

Network Interconnection Service Contract 7

**relating to**

Local Interconnection Service

**Vodafone New Zealand Limited**

**and**

**Telecom New Zealand Limited**

**Date**

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This **Agreement** is made on

2005

**between** (1) **Vodafone New Zealand Limited**, at Auckland (together with its successors and permitted assigns and transferees **Vodafone**)

**and** (2) **Telecom New Zealand Limited**, at Wellington (together with its successors and permitted assigns and transferees **Telecom**).

## Introduction

- A. The parties have entered into a Network Interconnection Service Supply Agreement dated on 13 May 2004 (as amended from time to time, the **Supply Agreement**) which provides for the making available and provision by the parties of Network Interconnection Services to and from each other.
- B. The parties wish to make available and provide the Local Interconnection Service to each other under the terms and conditions of the Supply Agreement and of this Agreement.

## It is agreed

### 1. Interpretation

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In this Agreement, unless the context otherwise requires, words and expressions defined or construed in the Supply Agreement, and not otherwise defined or construed in this Agreement, have the same meanings as defined or construed in the Supply Agreement when used in this Agreement. In addition:

**Agreement** means this agreement known as Network Interconnection Service Contract 7, as amended from time to time;

**Home Zone** means a geographic area no larger than the coverage area of the cell site or cell sites that provide coverage to the building or other physical premises of the Vodafone Local Customer;

**Local Call** means:

- (a) a signal or series of signals generally falling within the audio bandwidth of 300 Hz to 3400 Hz or signals contained within a standard digital CCITT/ITU 64 kBits channel, to be conveyed from the Originating Party's Network to the Terminating Party's Network, whether or not that signal or series of signals is so conveyed to effect actual communication between the originator of the call and the intended recipient of the signal or signals; but does not include CCITT No. 7 MTP or ISUP messages including (without limitation) messages relating to set up, answer or release of an associated call including calling or called numbers; and
- (b) where the number dialled by the calling party is a Local Number, excluding calls where a Local Number in the Terