A
23	HV	Subtransmission Cable	Subtransmission submarine cable	km	N/A	N/A	N/A	N/A	N/A	N/A	N/A	N/A
24	HV	Zone substation Buildings	Zone substations up to 66kV	No.	3.50%	5.90%	65.60%	25.00%	-	-	3	24.24%
25	HV	Zone substation Buildings	Zone substations 110kV+	No.	N/A	N/A	N/A	N/A	N/A	N/A	N/A	N/A
26	HV	Zone substation switchgear	22/33kV CB (Indoor)	No.	-	-	18.80%	81.20%	-	-	3	47.06%
27	HV	Zone substation switchgear	22/33kV CB (Outdoor)	No.	-	2.50%	7.50%	87.50%	2.50%	-	3	22.50%
28	HV	Zone substation switchgear	33kV Switch (Ground Mounted)	No.	N/A	N/A	N/A	N/A	N/A	N/A	N/A	N/A
29	HV	Zone substation switchgear	33kV Switch (Pole Mounted)	No.	-	-	3.96%	91.09%	3.98%	0.97%	3	9.90%
30	HV	Zone substation switchgear	33kV RMU	No.	-	-	-	100.00%	-	-	4	-
31	HV	Zone substation switchgear	50/66/110kV CB (Indoor)	No.	N/A	N/A	N/A	N/A	N/A	N/A	N/A	N/A
32	HV	Zone substation switchgear	50/66/110kV CB (Outdoor)	No.	-	-	-	100.00%	-	-	4	-
33	HV	Zone substation switchgear	3.3/6.6/11/22kV CB (ground mounted)	No.	3.51%	3.51%	1.75%	91.23%	-	-	3	33.33%
34	HV	Zone substation switchgear	3.3/6.6/11/22kV CB (pole mounted)	No.	-	-	12.00%	88.00%	-	-	4	-
35												

Company Name **OtagoNet Joint Venture**  
AMP Planning Period **1 April 2026 – 31 March 2036**

**SCHEDULE 12a: REPORT ON ASSET CONDITION**

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 AMP and the expenditure on assets forecast in Schedule 11a. All units relating to cable and line assets, that are expressed in km, refer to circuit lengths.

sch ref		Asset condition at start of planning period (percentage of units by grade)										
	Voltage	Asset category	Asset class	Units	H1	H2	H3	H4	H5	Grade unknown	Data accuracy (1-4)	% of asset forecast to be replaced in next 5 years
36												
37												
38												
39	HV	Zone Substation Transformer	Zone Substation Transformers	No.	2.33%	16.28%	6.98%	72.09%	2.33%	-	3	13.95%
40	HV	Distribution Line	Distribution OH Open Wire Conductor	km	1.60%	2.62%	21.50%	51.35%	22.93%	-	3	3.75%
41	HV	Distribution Line	Distribution OH Aerial Cable Conductor	km	N/A	N/A	N/A	N/A	N/A	N/A	N/A	N/A
42	HV	Distribution Line	SWER conductor	km	0.47%	17.65%	24.82%	42.76%	14.30%	-	3	5.57%
43	HV	Distribution Cable	Distribution UG XLPE or PVC	km	0.01%	0.10%	3.21%	19.43%	68.25%	9.00%	3	-
44	HV	Distribution Cable	Distribution UG PILC	km	-	-	-	22.09%	59.01%	18.90%	3	-
45	HV	Distribution Cable	Distribution Submarine Cable	km	N/A	N/A	N/A	N/A	N/A	N/A	N/A	N/A
46	HV	Distribution switchgear	3.3/6.6/11/22kV CB (pole mounted) - reclosers and sectionalisers	No.	-	-	3.85%	96.15%	-	-	4	-
47	HV	Distribution switchgear	3.3/6.6/11/22kV CB (Indoor)	No.	N/A	N/A	N/A	N/A	N/A	N/A	N/A	N/A
48	HV	Distribution switchgear	3.3/6.6/11/22kV Switches and fuses (pole mounted)	No.	-	2.51%	7.52%	67.85%	12.11%	10.01%	3	19.83%
49	HV	Distribution switchgear	3.3/6.6/11/22kV Switch (ground mounted) - except RMU	No.	N/A	N/A	N/A	N/A	N/A	N/A	N/A	N/A
50	HV	Distribution switchgear	3.3/6.6/11/22kV RMU	No.	-	6.25%	6.25%	66.07%	21.43%	-	4	6.25%
51	HV	Distribution Transformer	Pole Mounted Transformer	No.	0.02%	0.35%	30.00%	58.46%	4.17%	7.00%	3	4.97%
52	HV	Distribution Transformer	Ground Mounted Transformer	No.	0.53%	1.06%	17.20%	70.11%	3.70%	7.40%	3	2.65%
53	HV	Distribution Transformer	Voltage regulators	No.	-	-	12.30%	87.70%	-	-	4	-
54	HV	Distribution Substations	Ground Mounted Substation Housing	No.	N/A	N/A	N/A	N/A	N/A	N/A	N/A	N/A
55	LV	LV Line	LV OH Conductor	km	0.11%	32.20%	20.98%	15.08%	15.89%	15.74%	2	1.98%
56	LV	LV Cable	LV UG Cable	km	1.62%	1.70%	8.64%	18.04%	62.00%	8.00%	3	0.59%
57	LV	LV Streetlighting	LV OH/UG Streetlight circuit	km	-	0.42%	0.74%	3.00%	40.70%	55.14%	1	0.68%
58	LV	Connections	OH/UG consumer service connections	No.	-	48.00%	12.27%	11.62%	18.00%	10.11%	1	1.74%
59	All	Protection	Protection relays (electromechanical, solid state and numeric)	No.	-	-	33.52%	65.48%	1.00%	-	3	24.56%
60	All	SCADA and communications	SCADA and communications equipment operating as a single system	Lot	-	100.00%	-	-	-	-	1	100.00%
61	All	Capacitor Banks	Capacitors including controls	No.	N/A	N/A	N/A	N/A	N/A	N/A	N/A	N/A
62	All	Load Control	Centralised plant	Lot	-	20.00%	20.00%	40.00%	20.00%	-	3	-
63	All	Load Control	Relays	No.	N/A	N/A	N/A	N/A	N/A	N/A	N/A	N/A
64	All	Civils	Cable Tunnels	km	N/A	N/A	N/A	N/A	N/A	N/A	N/A	N/A

# ANNEXURE 3 Disclosure Schedules



Company Name: **OtagoNet Joint Venture**  
AMP Planning Period: **1 April 2026 – 31 March 2036**

## SCHEDULE 12b: REPORT ON FORECAST CAPACITY

This schedule requires a breakdown of current and forecast capacity and constraints for each zone substation. The data provided should be consistent with the information provided in the AMP. Information provided in this table should relate to the operation of the network in its normal steady state configuration.

Existing Zone Substations	Current peak load (MVA)	Installed firm Capacity (MVA)	Security of Supply Classification (Type)	Transfer Capacity (MVA)	Utilisation of Installed Firm Capacity %	Utilisation of Installed Firm Capacity + 5 yrs %	Utilisation of Installed Firm Capacity + 5 yrs (Cause)	Current peak load period	Installed operating capacity (MVA)	Current security of supply classification (Type)	Current available capacity (MVA)	Peak load period +5 yrs	Available capacity +5 yrs (MVA)	Security of supply classification +5 yrs (Type)	Peak load period +10 yrs	Min. available capacity +10 yrs (MVA)	Max. available capacity +10 yrs (MVA)	Security of supply classification +10 yrs (Type)	Forecast constraint type	Year of any forecast constraint	Constraint primary cause	Constraint solution type	Constraint solution progress	Temporary constraint solution remaining life span	Explanation		
																										Not Required after DY2024	Not Required after DY2024
Chisholm Street (Baikunua)	5.1	5.0	N-1	1	102%	1.0	103%	Transformer	Winter	5.0	N-1	Security	0.0	Winter	0.0	N-1	Winter	6.3	7.0	N-1	Security	1	Transformer	Alternative substation	3 years	Peak load exceeds N-1 operating capacity but load transfer available	
Clarks	0.3	N	N				No constraint within +5 years	Winter	0.5	N	No constraint	0.2	Winter	0.2	N	Winter	0.2	0.3	N	No constraint	None	Not applicable	Not applicable	Not applicable			
Clinton	2.1	N	N				No constraint within +5 years	Spring	2.5	N	No constraint	0.3	Spring	0.2	N	Spring	0.1	0.1	N	No constraint	None	Not applicable	Not applicable	Not applicable			
Clydevale	3.8	N	N				No constraint within +5 years	Summer	5.0	N	No constraint	1.1	Summer	0.5	N	Summer	0.0	0.5	N	Capacity	10+	Transformer	Unloaded	Planning	Monitoring growth		
Daedell	0.1	N	N				No constraint within +5 years	Winter	0.75	N	No constraint	0.6	Winter	0.6	N	Winter	0.6	0.6	N	No constraint	None	Not applicable	Not applicable	Not applicable			
Enderke Street (Milton)	4.1	5.0	N-1	1	82%	1.0	83%	No constraint within +5 years	Winter	5.0	N-1	Security	0.7	Winter	0.4	N-1	Winter	0.0	1.3	N-1	Security	10+	Zone relocation transformer	Undertaken	No active changes	High loads indicate to require N-1 operating capacity, use transformer available. Monitoring growth	
Froggatt	1.1	N	N				No constraint within +5 years	Spring	2.5	N	No constraint	1.4	Spring	1.3	N	Spring	1.2	1.5	N	No constraint	None	Not applicable	Not applicable	Not applicable			
Gannock	0.7	N	N				No constraint within +5 years	Spring	1.5	N	No constraint	0.8	Spring	1.2	N	Spring	0.7	0.7	N	No constraint	None	Not applicable	Not applicable	Not applicable			
Golden Point	0.3	N	N				No constraint within +5 years	Summer	5.0	N	No constraint	4.0	Summer	3.2	N	Summer	1.5	7.0	N	No constraint	None	Not applicable	Not applicable	Not applicable	Load transferred to Marinas in 2010, now a standby substation.		
Greenfield	2.5	N	N				No constraint within +5 years	Spring	4.5	N	No constraint	1.8	Spring	1.9	N	Summer	0.6	0.9	N	No constraint	None	Not applicable	Not applicable	Not applicable			
Hendon	0.2	N	N				No constraint within +5 years	Winter	0.55	N	No constraint	0.4	Winter	0.3	N	Winter	0.1	0.4	N	No constraint	None	Not applicable	Not applicable	Not applicable			
Hyde	0.7	N	N				No constraint within +5 years	Autumn	2.5	N	No constraint	1.8	Autumn	1.7	N	Autumn	1.6	2.0	N	No constraint	None	Not applicable	Not applicable	Not applicable			
Kaitangata	1.5	N	N				No constraint within +5 years	Spring	2.5	N	No constraint	1.0	Spring	1.0	N	Spring	0.9	0.9	N	No constraint	None	Not applicable	Not applicable	Not applicable			
Lawrence	1.4	N	N				No constraint within +5 years	Winter	2.5	N	No constraint	1.2	Winter	1.1	N	Winter	1.0	1.0	N	No constraint	None	Not applicable	Not applicable	Not applicable			
Lisburn	0.8	N	N				No constraint within +5 years	Summer	1.0	N	No constraint	0.2	Summer	N/A	N/A	Summer	N/A	N/A	N	No constraint	None	Not applicable	Not applicable	Not applicable	Proposed reconstruction consent for transformer capacity upgrade in 2025/26 and decommissioned.		
Merton	2.7	2.5	N-1		107%			Other	Winter	2.5	N-1	Security	0.0	Winter	2.2	N	Winter	2.0	2.3	N	Security	1	Zone relocation transformer	Network upgrade	Confirmed	1 - 3 years	Network upgrade to provide capacity for a new substation to cater capacity needs. Substation will have a 5 MVA transformer and N-1 security.
Middlesmearth	0.9	N	N				No constraint within +5 years	Autumn	2.5	N	No constraint	1.7	Autumn	1.6	N	Autumn	1.5	1.7	N	No constraint	None	Not applicable	Not applicable	Not applicable			
Milburn	2.2	N	N	1			No constraint within +5 years	Spring	5.0	N	No constraint	2.6	Spring	2.6	N	Spring	2.4	2.7	N	No constraint	None	Not applicable	Not applicable	Not applicable			
North Baikunua	2.7	N	N	1			No constraint within +5 years	Winter	5.0	N	No constraint	2.4	Winter	2.3	N	Winter	2.3	2.6	N	No constraint	None	Not applicable	Not applicable	Not applicable			
Onetangi	0.2	N	N				No constraint within +5 years	Winter	0.75	N	No constraint	0.6	Winter	0.6	N	Winter	0.5	0.6	N	No constraint	None	Not applicable	Not applicable	Not applicable			
Oraka	1.5	N	N				No constraint within +5 years	Winter	2.5	N	No constraint	0.9	Winter	0.9	N	Winter	0.8	0.9	N	No constraint	None	Not applicable	Not applicable	Not applicable			
Panaua	0.3	N	N				No constraint within +5 years	Summer	1.0	N	No constraint	0.7	Summer	0.7	N	Summer	0.7	0.8	N	No constraint	None	Not applicable	Not applicable	Not applicable			
Panaua Powerhouse	11.8	15.0	N-1		78%	15.0	78%	No constraint within +5 years	Winter	15.0	N-1	Security	3.3	Winter	3.1	N-1	Winter	2.8	4.0	N-1	No constraint	None	Not applicable	Not applicable	Not applicable	Fixed generation capacity.	
Palmerston	2.1	2.5	N-1		85%	2.5	85%	No constraint within +5 years	Winter	2.5	N-1	Security	0.4	Winter	0.3	N-1	Winter	0.2	0.7	N-1	No constraint	None	Not applicable	Not applicable	Not applicable		
Pasadena	2.2	N	N				No constraint within +5 years	Summer	2.5	N	No constraint	0.1	Summer	4.0	N	Summer	1.0	4.5	N	No constraint	None	Not applicable	Not applicable	Not applicable	Transformer upgrade in 2025/26.		
Port Molyneux	0.6	N	N				No constraint within +5 years	Spring	2.5	N	No constraint	1.8	Spring	1.8	N	Spring	1.7	1.8	N	No constraint	None	Not applicable	Not applicable	Not applicable			
Pukekaha	0.5	N	N				No constraint within +5 years	Summer	0.75	N	No constraint	0.3	Summer	0.3	N	Summer	0.2	0.3	N	No constraint	None	Not applicable	Not applicable	Not applicable			
Ranfurly 33/13kV	2.2	N	N			2.5	93%	No constraint within +5 years	Winter	2.5	N-1 switched	0.2	Winter	0.2	N-1 switched	Autumn	0.1	0.3	N-1 switched	No constraint	None	Not applicable	Not applicable	Not applicable	connecting semiconductor large inductor consumer transformer		
Ranfurly 66/13kV	24.9	25.0	N-1		100%	25.0	100%	Transformer	Autumn	25.0	N-1	Security	0.3	Autumn	0.1	N-1	Autumn	0.0	2.9	N-1	Security	1	Transformer	Demand response	3 years	Peak loads generally offset by embedded generation	
Remakahiwa (Raytown)	11.1	23.0	N-1		48%	11.5	120%	Transformer	Winter	23.0	N-1	No constraint	10.1	Winter	6.3	N-1	Winter	1.9	2.0	N-1	No constraint	None	Not applicable	Not applicable	Not applicable	Monitoring growth in area (substation zone relocation in the area will relieve the loading on Remakahiwa substation from 2029/30).	
Spring	4.1	N	N				No constraint within +5 years	Summer	5.0	N	No constraint	1.0	Summer	0.9	N	Summer	0.6	1.0	N	No constraint	None	Not applicable	Not applicable	Not applicable			
Waipohu	1.4	N	N				No constraint within +5 years	Winter	1.5	N	No constraint	0.1	Winter	0.0	N	Winter	0.0	0.0	N	Capacity	9	Transformer	Network upgrade	Planning	Monitoring growth.		
Waipara	1.3	N	N				No constraint within +5 years	Summer	2.5	N	No constraint	1.2	Summer	1.1	N	Summer	1.0	1.4	N	No constraint	None	Not applicable	Not applicable	Not applicable			
Wairata	1.8	N	N				No constraint within +5 years	Winter	2.5	N	No constraint	0.6	Winter	0.5	N	Winter	0.3	0.3	N	No constraint	None	Not applicable	Not applicable	Not applicable			
Wedderburn	0.2	N	N				No constraint within +5 years	Autumn	1.0	N	No constraint	0.8	Autumn	0.8	N	Autumn	0.8	0.9	N	No constraint	None	Not applicable	Not applicable	Not applicable			

\* Extend table as necessary to disclose all capacity and constraint information by each zone substation

Company Name **OtagoNet Joint Venture**  
AMP Planning Period **1 April 2026 – 31 March 2036**

**SCHEDULE 12c: REPORT ON FORECAST NETWORK DEMAND**

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 utilisation forecasts in Schedule 12b.

sch ref

**12c(i): Consumer Connections**

Number of ICPs connected during year by consumer type

Consumer types defined by EDB\*

Consumer Connections <=20 kVA
Consumer Connections 21-99 kVA
Consumer Connections >=100 kVA

	Number of connections					
	Current Year CY	CY+1	CY+2	CY+3	CY+4	CY+5
Consumer Connections <=20 kVA	908	788	798	803	811	810
Consumer Connections 21-99 kVA	23	19	20	20	20	20
Consumer Connections >=100 kVA	6	4	5	5	5	5
<b>Connections total</b>	<b>937</b>	<b>811</b>	<b>823</b>	<b>828</b>	<b>836</b>	<b>835</b>

\*include additional rows if needed

**Distributed generation**

Number of connections made in year

Capacity of distributed generation installed in year (MVA)

	Current Year CY	CY+1	CY+2	CY+3	CY+4	CY+5
Number of connections made in year	230	268	305	343	381	418
Capacity of distributed generation installed in year (MVA)	3	3	3	4	4	5

**12c(ii): System Demand**

**Maximum coincident system demand (MW)**

GXP demand

plus Distributed generation output at HV and above

**Maximum coincident system demand**

less Net transfers to (from) other EDBs at HV and above

**Demand on system for supply to consumers' connection points**

	Current Year CY	CY+1	CY+2	CY+3	CY+4	CY+5
GXP demand	75	77	78	79	81	82
plus Distributed generation output at HV and above	5	5	5	5	5	5
<b>Maximum coincident system demand</b>	<b>80</b>	<b>82</b>	<b>83</b>	<b>84</b>	<b>86</b>	<b>87</b>
less Net transfers to (from) other EDBs at HV and above	(1)	(1)	(1)	(1)	(1)	(1)
<b>Demand on system for supply to consumers' connection points</b>	<b>81</b>	<b>83</b>	<b>84</b>	<b>85</b>	<b>87</b>	<b>88</b>

**Electricity volumes carried (GWh)**

Electricity supplied from GXPs

less Electricity exports to GXPs

plus Electricity supplied from distributed generation

less Net electricity supplied to (from) other EDBs

**Electricity entering system for supply to ICPs**

less Total energy delivered to ICPs

**Losses**

**Load factor**

**Loss ratio**

Electricity supplied from GXPs	432	442	453	463	474	485
less Electricity exports to GXPs	-	-	-	-	-	-
plus Electricity supplied from distributed generation	78	78	78	78	78	78
less Net electricity supplied to (from) other EDBs	(7)	(7)	(7)	(8)	(8)	(8)
<b>Electricity entering system for supply to ICPs</b>	<b>517</b>	<b>528</b>	<b>538</b>	<b>549</b>	<b>560</b>	<b>572</b>
less Total energy delivered to ICPs	496	506	517	527	538	548
<b>Losses</b>	<b>21</b>	<b>21</b>	<b>22</b>	<b>22</b>	<b>23</b>	<b>23</b>
<b>Load factor</b>	<b>73%</b>	<b>73%</b>	<b>73%</b>	<b>74%</b>	<b>74%</b>	<b>74%</b>
<b>Loss ratio</b>	<b>4.1%</b>	<b>4.1%</b>	<b>4.1%</b>	<b>4.1%</b>	<b>4.1%</b>	<b>4.1%</b>

Company Name **OtagoNet Joint Venture**

AMP Planning Period

Network / Sub-network Name **OtagoNet Joint Venture**

**SCHEDULE 12d: REPORT FORECAST INTERRUPTIONS AND DURATION**

This schedule requires a forecast of SAIFI and SAIDI for disclosure and a 5 year planning period. The forecasts should be consistent with the supporting information set out in the AMP as well as the assumed impact of planned and unplanned SAIFI and SAIDI on the expenditures forecast provided in Schedule 11a and Schedule 11b.

sch ref

		Current Year CY	CY+1	CY+2	CY+3	CY+4	CY+5
8							
9							
10	<b>SAIDI</b>						
11	Class B (planned interruptions on the network)	184.6	325.4	317.2	310.3	293.7	284.3
12	Class C (unplanned interruptions on the network)	2,286.3	161.5	157.0	152.8	148.9	145.2
13	<b>SAIFI</b>						
14	Class B (planned interruptions on the network)	0.72	1.07	1.04	1.02	0.98	0.95
15	Class C (unplanned interruptions on the network)	3.28	1.85	1.80	1.76	1.73	1.69

Company Name	OtagoNet Joint Venture
AMP Planning Period	
Network / Sub-network Name	OtagoNet Sub-Network

**SCHEDULE 12d: REPORT FORECAST INTERRUPTIONS AND DURATION**

This schedule requires a forecast of SAIFI and SAIDI for disclosure and a 5 year planning period. The forecasts should be consistent with the supporting information set out in the AMP as well as the assumed impact of planned and unplanned SAIFI and SAIDI on the expenditures forecast provided in Schedule 11a and Schedule 11b.

sch ref		Current Year CY	CY+1	CY+2	CY+3	CY+4	CY+5
8							
9							
10	<b>SAIDI</b>						
11	Class B (planned interruptions on the network)	231.7	450.0	449.6	450.5	435.9	431.2
12	Class C (unplanned interruptions on the network)	3,112.3	219.0	217.9	216.8	215.7	214.6
13	<b>SAIFI</b>						
14	Class B (planned interruptions on the network)	0.92	1.45	1.45	1.45	1.42	1.41
15	Class C (unplanned interruptions on the network)	4.12	2.39	2.38	2.36	2.35	2.34

Company Name **OtagoNet Joint Venture**

AMP Planning Period

Network / Sub-network Name **Lakeland Frankton Sub-Network**

**SCHEDULE 12d: REPORT FORECAST INTERRUPTIONS AND DURATION**

This schedule requires a forecast of SAIFI and SAIDI for disclosure and a 5 year planning period. The forecasts should be consistent with the supporting information set out in the AMP as well as the assumed impact of planned and unplanned SAIFI and SAIDI on the expenditures forecast provided in Schedule 11a and Schedule 11b.

sch ref

		Current Year CY	CY+1	CY+2	CY+3	CY+4	CY+5
8							
9							
10	<b>SAIDI</b>						
11	Class B (planned interruptions on the network)	29.7	19.0	19.0	19.0	19.0	19.0
12	Class C (unplanned interruptions on the network)	46.9	20.0	20.0	20.0	20.0	20.0
13	<b>SAIFI</b>						
14	Class B (planned interruptions on the network)	0.11	0.12	0.12	0.12	0.12	0.12
15	Class C (unplanned interruptions on the network)	0.70	0.16	0.16	0.16	0.16	0.16

Company Name	OtagoNet Joint Venture
AMP Planning Period	1 April 2026 – 31 March 2036
Asset Management Standard Applied	ISO 55000

### SCHEDULE 13: REPORT ON ASSET MANAGEMENT MATURITY

This schedule requires information on the EDB'S self-assessment of the maturity of its asset management practices.

Question No.	Function	Question	Score	Evidence—Summary	User Guidance	Why	Who	Record/documented information
3	Asset management policy	To what extent has an asset management policy been documented, authorised and communicated?	3			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 i). A key pre-requisite of any robust policy is that the organisation's top management must be seen to endorse and fully support it. Also vital to the effective implementation of the policy, is to tell the appropriate people of its content and their obligations under it. Where an organisation outsources some of its asset-related activities, 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.	Top management. The management team that has overall responsibility for asset management.	The organisation's asset management policy, its organisational strategic plan, documents indicating how the asset management policy was based upon the needs of the organisation and evidence of communication.
10	Asset management strategy	What has the organisation done to ensure that its asset management strategy is consistent with other appropriate organisational policies and strategies, and the needs of stakeholders?	3			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 (eg, as required by PAS 55 para 4.3.1 b) and has taken account of stakeholder requirements as required by PAS 55 para 4.3.1 c). Generally, this will take into account the same policies, strategies and stakeholder requirements as covered in drafting the asset management policy but at a greater level of detail.	Top management. The organisation's strategic planning team. The management team that has overall responsibility for asset management.	The organisation's asset management strategy document and other related organisational 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.
11	Asset management strategy	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?	3			Good asset stewardship 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 4.3.1 d) of PAS 55). This question explores what an organisation has done to take lifecycle into account in its asset management strategy.	Top management. People in the organisation with expert 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 organisation's documented asset management strategy and supporting working documents.
26	Asset management plan(s)	How does the organisation establish and document its asset management plan(s) across the life cycle activities of its assets and asset systems?	3			The asset management strategy need to be translated into practical plan(s) so that all parties know how the objectives will be achieved. The development of plan(s) 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.	The management team with overall responsibility for the asset management system. Operations, maintenance and engineering managers.	The organisation's asset management plan(s).

Company Name	OtagoNet Joint Venture
AMP Planning Period	
Asset Management Standard Applied	ISO 55000

**SCHEDULE 13: REPORT ON ASSET MANAGEMENT MATURITY (cont)**

Question No.	Function	Question	Maturity Level 0	Maturity Level 1	Maturity Level 2	Maturity Level 3	Maturity Level 4
3	Asset management policy	To what extent has an asset management policy been documented, authorised and communicated?	The organisation does not have a documented asset management policy.	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 organisation has an asset management policy, which has been authorised by top management, but it has had limited circulation. It may be in use to influence development of strategy and planning but its effect is limited.	The asset management policy is authorised by top management, is widely and effectively communicated to all relevant employees and stakeholders, and used to make these persons aware of their asset related obligations.	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.
10	Asset management strategy	What has the organisation done to ensure that its asset management strategy is consistent with other appropriate organisational policies and strategies, and the needs of stakeholders?	The organisation has not considered the need to ensure that its asset management strategy is appropriately aligned with the organisation's other organisational policies and strategies or with stakeholder requirements.  OR The organisation does not have an asset management strategy.	The need to align the asset management strategy with other organisational policies and strategies as well as stakeholder requirements is understood and work has started to identify the linkages or to incorporate them in the drafting of asset management strategy.	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.	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 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.
11	Asset management strategy	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?	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 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 long-term asset management strategy takes account of the lifecycle of some, but not all, of its assets, asset types and asset systems.	The asset management strategy takes account of the lifecycle of all of its assets, asset types and asset systems.	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.
26	Asset management plan(s)	How does the organisation establish and document its asset management plan(s) across the life cycle activities of its assets and asset systems?	The organisation does not have an identifiable asset management plan(s) covering asset systems and critical assets.	The organisation has asset management plan(s) but they are not aligned with the asset management strategy and objectives and do not take into consideration the full asset life cycle (including asset creation, acquisition, enhancement, utilisation, maintenance decommissioning and disposal).	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 strategy.	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.	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.

Company Name	OtagoNet Joint Venture
AMP Planning Period	1 April 2026 – 31 March 2036
Asset Management Standard Applied	ISO 55000

**SCHEDULE 13: REPORT ON ASSET MANAGEMENT MATURITY**  
This schedule requires information on the EDB'S self-assessment of the maturity of its asset management practices .

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**SCHEDULE 13: REPORT ON ASSET MANAGEMENT MATURITY (cont)**

Question No.	Function	Question	Score	Evidence—Summary	User Guidance	Why	Who	Record/documented information
27	Asset management plan(s)	How has the organisation communicated its plan(s) to all relevant parties to a level of detail appropriate to the receiver's role in their delivery?	3			Plans will be ineffective unless they are communicated to all those, including contracted suppliers and those who undertake enabling function(s). The plan(s) need to be communicated in a way that is relevant to those who need to use them.	The management team with overall responsibility for the asset management system. Delivery functions and suppliers.	Distribution lists for plan(s). Documents derived from plan(s) which detail the receivers role in plan delivery. Evidence of communication.
29	Asset management plan(s)	How are designated responsibilities for delivery of asset plan actions documented?	3			The implementation of asset management plan(s) relies on (1) actions being clearly identified, (2) an owner allocated and (3) that owner having sufficient 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.	The management team with overall responsibility for the asset management system. Operations, maintenance and engineering managers. If appropriate, the performance management team.	The organisation's asset management plan(s). Documentation defining roles and responsibilities of individuals and organisational departments.
31	Asset management plan(s)	What has the organisation done to ensure that appropriate arrangements are made available for the efficient and cost effective implementation of the plan(s)?  (Note this is about resources and enabling support)	3			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, training requirements, supply chain capability and procurement timescales.	The management team with overall responsibility for the asset management system. Operations, maintenance and engineering managers. If appropriate, the performance management team. Where appropriate the procurement team and service providers working on the organisation's asset-related activities.	The organisation's asset management plan(s). Documented processes and procedures for the delivery of the asset management plan.
33	Contingency planning	What plan(s) and procedure(s) does the organisation have for identifying and responding to incidents and emergency situations and ensuring continuity of critical asset management activities?	3			Widely used AM practice standards require that an organisation has plan(s) to identify and respond to emergency situations. Emergency plan(s) should outline the actions to be taken to respond to specified emergency situations and ensure continuity of critical asset management activities including the communication to, and involvement of, external agencies. This question assesses if, and how well, these plan(s) triggered, implemented and resolved in the event of an incident. The plan(s) should be appropriate to the level of risk as determined by the organisation's risk assessment methodology. It is also a requirement that relevant personnel are competent and trained.	The manager with responsibility for developing emergency plan(s). The organisation's risk assessment team. People with designated duties within the plan(s) and procedure(s) for dealing with incidents and emergency situations.	The organisation's plan(s) and procedure(s) for dealing with emergencies. The organisation's risk assessments and risk registers.

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**SCHEDULE 13: REPORT ON ASSET MANAGEMENT MATURITY (cont)**

Question No.	Function	Question	Maturity Level 0	Maturity Level 1	Maturity Level 2	Maturity Level 3	Maturity Level 4
27	Asset management plan(s)	How has the organisation communicated its plan(s) to all relevant parties to a level of detail appropriate to the receiver's role in their delivery?	The organisation does not have plan(s) or their distribution is limited to the authors.	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.	The plan(s) are communicated to most of those responsible for delivery but there are weaknesses in identifying relevant parties resulting in incomplete or inappropriate communication. The organisation recognises improvement is needed as is working towards resolution.	The plan(s) are communicated to all relevant employees, stakeholders and contracted service providers 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.	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.
29	Asset management plan(s)	How are designated responsibilities for delivery of asset plan actions documented?	The organisation has not documented responsibilities for delivery of asset plan actions.	Asset management plan(s) inconsistently document responsibilities for delivery of plan actions and activities and/or responsibilities and authorities for implementation inadequate and/or delegation level inadequate to ensure effective delivery and/or contain misalignments with organisational accountability.	Asset management plan(s) consistently document responsibilities for the delivery of actions but responsibility/authority levels are inappropriate/ inadequate, and/or there are misalignments within the organisation.	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 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.
31	Asset management plan(s)	What has the organisation done to ensure that appropriate arrangements are made available for the efficient and cost effective implementation of the plan(s)?  (Note this is about resources and enabling support)	The organisation has not considered the arrangements needed for the effective implementation of plan(s).	The organisation recognises the need to ensure appropriate arrangements are in place for implementation of asset management plan(s) and is in the process of determining an appropriate approach for achieving this.	The organisation has arrangements in place for the implementation of asset management plan(s) but the arrangements are not yet adequately efficient and/or effective. The organisation is working to resolve existing weaknesses.	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 policies, standards, processes and the asset management information system.	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.
33	Contingency planning	What plan(s) and procedure(s) does the organisation have for identifying and responding to incidents and emergency situations and ensuring continuity of critical asset management activities?	The organisation has not considered the need to establish plan(s) and procedure(s) to identify and respond to incidents and emergency situations.	The organisation has some ad-hoc arrangements to deal with incidents and emergency situations, but these have been developed on a reactive basis in response to specific events that have occurred in the past.	Most credible incidents and emergency situations are identified. Either appropriate plan(s) and procedure(s) are incomplete for critical activities or they are inadequate. Training/ external alignment may be incomplete.	Appropriate emergency plan(s) and procedure(s) are in place to respond to credible incidents and manage continuity of critical asset management activities consistent with policies and asset management objectives. Training and external agency alignment is in place.	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.

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**SCHEDULE 13: REPORT ON ASSET MANAGEMENT MATURITY**  
 This schedule requires information on the EDB'S self-assessment of the maturity of its asset management practices .

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**SCHEDULE 13: REPORT ON ASSET MANAGEMENT MATURITY (cont)**

Question No.	Function	Question	Score	Evidence – Summary	User Guidance	Why	Who	Record/documented Information
37	Structure, authority and responsibilities	What has the organisation done to appoint member(s) of its management team to be responsible for ensuring that the organisation's assets deliver the requirements of the asset management strategy, objectives and plan(s)?	3			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 eg, para b), s 4.4.1 of PAS 55, making it therefore distinct from the requirement contained in para a), s 4.4.1 of PAS 55).	Top management. People with management responsibility for the delivery of asset management policy, strategy, objectives and plan(s). People working on asset-related activities.	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 targets/objectives and personal development plan(s) of post-holders as appropriate.
40	Structure, authority and responsibilities	What evidence can the organisation's top management provide to demonstrate that sufficient resources are available for asset management?	3			Optimal asset management requires top management to ensure sufficient resources are available. In this context the term 'resources' includes manpower, materials, funding and service provider support.	Top management. The management team that has overall responsibility for asset management. Risk management team. The organisation's managers involved in day-to-day supervision of asset-related activities, such as frontline managers, engineers, foremen and chargehands as appropriate.	Evidence demonstrating that asset management plan(s) and/or the process(es) for 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.
42	Structure, authority and responsibilities	To what degree does the organisation's top management communicate the importance of meeting its asset management requirements?	3			Widely used AM practice standards require an organisation to communicate the importance of meeting 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 55 s 4.4.1 g).	Top management. The management team that has overall responsibility for asset management. People involved in the delivery of the asset management requirements.	Evidence of such activities as road shows, written bulletins, workshops, team talks and management walk-about would assist an organisation to demonstrate it is meeting this requirement of PAS 55.
45	Outsourcing of asset management activities	Where the organisation has outsourced some of its asset management activities, how has it ensured that appropriate controls are in place to ensure the compliant delivery of its organisational strategic plan, and its asset management policy and strategy?	3			Where an organisation chooses to outsource some of its asset management activities, the organisation must ensure that these outsourced process(es) are under appropriate control to ensure that all the requirements of widely used AM standards (eg, PAS 55) are in place, and the asset management policy, 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 activities, whether it be to external providers or to other in-house departments. This question explores what the organisation does in this regard.	Top management. The management team that has overall responsibility for asset management. The manager(s) responsible for the monitoring and management of the outsourced activities. People involved with the procurement of outsourced activities. The people within the organisations that are performing the outsourced activities. The people impacted by the outsourced activity.	The organisation's arrangements that detail the compliance required of the outsourced activities. For example, this this could form part of a contract or service level agreement between the organisation and the suppliers of its outsourced activities. Evidence that the organisation has demonstrated to itself that it has assurance of compliance of outsourced activities.

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<b>SCHEDULE 13: REPORT ON ASSET MANAGEMENT MATURITY (cont)</b>		

Question No.	Function	Question	Maturity Level 0	Maturity Level 1	Maturity Level 2	Maturity Level 3	Maturity Level 4
37	Structure, authority and responsibilities	What has the organisation done to appoint member(s) of its management team to be responsible for ensuring that the organisation's assets deliver the requirements of the asset management strategy, objectives and plan(s)?	Top management has not considered the need to appoint a person or persons to ensure that the organisation's assets deliver the requirements of the asset management strategy, objectives and plan(s).	Top management understands the need to appoint a person or persons to ensure that the organisation's assets deliver the requirements of the asset management strategy, objectives and plan(s).	Top management has appointed an appropriate person 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.	The appointed person or persons have full responsibility for ensuring 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.	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.
40	Structure, authority and responsibilities	What evidence can the organisation's top management provide to demonstrate that sufficient resources are available for asset management?	The organisation's top management has not considered the resources required to deliver asset management.	The organisation's top management understands the need for sufficient resources but there are no effective mechanisms in place to ensure this is the case.	A process exists for determining what resources are required for its asset management activities and in most cases these are available but in some instances resources remain insufficient.	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.	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.
42	Structure, authority and responsibilities	To what degree does the organisation's top management communicate the importance of meeting its asset management requirements?	The organisation's top management has not considered the need to communicate the importance of meeting asset management requirements.	The organisation's top management understands the need to communicate the importance of meeting its asset management requirements but does not do so.	Top management communicates the importance of meeting its asset management requirements but only to parts of the organisation.	Top management communicates the importance of meeting its asset management requirements to all relevant parts of the organisation.	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.
45	Outsourcing of asset management activities	Where the organisation has outsourced some of its asset management activities, how has it ensured that appropriate controls are in place to ensure the compliant delivery of its organisational strategic plan, and its asset management policy and strategy?	The organisation has not considered the need to put controls in place.	The organisation controls its outsourced activities on an ad-hoc basis, with little regard for ensuring for the compliant delivery of the organisational strategic plan and/or its asset management policy and strategy.	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.	Evidence exists to demonstrate that outsourced activities are appropriately controlled to provide for the compliant delivery of the organisational strategic plan, asset management policy and strategy, and that these controls are integrated into the asset management system	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.

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<p><b>SCHEDULE 13: REPORT ON ASSET MANAGEMENT MATURITY</b></p> <p>This schedule requires information on the EDB's self-assessment of the maturity of its asset management practices.</p>	

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<p><b>SCHEDULE 13: REPORT ON ASSET MANAGEMENT MATURITY (cont)</b></p>	

Question No.	Function	Question	Score	Evidence—Summary	User Guidance	Why	Who	Record/document information
48	Training, awareness and competence	How does the organisation 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)?	3			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 plan(s) are required to provide its human resources with the skills and competencies to develop and implement its asset management systems. The timescales over which the plan(s) are relevant should be commensurate with the planning horizons within the asset management strategy considers e.g. if the asset management strategy considers 5, 10 and 15 year time scales then the human resources development plan(s) should align with these. Resources include both 'in house' and external resources who undertake asset management activities.	Senior management responsible for agreement of plan(s). Managers responsible for developing asset management strategy and plan(s). Managers with responsibility for development and recruitment of staff (including HR functions). Staff responsible for training. Procurement officers. Contracted service providers.	Evidence of analysis of future work load plan(s) in terms of human resources. Document(s) containing analysis of the organisation's own direct resources and contractors resource capability over suitable timescales. 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.
49	Training, awareness and competence	How does the organisation identify competency requirements and then plan, provide and record the training necessary to achieve the competencies?	1.5			Widely used AM standards require that organisations to undertake a systematic identification of the asset management awareness and competencies required at each level and function within the organisation. Once identified the training required to provide the necessary competencies should be planned for delivery in a timely and systematic way. Any training provided must be recorded and maintained in a suitable format. Where an organisation has contracted service providers in place then it should have a means to demonstrate that this requirement is being met for their employees. (eg, PAS 55 refers to frameworks suitable for identifying competency requirements).	Senior management responsible for agreement of plan(s). Managers responsible for developing asset management strategy and plan(s). Managers with responsibility for development and recruitment of staff (including HR functions). Staff responsible for training. Procurement officers. Contracted service providers.	Evidence of an established and applied competency requirements assessment process and plan(s) in place to deliver the required training. Evidence that the training programme is part of a wider, co-ordinated asset management activities training 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 organisation wide information system or local records database.
50	Training, awareness and competence	How does the organization ensure that persons under its direct control undertaking asset management related activities have an appropriate level of competence in terms of education, training or experience?	1.5			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 ensuring the competence of employees to carry out 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 arrangements in place to manage the competencies of its employees. The organisation should ensure that the individual and corporate competencies it requires are in place and actively monitor, develop and maintain an appropriate balance of these competencies.	Managers, supervisors, persons responsible for developing training programmes. Staff responsible for procurement and service agreements. HR staff and those responsible for recruitment.	Evidence of a competency assessment framework that aligns with established frameworks such as the asset management Competencies Requirements Framework (Version 2.0); National Occupational Standards for Management and Leadership, UK Standard for Professional Engineering Competence, Engineering Council, 2005.

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**SCHEDULE 13: REPORT ON ASSET MANAGEMENT MATURITY (cont)**

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**SCHEDULE 13: REPORT ON ASSET MANAGEMENT MATURITY (cont)**

Question No.	Function	Question	Maturity Level 0	Maturity Level 1	Maturity Level 2	Maturity Level 3	Maturity Level 4
48	Training, awareness and competence	How does the organisation 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)?	The organisation has not recognised the need for assessing human resources requirements to develop and implement its asset management system.	The organisation has recognised the need to assess its human resources requirements and to develop a plan(s). There is limited recognition of the need to align these with the development and implementation of its asset management system.	The organisation has developed a strategic approach to aligning competencies and human resources to the asset management system including the asset management plan but the work is incomplete or has not been consistently implemented.	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 reviewed integral to asset management system process(es).	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.
49	Training, awareness and competence	How does the organisation identify competency requirements and then plan, provide and record the training necessary to achieve the competencies?	The organisation does not have any means in place to identify competency requirements.	The organisation has recognised the need to identify competency requirements and then plan, provide and record the training necessary to achieve the competencies.	The organisation is in 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.	Competency requirements are in place and aligned with asset management plan(s). Plans are in place and effective in providing the training necessary to achieve the competencies. A structured means of recording the competencies achieved is in place.	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.
50	Training, awareness and competence	How does the organization ensure that persons under its direct control undertaking asset management related activities have an appropriate level of competence in terms of education, training or experience?	The organization has not recognised the need to assess the competence of person(s) undertaking asset management related activities.	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.	The organization is in the process of putting in place a means for assessing the competence of person(s) involved in asset management activities including contractors. There are gaps and inconsistencies.	Competency requirements are identified and assessed for all persons carrying out asset management related activities - internal and contracted. Requirements are reviewed and staff reassessed at appropriate intervals aligned to asset management requirements.	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.

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Question No.	Function	Question	Score	Evidence—Summary	User Guidance	Why	Who	Record/document information
53	Communication, participation and consultation	How does the organisation ensure that pertinent asset management information is effectively communicated to and from employees and other stakeholders, including contracted service providers?	3			Widely used AM practice standards require that pertinent asset management information is effectively communicated to and from employees and other stakeholders including contracted service providers. Pertinent information refers to information required in order to effectively and efficiently comply with and deliver asset management strategy, plan(s) and objectives. This will include for example the communication of the asset management policy, asset performance information, and planning information as appropriate to contractors.	Top management and senior management representative(s), employee's representative(s), employee's trade union representative(s); contracted service provider management and employee representative(s), representative(s) from the organisation's Health, Safety and Environmental team. Key stakeholder representative(s).	Asset management policy statement prominently displayed on notice boards, intranet and internet; use of organisation'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.
59	Asset Management System documentation	What documentation has the organisation established to describe the main elements of its asset management system and interactions between them?	3			Widely used AM practice standards require an organisation maintain up to date documentation that ensures that its asset management systems (ie, the systems the organisation has in place to meet the standards) can be understood, communicated and operated. (eg, s 4.5 of PAS 55 requires the maintenance of up to date documentation of the asset management system requirements specified throughout s 4 of PAS 55).	The management team that has overall responsibility for asset management. Managers engaged in asset management activities.	The documented information describing the main elements of the asset management system (process(es)) and their interaction.
62	Information management	What has the organisation done to determine what its asset management information system(s) should contain in order to support its asset management system?	3			Effective asset management requires appropriate information to be available. Widely used AM standards therefore require the organisation to identify the asset management information it requires in order to support its asset management 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 effective, an asset information management system requires the mobilisation of technology, people and process(es) that create, secure, make available and destroy the information required to support the asset management system.	The organisation's strategic planning team. The management team that has overall responsibility for asset management. Information management team. Operations, maintenance and engineering managers	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.
63	Information management	How does the organisation maintain its asset management information system(s) and ensure that the data held within it (them) is of the requisite quality and accuracy and is consistent?	1.5			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).	The management team that has overall responsibility for asset management. Users of the organisational information systems.	The asset management information system, together with the policies, procedure(s), improvement initiatives and audits regarding information controls.

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Question No.	Function	Question	Maturity Level 0	Maturity Level 1	Maturity Level 2	Maturity Level 3	Maturity Level 4
53	Communication, participation and consultation	How does the organisation ensure that pertinent asset management information is effectively communicated to and from employees and other stakeholders, including contracted service providers?	The organisation has not recognised the need to formally communicate any asset management information.	There is evidence that the pertinent asset management information to be shared along with those to share it with is being determined.	The organisation has determined pertinent information and relevant parties. Some effective two way communication is in place but as yet not all relevant parties are clear on their roles and responsibilities with respect to asset management information.	Two way communication is in place between all relevant parties, ensuring that information is effectively communicated to match the requirements of asset management strategy, plan(s) and process(es). Pertinent asset information requirements are regularly reviewed.	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.
59	Asset Management System documentation	What documentation has the organisation established to describe the main elements of its asset management system and interactions between them?	The organisation has not established documentation that describes the main elements of the asset management system.	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 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 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'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.
62	Information management	What has the organisation done to determine what its asset management information system(s) should contain in order to support its asset management system?	The organisation has not considered what asset management information is required.	The organisation is aware of the need to determine in a structured manner what its asset information system should contain in order to support its asset management system and is in the process of deciding how to do this.	The organisation has developed a structured process to determine what its asset information system should contain in order to support its asset management system and has commenced implementation of the process.	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'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.
63	Information management	How does the organisation maintain its asset management information system(s) and ensure that the data held within it (them) is of the requisite quality and accuracy and is consistent?	There are no formal controls in place or controls are extremely limited in scope and/or effectiveness.	The organisation is aware of the need for effective controls and is in the process of developing an appropriate control process(es).	The organisation has developed a 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 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 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.

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**SCHEDULE 13: REPORT ON ASSET MANAGEMENT MATURITY (cont)**

Question No.	Function	Question	Score	Evidence—Summary	User Guidance	Why	Who	Record/document Information
64	Information management	How has the organisation's ensured its asset management information system is relevant to its needs?	2			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.	The organisation's strategic planning team. The management team that has overall responsibility for asset management. Information management team. Users of the organisational information systems.	The documented process the organisation employs to ensure its asset management information system aligns with its asset management requirements. Minutes of information systems review meetings involving users.
69	Risk management process(es)	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?	3			Risk management is an important foundation for proactive asset management. Its overall purpose is to understand the cause, effect and likelihood of adverse events occurring, to optimally manage such risks to an acceptable level, and to provide an audit trail for the management of risks. Widely used standards require the organisation to have process(es) and/or procedure(s) in place that set out how the organisation identifies and assesses asset and asset management related risks. The risks have to be considered across the four phases of the asset lifecycle (eg, para 4.3.3 of PAS 55).	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.	The organisation's risk management framework and/or evidence of specific process(es) and/or procedure(s) that deal with risk control mechanisms. Evidence that the process(es) and/or procedure(s) are implemented across the business and maintained. Evidence of agendas and minutes from risk management meetings. Evidence of feedback in to process(es) and/or procedure(s) as a result of incident investigation(s). Risk registers and assessments.
79	Use and maintenance of asset risk information	How does the organisation ensure that the results of risk assessments provide input into the identification of adequate resources and training and competency needs?	1.5			Widely used AM standards require that the output from risk assessments are considered and that adequate resource (including staff) and training is identified to match the requirements. It is a further requirement that the effects of the control measures are considered, as there may be implications in resources and training required to achieve other objectives.	Staff responsible for risk assessment and those responsible for developing and approving resource and training plan(s). There may also be input from the organisation's Safety, Health and Environment team.	The organisations risk management framework. The organisation's resourcing plan(s) and training and competency plan(s). The organisation should be able to demonstrate appropriate linkages between the content of resource plan(s) and training and competency plan(s) to the risk assessments and risk control measures that have been developed.
82	Legal and other requirements	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 incorporated into the asset management system?	3			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 (eg, PAS 55 specifies this in s 4.4.8). It is necessary to have systematic and auditable mechanisms in place to identify 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))	Top management. The organisations regulatory team. The organisation's legal team or advisors. The management team with overall responsibility for the asset management system. The organisation's health and safety team or advisors. The organisation's policy making team.	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

Company Name: <b>OtagoNet Joint Venture</b>	
AMP Planning Period:	
Asset Management Standard Applied: <b>ISO 55000</b>	
<b>SCHEDULE 13: REPORT ON ASSET MANAGEMENT MATURITY (cont)</b>	

Company Name: <b>OtagoNet Joint Venture</b>	
AMP Planning Period:	
Asset Management Standard Applied: <b>ISO 55000</b>	
<b>SCHEDULE 13: REPORT ON ASSET MANAGEMENT MATURITY (cont)</b>	

Question No.	Function	Question	Maturity Level 0	Maturity Level 1	Maturity Level 2	Maturity Level 3	Maturity Level 4
64	Information management	How has the organisation's ensured its asset management information system is relevant to its needs?	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 information system provides and the organisations needs.	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.	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.	The organisation's asset management information system aligns with its asset management requirements. Users can confirm that it is relevant to their needs.	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.
69	Risk management process(es)	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?	The organisation has not considered the need to document process(es) and/or procedure(s) for the identification and assessment of asset and asset management related risks throughout the asset life cycle.	The organisation is aware of the need to document the management of asset related risk across the asset lifecycle. The organisation has plan(s) to formally document all relevant process(es) and procedure(s) or has already commenced this activity.	The organisation is in the process of documenting the identification and assessment of asset related risk across the asset lifecycle but it is incomplete or there are inconsistencies between approaches and a lack of integration.	Identification and assessment of asset related risk across the asset lifecycle is fully documented. The organisation can demonstrate that appropriate documented mechanisms are integrated across life cycle phases and are being consistently applied.	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.
79	Use and maintenance of asset risk information	How does the organisation ensure that the results of risk assessments provide input into the identification of adequate resources and training and competency needs?	The organisation has not considered the need to conduct risk assessments.	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 is in the process ensuring that outputs of risk assessment are included in developing requirements for resources and training. The implementation is incomplete and there are gaps and inconsistencies.	Outputs from risk assessments are consistently and systematically used as inputs to develop resources, training and competency requirements. Examples and evidence is available.	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.
82	Legal and other requirements	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 incorporated into the asset management system?	The organisation has not considered the need to identify its legal, regulatory, statutory and other asset management requirements.	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 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.	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.	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.

<p><b>SCHEDULE 13: REPORT ON ASSET MANAGEMENT MATURITY</b></p> <p><small>This schedule requires information on the EDB's self-assessment of the maturity of its asset management practices.</small></p>		<p>Company Name: <b>OtagoNet Joint Venture</b></p> <p>AMP Planning Period: <b>1 April 2026 – 31 March 2036</b></p> <p>Asset Management Standard Applied: <b>ISO 55000</b></p>
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<p><b>SCHEDULE 13: REPORT ON ASSET MANAGEMENT MATURITY (cont)</b></p>		<p>Company Name: <b>OtagoNet Joint Venture</b></p> <p>AMP Planning Period: <b>ISO 55000</b></p> <p>Asset Management Standard Applied:</p>
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Question No.	Function	Question	Score	Evidence—Summary	User Guidance	Why	Who	Record/document Information
88	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			Life cycle activities are about the implementation of asset management plan(s) i.e. they are the "doing" phase. They need to be done effectively and well in order for asset management to have any practical meaning. As a consequence, widely used standards (eg, PAS 55 s 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 lifecycle activities. This question explores those aspects relevant to asset creation.	Asset managers, design staff, construction staff and project managers from other impacted areas of the business, e.g. Procurement	Documented process(es) and procedure(s) which are relevant to demonstrating the effective management and control of life cycle activities during asset creation, acquisition, enhancement including design, modification, procurement, construction and commissioning.
91	Life Cycle Activities	How does the organisation ensure that process(es) and/or procedure(s) for the implementation of asset 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?	3			Having documented process(es) which ensure the asset management plan(s) are implemented in accordance with any specified conditions, in a manner consistent with the asset management policy, strategy and objectives and in such a way that cost, risk and asset system performance are appropriately controlled is critical. They are an essential part of turning intention into action (eg, as required by PAS 55 s 4.5.1).	Asset managers, operations managers, maintenance managers and project managers from other impacted areas of the business	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.
95	Performance and condition monitoring	How does the organisation measure the performance and condition of its assets?	2.5			Widely used AM standards require that organisations establish implement and maintain procedure(s) to monitor and measure the performance and/or condition of assets and asset systems. They further set out requirements in some detail for reactive and proactive monitoring, and leading/lagging performance indicators together with the monitoring or results to provide input to corrective actions and continual improvement. There is an expectation that performance and condition monitoring will provide input to improving asset management strategy, objectives and plan(s).	A broad cross-section of the people involved in the organisation's asset-related activities from data input to decision-makers, i.e. an end-to-end assessment. This should include contactors and other relevant third parties as appropriate.	Functional policy and/or strategy documents for performance or condition monitoring and measurement. The organisation's performance monitoring 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).
99	Investigation of asset-related failures, incidents and nonconformities	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, unambiguous, understood and communicated?	3			Widely used AM standards require that the organisation establishes implements and maintains process(es) for the handling and investigation of failures incidents and non-conformities for assets and sets down a number of expectations. Specifically this question examines the requirement to define clearly responsibilities and authorities for these activities, and communicate these unambiguously to relevant people including external stakeholders if appropriate.	The organisation's safety and environment management team. The team with overall responsibility for the management of the assets. People who have appointed roles within the asset-related investigation procedure, from those who carry out the investigations to senior management who review the recommendations. Operational controllers responsible for managing the asset base under fault conditions and maintaining services to consumers. Contractors and other third parties as appropriate.	Process(es) and procedure(s) for the handling, investigation and mitigation of asset-related failures, incidents and emergency situations and non conformances. Documentation of assigned responsibilities and authority to employees. Job Descriptions, Audit reports. Common communication systems i.e. all Job Descriptions on Internet etc.

Company Name		OtagoNet Joint Venture
AMP Planning Period		
Asset Management Standard Applied		ISO 55000

**SCHEDULE 13: REPORT ON ASSET MANAGEMENT MATURITY (cont)**

Company Name		OtagoNet Joint Venture
AMP Planning Period		
Asset Management Standard Applied		ISO 55000

**SCHEDULE 13: REPORT ON ASSET MANAGEMENT MATURITY (cont)**

Question No.	Function	Question	Maturity Level 0	Maturity Level 1	Maturity Level 2	Maturity Level 3	Maturity Level 4
88	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?	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 including design, modification, procurement, construction and commissioning.	The organisation is aware of the need to have process(es) and procedure(s) in place to manage and control the implementation of asset management plan(s) during activities related to asset creation including design, modification, procurement, construction and commissioning but currently do not have these in place (note: procedure(s) may exist but they are inconsistent/incomplete).	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.	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 creation including design, modification, procurement, construction and commissioning.	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.
91	Life Cycle Activities	How does the organisation ensure that process(es) and/or procedure(s) for the implementation of asset 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?	The organisation does not have process(es)/procedure(s) in place to control or manage the implementation of asset management plan(s) during this life cycle phase.	The organisation is aware of the need to have process(es) and procedure(s) in place to manage and control the implementation of asset management plan(s) during this life cycle phase but currently do not have these in place and/or there is no mechanism for confirming they are effective and where needed modifying them.	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 this life cycle phase. They include a process for confirming the process(es)/procedure(s) are effective and if necessary carrying out modifications.	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 itself regularly reviewed to ensure it is effective, for confirming the process(es)/ procedure(s) are effective and if necessary carrying out modifications.	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.
95	Performance and condition monitoring	How does the organisation measure the performance and condition of its assets?	The organisation has not considered how to monitor the performance and condition of its assets.	The organisation recognises the need for monitoring asset performance but has not developed a coherent approach. Measures are incomplete, predominantly reactive and lagging. There is no linkage to asset management objectives.	The organisation is developing coherent asset performance monitoring linked to asset management objectives. Reactive and proactive measures are in place. Use is being made of leading indicators and analysis. Gaps and inconsistencies remain.	Consistent asset performance monitoring linked to asset management objectives is in place and universally used including reactive and proactive measures. Data quality management and review process are appropriate. Evidence of leading indicators and analysis.	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.
99	Investigation of asset-related failures, incidents and nonconformities	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, unambiguous, understood and communicated?	The organisation has not considered the need to define the appropriate responsibilities and the authorities.	The organisation understands the requirements and is in the process of determining how to define them.	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 have defined the appropriate responsibilities and authorities and evidence is available to show that these are applied across the business and kept up to date.	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.

<div style="text-align: right;">                     Company Name: <b>OtagoNet Joint Venture</b>                      AMP Planning Period: <b>1 April 2026 – 31 March 2036</b>                      Asset Management Standard Applied: <b>ISO 55000</b> </div>								
<b>SCHEDULE 13: REPORT ON ASSET MANAGEMENT MATURITY</b> <small>This schedule requires information on the EDB's self-assessment of the maturity of its asset management practices.</small>								
<div style="text-align: right;">                     Company Name: <b>OtagoNet Joint Venture</b>                      AMP Planning Period: <b>1 April 2026 – 31 March 2036</b>                      Asset Management Standard Applied: <b>ISO 55000</b> </div>								
<b>SCHEDULE 13: REPORT ON ASSET MANAGEMENT MATURITY (cont)</b>								
Question No.	Function	Question	Score	Evidence – Summary	User Guidance	Why	Who	Record/document Information
105	Audit	What has the organisation done to establish procedure(s) for the audit of its asset management system (process(es))?	3			This question seeks to explore what the organisation has done to comply with the standard practice AM audit requirements (eg, the associated requirements of PAS 55 s 4.6.4 and its linkages to s 4.7).	The management team responsible for its asset management procedure(s). The team with overall responsibility for the management of the assets. Audit teams, together with key staff responsible for asset management. For example, Asset Management Director, Engineering Director. People with responsibility for carrying out risk assessments	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 personnel. Audit schedules, reports etc. Evidence of the procedure(s) by which the audit results are presented, together with any subsequent communications. The risk assessment schedule or risk registers.
109	Corrective & Preventative action	How does the organisation instigate appropriate corrective and/or preventive actions to eliminate or prevent the causes of identified poor performance and non conformance?	3			Having investigated asset related failures, incidents and non-conformances, and taken action to mitigate 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 changes to a businesses risk profile and ensure that appropriate arrangements are in place should a recurrence of the incident happen. Widely used AM standards also require that necessary changes arising from preventive or corrective action are made to the asset management system.	The management team responsible for its asset management procedure(s). 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.	Analysis records, meeting notes and minutes, modification records. Asset management plan(s), investigation reports, audit reports, improvement programmes and projects. Recorded changes to asset management procedure(s) and process(es). Condition and performance reviews. Maintenance reviews
113	Continual Improvement	How does the organisation achieve continual improvement in the optimal combination of costs, asset related risks and the performance and condition of assets and asset systems across the whole life cycle?	3			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 than reviews and audit (which are separately examined).	The top management of the organisation. The manager/team responsible for managing the organisation's asset management system, including its continual improvement. Managers responsible for policy development and implementation.	Records showing systematic exploration of improvement. Evidence of new techniques being explored and implemented. Changes in procedure(s) and process(es) reflecting improved use of optimisation tools/techniques and available information. Evidence of working parties and research.
115	Continual Improvement	How does the organisation seek and acquire knowledge about new asset management related technology and practices, and evaluate their potential benefit to the organisation?	3			One important aspect of continual improvement is where an organisation looks beyond its existing boundaries and knowledge base to look at what 'new things are on the market'. These new things can include equipment, process(es), tools, etc. An organisation which does this (eg, by the PAS 55 s 4.6 standards) will be able to demonstrate that it continually seeks to expand its knowledge of all things affecting its asset management approach and capabilities. The organisation will be able to demonstrate that it identifies any such opportunities to improve, evaluates them for suitability to its own organisation and implements them as appropriate. This question explores an organisation's approach to this activity.	The top management of the organisation. The manager/team responsible for managing the organisation's asset management system, including its continual improvement. People who monitor the various items that require monitoring for 'change'. People that implement changes to the organisation's policy, strategy, etc. People within an organisation with responsibility for investigating, evaluating, recommending and implementing new tools and techniques, etc.	Research and development projects and records, benchmarking and participation knowledge exchange professional forums. Evidence of correspondence relating to knowledge acquisition. Examples of change implementation and evaluation of new tools, and techniques linked to asset management strategy and objectives.

<p style="text-align: right;">Company Name: OtagoNet Joint Venture AMP Planning Period: Asset Management Standard Applied: ISO 55000</p> <p><b>SCHEDULE 13: REPORT ON ASSET MANAGEMENT MATURITY (cont)</b></p>							
<p style="text-align: right;">Company Name: OtagoNet Joint Venture AMP Planning Period: Asset Management Standard Applied: ISO 55000</p> <p><b>SCHEDULE 13: REPORT ON ASSET MANAGEMENT MATURITY (cont)</b></p>							
Question No.	Function	Question	Maturity Level 0	Maturity Level 1	Maturity Level 2	Maturity Level 3	Maturity Level 4
105	Audit	What has the organisation done to establish procedure(s) for the audit of its asset management system (process(es))?	The organisation has not recognised the need to establish procedure(s) for the audit of its asset management system.	The organisation understands the need for audit procedure(s) and is determining the appropriate scope, frequency and methodology(s).	The organisation is establishing its audit procedure(s) but they do not yet cover all the appropriate asset-related activities.	The organisation can demonstrate that its audit procedure(s) cover all the appropriate asset-related activities and the associated reporting of audit results. Audits are to an appropriate level of detail and consistently managed.	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.
109	Corrective & Preventative action	How does the organisation instigate appropriate corrective and/or preventative actions to eliminate or prevent the causes of identified poor performance and non conformance?	The organisation does not recognise the need to have systematic approaches to instigating corrective or preventative actions.	The organisation recognises the need to have systematic approaches to instigating corrective or preventative actions. There is ad-hoc implementation for corrective actions to address failures of assets but not the asset management system.	The need is recognized for systematic instigation of preventive and corrective actions to address root causes of non compliance or incidents identified by investigations, compliance evaluation or audit. It is only partially or inconsistently in place.	Mechanisms are consistently in place and effective for the systematic instigation of preventive and corrective actions to address root causes of non compliance or incidents identified by investigations, compliance evaluation or audit.	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.
113	Continual Improvement	How does the organisation achieve continual improvement in the optimal combination of costs, asset related risks and the performance and condition of assets and asset systems across the whole life cycle?	The organisation does not consider continual improvement of these factors to be a requirement, or has not considered the issue.	A Continual improvement ethos is recognised as beneficial, however it has just been started, and or covers partially the asset drivers.	Continuous improvement process(es) are set out and include consideration of cost risk, performance and condition for assets managed across the whole life cycle but it is not yet being systematically applied.	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'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.
115	Continual Improvement	How does the organisation seek and acquire knowledge about new asset management related technology and practices, and evaluate their potential benefit to the organisation?	The organisation makes no attempt to seek knowledge about new asset management related technology or practices.	The organisation is inward looking, however it recognises that asset management is not sector specific and other sectors have developed good practice and new ideas that could apply. Ad-hoc approach.	The organisation has initiated asset management communication within sector to share and, or identify 'new' to sector asset management practices and seeks to evaluate them.	The organisation actively engages internally and externally with other asset management practitioners, professional bodies and relevant conferences. Actively investigates and evaluates new practices and evolves its asset management activities using appropriate developments.	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.

**Schedule 14a - Mandatory Explanatory Notes on Forecast Information**

**Company Name:** OtagoNet Joint Venture

**For Year Ended:** 31 March 2026

*(In this Schedule, clause references are to the Electricity Distribution Information Disclosure Determination 2012 – as amended and consolidated 9 December 2021.)*

1. This Schedule requires EDBs to provide explanatory notes to reports prepared in accordance with clause 2.6.6.
1. This Schedule is mandatory—EDBs must provide the explanatory comment specified below, in accordance with clause 2.7.2. This information is not part of the audited disclosure information, and so is not subject to the assurance requirements specified in section 2.8.

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

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

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

Inflationary assumptions were used to calculate the nominal prices in the forecast. Nominal Prices are based on NZ Treasury’s economic forecasts, as published in the Half Year Economic and Fiscal Update released December 2025.

	2026/27	2027/28	2028/29	2029/30	2030/31
Inflator CAPEX	2.4%	2.200%	2.100%	2.000%	2.000%

Forecasts are in line with the business plan projections and explanations outlined in the Asset Management Plan

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

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

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

Nominal Prices are based on NZ Treasury’s economic forecasts, as published in the Half Year Economic and Fiscal Update released December 2025.

	2026/27	2027/28	2028/29	2029/30	2030/31
Inflator OPEX	2.4%	2.200%	2.100%	2.000%	2.000%

Forecasts are in line with the business plan projections and explanations outlined in the Asset Management Plan

## ANNEXURE 4 – REFERENCES

Ref #	Description
1	Electricity Distribution Information Disclosure (amendments related to IM Review 2023) Amendment Determination 2024 [2024] NZCC 31, ISSN 1178-2560, Project no. 14.09/47300, Publication date: 27 November 2024, Commerce Commission, Wellington, New Zealand.
2	EIL's Strategic Plan.
3	ISO 31000:2009 Standard: Risk Management - Principles and Guidelines.
4	Health and Safety at Work Act 2015.
5	Electricity (Safety) Regulations 2010
6	Electricity (Hazards from Trees) Regulations 2003.
7	Maintaining safe clearances from live conductors (NZECP34 or AS2067).
8	EEA Guide to Power System Earthing Practice 2009
9	<a href="https://comcom.govt.nz/regulated-industries/electricity-lines/electricity-distributor-performance-and-data/performance-accessibility-tool-for-electricity-distributors">https://comcom.govt.nz/regulated-industries/electricity-lines/electricity-distributor-performance-and-data/performance-accessibility-tool-for-electricity-distributors</a>
10	<a href="https://comcom.govt.nz/regulated-industries/electricity-lines/electricity-distributor-performance-and-data/trends-in-local-lines-company-performance">https://comcom.govt.nz/regulated-industries/electricity-lines/electricity-distributor-performance-and-data/trends-in-local-lines-company-performance</a>

## ANNEXURE 5 – AMP DISCLOSURE TABLE

Electricity Distribution Information Disclosure (amendments related to IM Review 2023) Amendment Determination 2024			
Attachment A; Asset Management Plans - Mandatory disclosure requirements			
AMP design			Where in the AMP? (Chapter/ paragraph)
1	The core elements of asset management—		
1.1		A focus on measuring network performance, and managing the assets to achieve service targets;	2.2; 5; 10.2
1.2		Monitoring and continuously improving asset management practices;	10.3; 10.4
1.3		Close alignment with corporate vision and strategy;	2.1; 2.5
1.4		That asset management is driven by clearly defined strategies, business objectives and service level targets;	2; 5; 6
1.5		That responsibilities and accountabilities for asset management are clearly assigned	2.2; 2.6
1.6		An emphasis on knowledge of what assets are owned and why, the location of the assets and the condition of the assets;	3
1.7		An emphasis on optimising asset utilisation and performance;	6
1.8		That a total life cycle approach should be taken to asset management;	6
1.9		That the use of 'non-network' solutions and demand management techniques as alternatives to asset acquisition is considered.	2.1; 7.1; 7.2; 7.3; 7.6
2	The disclosure requirements are designed to produce AMPs that—		
2.1		Are based on, but are not limited to, the core elements of asset management identified in clause 1;	Overall
2.2		Are clearly documented and made available to all stakeholders;	Website
2.3		Contain sufficient information to allow interested persons to make an informed judgement about the extent to which the EDB's asset management processes meet best practice criteria and outcomes are consistent with outcomes produced in competitive markets;	2.5
2.4		Specifically support the achievement of disclosed service level targets;	5; 10.2
2.5		Emphasise knowledge of the performance and risks of assets and identify opportunities to improve performance and provide a sound basis for ongoing risk assessment;	4
2.6		Consider the mechanics of delivery including resourcing;	2.5; 9.1; 9.2
2.7		Consider the organisational structure and capability necessary to deliver the AMP;	2.6
2.8		Consider the organisational and contractor competencies and any training requirements;	6.2; Schedule 13
2.9		Consider the systems, integration and information management necessary to deliver the plans;	9
2.10		To the extent practical, use unambiguous and consistent definitions of asset management processes and terminology consistent with the terms used in this attachment to enhance comparability of asset management practices over time and between EDBs; and	Overall
2.11		Promote continual improvements to asset management practices.	10.4

Contents of the AMP				
<b>3</b>			<b>The AMP must include the following:</b>	
	3.1		A summary that provides a brief overview of the contents and highlights information that the EDB considers significant;	Exec Summary
	3.2		Details of the background and objectives of the EDB's asset management and planning processes;	2.1; 6
	3.3		A purpose statement which -	
		3.3.1	makes clear the purpose and status of the AMP in the EDB's asset management practices. The purpose statement must also include a statement of the objectives of the asset management and planning processes;	1; 2.5; 6
		3.3.2	states the corporate mission or vision as it relates to asset management;	2.1
		3.3.3	identifies the documented plans produced as outputs of the annual business planning process adopted by the EDB;	2.5
		3.3.4	states how the different documented plans relate to one another, with particular reference to any plans specifically dealing with asset management; and	2.5
		3.3.5	includes a description of the interaction between the objectives of the AMP and other corporate goals, business planning processes, and plans;	2.5
			<i>The purpose statement should be consistent with the EDB's vision and mission statements, and show a clear recognition of stakeholder interest.</i>	
	3.4		Details of the AMP planning period, which must cover at least a projected period of 10 years commencing with the disclosure year following the date on which the AMP is disclosed;	1.1
			<i>Good asset management practice recognises the greater accuracy of short-to-medium term planning, and will allow for this in the AMP. The asset management planning information for the second 5 years of the AMP planning period need not be presented in the same detail as the first 5 years.</i>	
	3.5		The date that it was approved by the directors;	Annexure
	3.6		A description of stakeholder interests (owners, consumers etc) which identifies important stakeholders and indicates-	2.3
		3.6.1	how the interests of stakeholders are identified	2.3
		3.6.2	what these interests are;	2.3
		3.6.3	how these interests are accommodated in asset management practices; and	2.3
		3.6.4	how conflicting interests are managed;	2.2
	3.7		A description of the accountabilities and responsibilities for asset management on at least 3 levels, including	2.2
		3.7.1	governance—a description of the extent of director approval required for key asset management decisions and the extent to which asset management outcomes are regularly reported to directors;	2.2
		3.7.2	executive—an indication of how the in-house asset management and planning organisation is structured; and	2.2

	3.7.3	field operations—an overview of how field operations are managed, including a description of the extent to which field work is undertaken in-house and the areas where outsourced contractors are used;	2.6
3.8		All significant assumptions	1.3
	3.8.1	quantified where possible;	1.3
	3.8.2	clearly identified in a manner that makes their significance understandable to interested persons, including	1.3
	3.8.3	a description of changes proposed where the information is not based on the EDB's existing business;	N/A
	3.8.4	the sources of uncertainty and the potential effect of the uncertainty on the prospective information; and	1.3
	3.8.5	the price inflator assumptions used to prepare the financial information disclosed in nominal New Zealand dollars in the Report on Forecast Capital Expenditure set out in Schedule 11a and the Report on Forecast Operational Expenditure set out in Schedule 11b;	Annexure 3
3.9		A description of the factors that may lead to a material difference between the prospective information disclosed and the corresponding actual information recorded in future disclosures;	1.4
3.10		An overview of asset management strategy and delivery;	2.1; 2.5
		<p><i>To support the Report on Asset Management Maturity disclosure and assist interested persons to assess the maturity of asset management strategy and delivery, the AMP should identify-</i></p> <ul style="list-style-type: none"> <li><i>• how the asset management strategy is consistent with the EDB's other strategy and policies;</i></li> <li><i>• how the asset strategy takes into account the life cycle of the assets;</i></li> <li><i>• the link between the asset management strategy and the AMP; and</i></li> <li><i>• processes that ensure costs, risks and system performance will be effectively controlled when the AMP is implemented.</i></li> </ul>	
3.11		An overview of systems and information management data;	9.3
		<p>To support the Report on Asset Management Maturity disclosure and assist interested persons to assess the maturity of systems and information management, the AMP should describe-</p> <ul style="list-style-type: none"> <li>the processes used to identify asset management data requirements that cover the whole of life cycle of the assets;</li> <li>the systems used to manage asset data and where the data is used, including an overview of the systems to record asset conditions and operation capacity and to monitor the performance of assets;</li> <li>the systems and controls to ensure the quality and accuracy of asset management information; and</li> <li>the extent to which these systems, processes and controls are integrated.</li> </ul>	
3.12		A statement covering any limitations in the availability or completeness of asset management data and disclose any initiatives intended to improve the quality of this data;	9.3
		<i>Discussion of the limitations of asset management data is intended to enhance the transparency of the AMP and identify gaps in the asset management system.</i>	
3.13		A description of the processes used within the EDB for:	

	3.13.1	managing routine asset inspections and network maintenance;	8.1
	3.13.2	planning and implementing network development projects; and	7.1
	3.13.3	measuring network performance;	10.2
3.14		An overview of asset management documentation, controls and review processes.	2.5; 6
		<i>To support the Report on Asset Management Maturity disclosure and assist interested persons to assess the maturity of asset management documentation, controls and review processes, the AMP should-</i> <i>(i) identify the documentation that describes the key components of the asset management system and the links between the key components;</i> <i>(ii) describe the processes developed around documentation, control and review of key components of the asset management system;</i> <i>(iii) where the EDB outsources components of the asset management system, the processes and controls that the EDB uses to ensure efficient and cost effective delivery of its asset management strategy;</i> <i>(iv) where the EDB outsources components of the asset management system, the systems it uses to retain core asset knowledge in-house; and</i> <i>(v) audit or review procedures undertaken in respect of the asset management system.</i>	
3.15		An overview of communication and participation processes;	1.2; 2.1; 6.1
		<i>To support the Report on Asset Management Maturity disclosure and assist interested persons to assess the maturity of asset management documentation, controls and review processes, the AMP should-</i> <i>(i) communicate asset management strategies, objectives, policies and plans to stakeholders involved in the delivery of the asset management requirements, including contractors and consultants; and</i> <i>(ii) demonstrate staff engagement in the efficient and cost effective delivery of the asset management requirements.</i>	
3.16		The AMP must present all financial values in constant price New Zealand dollars except where specified otherwise; and	1.3
3.17		The AMP must be structured and presented in a way that the EDB considers will support the purposes of AMP disclosure set out in clause 2.6.2 of the determination.	Overall
<b>Assets covered</b>			
4		The AMP must provide details of the assets covered and non-network solutions, including	
4.1		a high-level description of the service areas covered by the EDB and the degree to which these are interlinked, including	2.7; 3.1
	4.1.1	the region(s) covered;	2.7
	4.1.2	identification of large consumers that have a significant impact on network operations or asset management priorities;	2.7
	4.1.3	description of the load characteristics for different parts of the network;	3.1
	4.1.4	peak demand and total energy delivered in the previous year, broken down by sub-network, if any.	3.1

4.2		a description of the network configuration, including-	
	4.2.1	identifying bulk electricity supply points and any distributed generation with a capacity greater than 1 MW. State the existing firm supply capacity and current peak load of each bulk electricity supply point;	3.1
	4.2.2	a description of the subtransmission system fed from the bulk electricity supply points, including the capacity of zone substations and the voltage(s) of the subtransmission network(s). The AMP must identify the supply security provided at individual zone substations, by describing the extent to which each has n-x subtransmission security or by providing alternative security class ratings;	3.1; 7.2
	4.2.3	a description of the distribution system, including the extent to which it is underground;	3.1
	4.2.4	a brief description of the network's distribution substation arrangements;	3.1
	4.2.5	a description of the low voltage network including the extent to which it is underground;	3.1
	4.2.6	an overview of secondary assets such as protection relays, ripple injection systems, SCADA and telecommunications systems; and	3.1
	4.2.7	a quantification of the contribution each non-network solution makes towards solving a network risk or constraint, and a description of the extent to which those non-network solutions are provided by a related party or third party.	7.1
		<i>To help clarify the network descriptions, network maps and a single line diagram of the subtransmission network should be made available to interested persons. These may be provided in the AMP or, alternatively, made available upon request with a statement to this effect made in the AMP.</i>	3.1
4.3		If sub-networks exist, the network configuration information referred to in clause 4.2 must be disclosed for each sub-network.	1.3; 3.1; 3.2
<b>Network assets by category</b>			
4.4		The AMP must describe the network assets by providing the following information for each asset category	3.1
	4.4.1	voltage levels;	3.1
	4.4.2	description and quantity of assets;	3.1
	4.4.3	age profiles; and	3.1
	4.4.4	a discussion of the condition of the assets, further broken down into more detailed categories as considered appropriate. Systemic issues leading to the premature replacement of assets or parts of assets should be discussed.	3.1
4.5		The asset categories discussed in clause 4.4 should include at least the following	
	4.5.1	the categories listed in the Report on Forecast Capital Expenditure in Schedule 11a(iii);	3.1

		4.5.2	assets owned by the EDB but installed at bulk electricity supply points owned by others;	N/A
		4.5.3	EDB owned mobile substations and generators whose function is to increase supply reliability or reduce peak demand; and	3.1
		4.5.4	other generation plant owned by the EDB.	3.1
<b>Service Levels</b>				
<b>5</b>			The AMP must clearly identify or define a set of performance indicators for which annual performance targets have been defined. The annual performance targets must be consistent with business strategies and asset management objectives and be provided for each year of the AMP planning period. The targets should reflect what is practically achievable given the current network configuration, condition and planned expenditure levels. The targets should be disclosed for each year of the AMP planning period.	5.1; 5.2
<b>6</b>			Performance indicators for which targets have been defined in clause 5 must include SAIDI values and SAIFI values for the next 5 disclosure years.	5.1
<b>7</b>			Performance indicators for which targets have been defined in clause 5 should also include	
		7.1	Consumer oriented indicators that preferably differentiate between different consumer types; and	5.1
		7.2	Indicators of asset performance, asset efficiency and effectiveness, and service efficiency, such as technical and financial performance indicators related to the efficiency of asset utilisation and operation.	10.2; 10.4
<b>8</b>			The AMP must describe the basis on which the target level for each performance indicator was determined. Justification for target levels of service includes consumer expectations or demands, legislative, regulatory, and other stakeholders' requirements or considerations. The AMP should demonstrate how stakeholder needs were ascertained and translated into service level targets.	5.1
<b>9</b>			Targets should be compared to historic values where available to provide context and scale to the reader.	5.1
<b>10</b>			Where forecast expenditure is expected to materially affect performance against a target defined in clause 5, the target should be consistent with the expected change in the level of performance.	5.1; 5.2
			<i>Performance against target must be monitored for disclosure in the Evaluation of Performance section of each subsequent AMP.</i>	
<b>Network Development Planning</b>				
<b>11</b>			AMPs must provide a detailed description of network development plans, including—	
	11.1		A description of the planning criteria and assumptions for network development;	7.1
	11.2		Planning criteria for network developments should be described logically and succinctly. Where probabilistic or scenario-based planning techniques are used, this should be indicated and the methodology briefly described;	7.1
	11.3		A description of strategies or processes (if any) used by the EDB that promote cost efficiency including through the use of standardised assets and designs;	6.1; 7.2

11.4		The use of standardised designs may lead to improved cost efficiencies. This section should discuss	
	11.4.1	the categories of assets and designs that are standardised; and	7.2
	11.4.2	the approach used to identify standard designs;	7.2
11.5		A description of strategies or processes (if any) used by the EDB that promote the energy efficient operation of the network;	
		<i>The energy efficient operation of the network could be promoted, for example, through network design strategies, demand side management strategies and asset purchasing strategies.</i>	
11.6		A description of the criteria used to determine the capacity of equipment for different types of assets or different parts of the network;	7.1; 7.2
		<i>The criteria described should relate to the EDB's philosophy in managing planning risks.</i>	
11.7		A description of the process and criteria used to prioritise network development projects and how these processes and criteria align with the overall corporate goals and vision;	2.1; 2.2; 7.2
11.8		Details of demand forecasts, the basis on which they are derived, and the specific network locations where constraints are expected due to forecast increases in demand;	7.1
	11.8.1	explain the load forecasting methodology and indicate all the factors used in preparing the load estimates;	7.1
	11.8.2	provide separate forecasts to at least the zone substation level covering at least a minimum five year forecast period. Discuss how uncertain but substantial individual projects/developments that affect load are taken into account in the forecasts, making clear the extent to which these uncertain increases in demand are reflected in the forecasts;	7.1
	11.8.3	identify any network or equipment constraints that may arise due to the anticipated growth in demand during the AMP planning period; and	7.1
	11.8.4	discuss the impact on the load forecasts of any anticipated levels of non-network solutions in a network;	7.1
11.9		Analysis of the significant network level development options identified and details of the decisions made to satisfy and meet target levels of service, including	
	11.9.1	the reasons for choosing a selected option for projects where decisions have been made;	7.1
	11.9.2	the alternative options considered for projects that are planned to start in the next five years and the potential for non-network solutions described; and	7.1
	11.9.3	consideration of planned innovations that improve efficiencies within the network, such as improved utilisation, extended asset lives, and deferred investment;	7.2
11.10		A description and identification of the network development programme including non-network solutions and actions to be taken, including associated expenditure projections. The network development plan must include	7.1
	11.10.1	a detailed description of the material projects and a summary description of the non-material projects currently underway or planned to start within the next 12 months;	7.1

	11.10.2	a summary description of the programmes and projects planned for the following four years (where known); and	7.1
	11.10.3	an overview of the material projects being considered for the remainder of the AMP planning period;	7.1; 7.2; 7.3; 7.5
		<i>For projects included in the AMP where decisions have been made, the reasons for choosing the selected option should be stated which should include how target levels of service will be impacted. For other projects planned to start in the next five years, alternative options should be discussed, including a detailed description of the investigations undertaken in respect of the potential for non-network solutions to be more cost effective than network augmentations and vice-versa. This should specify if any third parties were approached in relation to non-network solutions, and if so, whether those third parties are related parties. For the purposes of disclosing the information described in clause 11.10.3, an EDB is not required to include commercially sensitive or confidential information.</i>	
11.11		A description of the EDB's policies on distributed generation, including the policies for connecting distributed generation. The impact of such generation on network development plans must also be stated;	7.2
11.12		A description of the EDB's policies on non-network solutions, including	
	11.12.1	economically feasible and practical alternatives to conventional network augmentation. These are typically approaches that would reduce network demand and/or improve asset utilisation;	7.2
	11.12.2	the potential for non-network solutions to address network problems or constraints; and	7.2
	11.12.3	how information on current and forecast constraints (both load and injection) is shared with potential providers of non-network solutions. This must include any information on low voltage network constraints, including the constraint information the EDB derives from the data specified under clause 17.2.2 of Attachment A.	
<b>Lifecycle Asset Management Planning (Maintenance and Renewal)</b>			
<b>12</b>		The AMP must provide a detailed description of the lifecycle asset management processes, including—	6.1
	12.1	The key drivers for maintenance planning and assumptions;	8
	12.2	Identification of routine and corrective maintenance and inspection policies and programmes and actions to be taken for each asset category, including associated expenditure projections. This must include	8
	12.2.1	the approach to inspecting and maintaining each category of assets, including a description of the types of inspections, tests and condition monitoring carried out and the intervals at which this is done;	8.2
	12.2.2	any systemic problems identified with any particular asset types and the proposed actions to address these problems; and	7.3; 7.7
	12.2.3	budgets for maintenance activities broken down by asset category for the AMP planning period;	8.4
	12.3	Identification of asset replacement and renewal policies and programmes and actions to be taken for each asset category, including associated expenditure projections. This must include	7.3

	12.3.1	the processes used to decide when and whether an asset is replaced or refurbished, including a description of the factors on which decisions are based, and consideration of future demands on the network and the optimum use of existing network assets;	7.3
	12.3.2	a description of innovations that have deferred asset replacements;	7.3
	12.3.3	a description of the projects currently underway or planned for the next 12 months;	7.3
	12.3.4	a summary of the projects planned for the following four years (where known); and	7.3
	12.3.5	an overview of other work being considered for the remainder of the AMP planning period; and	7.3
12.4		The asset categories discussed in clauses 12.2 and 12.3 should include at least the categories in clause 4.5.	
<b>Non-Network Development, Maintenance and Renewal</b>			
<b>13</b>		AMPs must provide a summary description of material non-network development, maintenance and renewal plans, including—	
	13.1	a description of non-network assets;	N/A
	13.2	development, maintenance and renewal policies that cover them;	N/A
	13.3	a description of material capital expenditure projects (where known) planned for the next five years; and	N/A
	13.4	a description of material maintenance and renewal projects (where known) planned for the next five years.	N/A
<b>Risk Management</b>			
<b>14</b>		AMPs must provide details of risk policies, assessment, and mitigation, including—	4
	14.1	Methods, details and conclusions of risk analysis;	4.2
	14.2	Strategies used to identify areas of the network that are vulnerable to high impact low probability events and a description of the resilience of the network and asset management systems to such events;	4.3; 4.4
	14.3	A description of the policies to mitigate or manage the risks of events identified in clause 14.2; and	4.4
	14.4	Details of emergency response and contingency plans.	4.4
		<i>Asset risk management forms a component of an EDB's overall risk management plan or policy, focusing on the risks to assets and maintaining service levels. AMPs should demonstrate how the EDB identifies and assesses asset related risks and describe the main risks within the network. The focus should be on credible low-probability, high-impact risks. Risk evaluation may highlight the need for specific development projects or maintenance programmes. Where this is the case, the resulting projects or actions should be discussed, linking back to the development plan or maintenance programme.</i>	
<b>Evaluation of performance</b>			
<b>15</b>		AMPs must provide details of performance measurement, evaluation, and improvement, including—	
	15.1	A review of progress against plan, both physical and financial;	10.1; 10.2

		<ul style="list-style-type: none"> <li>referring to the most recent disclosures made under Section 2.6 of this determination, discussing any significant differences and highlighting reasons for substantial variances;</li> <li>commenting on the progress of development projects against that planned in the previous AMP and provide reasons for substantial variances along with any significant construction or other problems experienced; and</li> <li>commenting on progress against maintenance initiatives and programmes and discuss the effectiveness of these programmes noted.</li> </ul>	
15.2		An evaluation and comparison of actual service level performance against targeted performance;	10.2
		<ul style="list-style-type: none"> <li>in particular, comparing the actual and target service level performance for all the targets discussed under the Service Levels section of the AMP in the previous AMP and explain any significant variances.</li> </ul>	
15.3		An evaluation and comparison of the results of the asset management maturity assessment disclosed in the Report on Asset Management Maturity set out in Schedule 13 against relevant objectives of the EDB's asset management and planning processes.	10.4; Schedule 13
15.4		An analysis of gaps identified in clauses 15.2 and 15.3. Where significant gaps exist (not caused by one-off factors), the AMP must describe any planned initiatives to address the situation.	10.4
<b>Capability to deliver</b>			
<b>16</b>		AMPs must describe the processes used by the EDB to ensure that-	
16.1		The AMP is realistic and the objectives set out in the plan can be achieved; and	1.3; 9.1
16.2		The organisation structure and the processes for authorisation and business capabilities will support the implementation of the AMP plans.	1.2; 2.6
<b>Requirements to provide qualitative information in narrative form</b>			
<b>17</b>		AMPs must include qualitative information in narrative form, as prescribed in clauses 17.1-17.7 below:	
<b>Notice of planned and unplanned interruptions</b>			
17.1		a description of how the EDB provides notice to and communicates with consumers regarding planned interruptions and unplanned interruptions, including any changes to the EDB's processes and communications in respect of planned interruptions and unplanned interruptions;	
<b>Voltage quality and constraints</b>			
17.2		a description of the EDB's practices for:	

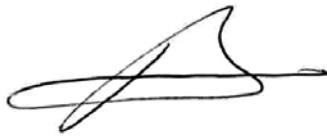
	17.2.1	<p>monitoring voltage, including:</p> <p>(a) the EDB’s practices for monitoring voltage quality on its low voltage network;</p> <p>(b) work the EDB is doing on its low voltage network to address any known non-compliance with the applicable voltage requirements of the Electricity (Safety) Regulations 2010;</p> <p>(c) how the EDB responds to and reports on voltage quality issues when the EDB identifies them, or when they are raised by a stakeholder;</p> <p>(d) how the EDB communicates with affected consumers regarding the voltage quality work it is carrying out on its low voltage network; and</p> <p>(e) any plans for improvements to any of the practices outlined at clauses (a)-(d) above;</p>	
	17.2.2	<p>monitoring load and injection constraints, including:</p> <p>(a) any challenges, and progress, towards collecting or procuring data required to inform the EDB of current and forecast constraints on its low voltage network, including historical consumption data; and</p> <p>(b) any analysis and modelling (including any assumptions and limitations) the EDB undertakes, or intends to undertake, with the data described in clause 17.2.2(a).</p>	7.1
<b>Customer service practices</b>			
		There may be a degree of overlap between the information required under this clause and the information required in respect of customer charters under clause 2.5.3. For the avoidance of doubt, if there is overlap, EDBs should disclose the information in both places.	
	17.3	a description of the EDB’s customer service practices, including:	
	17.3.1	the EDB’s customer engagement protocols and customer service measures – including customer satisfaction with the EDB’s supply of electricity distribution services;	5.1
	17.3.2	the EDB’s approach to planning and managing customer complaint resolution;	5.1; 10.2
<b>Practices for connecting new consumers and altering existing connections</b>			
	17.4	a description of the EDB’s practices for connecting consumers, including:	
	17.4.1	<p>the EDB’s approach to planning and management of-</p> <p>(a) connecting new consumers (offtake and injection connections), and overcoming commonly encountered issues; and</p> <p>(b) alterations to existing connections (offtake and injection connections);</p>	Exec Summary; 2.8; 7.1
	17.4.2	how the EDB is seeking to minimise the cost to consumers of new or altered connections;	7.1
	17.4.3	the EDB’s approach to planning and managing communication with consumers about new or altered connections;	5.1
	17.4.4	commonly encountered delays and potential timeframes for different connections; and	5.1; 7.1
	17.4.5	the EDB’s approach to sharing information on current and forecast constraints (both load and injection) with potential new consumers. This must include any information on low voltage network constraints, including the constraint information the EDB derives from the data specified under clause 17.2.2(a) of Attachment A.	7.1

New connections likely to have a significant impact on network operations or asset management priorities			
		The following requirements focus on the EDB's capability and risk management regarding demand, generation, or storage capacity that the EDB considers are likely to have a significant impact on its network operations or asset management priorities. The EDB may consider voltage, network location, or other factors in making this assessment.	
17.5		A description of the following:	
	17.5.1	how the EDB assesses the impact that new demand, generation, or storage capacity will have on the EDB's network, including: (a) how the EDB measures the scale and impact of new demand, generation, or storage capacity; (b) how the EDB takes the timing and uncertainty of new demand, generation, or storage capacity into account; (c) how the EDB takes other factors into account, eg, the network location of new demand, generation, or storage capacity; and	1.3; 7.1
	17.5.2	how the EDB assesses and manages the risk to the network posed by uncertainty regarding new demand, generation, or storage capacity;	4; 7.1
Innovation practices			
17.6		a description of the following:	
	17.6.1	any innovation practices the EDB has planned or undertaken since the last AMP or AMP update was publicly disclosed, including case studies and trials;	NA
	17.6.2	the EDB's desired outcomes of any innovation practices, and how they may improve outcomes for consumers;	NA
	17.6.3	how the EDB measures success and makes decisions regarding any innovation practices, including how the EDB decides whether to commence, commercially adopt, or discontinue these practices;	NA
	17.6.4	how the EDB's decision-making and innovation practices depend on the work of other companies, including other EDBs and providers of non-network solutions; and	NA
	17.6.5	the types of information the EDB uses to inform or enable any innovation practices, and the EDB's approach to seeking that information.	NA
17.7		For the purpose of disclosing the information required under clauses 17.6.1-17.6.5 above, an EDB is not required to include commercially sensitive or confidential information.	NA

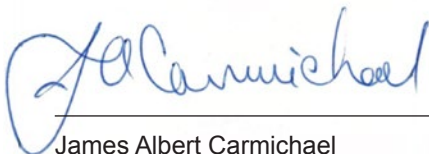
## Annexure 6 – Directors' Approval

We, Peter William Moynihan (Chair) and James Albert Carmichael being directors of companies which are parties to the OtagoNet Joint Venture certify that, having made all reasonable enquiry, to the best of our knowledge-

- a. The following attached information of OtagoNet Joint Venture prepared for the purposes of clauses 2.6.1, 2.6.3 and 2.7.2 of the Electricity Distribution Information Disclosure Determination 2012 in all material respects complies with that determination.
- b. The prospective financial or non-financial information included in the attached information has been measured on a basis consistent with regulatory requirements or recognised industry standards.
- c. The forecasts in Schedules 11a, 11b, 12a, 12b, 12c, 12d and 14a are based on objective and reasonable assumptions which both align with OtagoNet Joint Venture corporate purpose and strategy and are documented in retained records.



\_\_\_\_\_  
Peter William Moynihan (Chair)



\_\_\_\_\_  
James Albert Carmichael

25th March 2026

\_\_\_\_\_  
Date

*OtagoNet*



Nugget Point Lighthouse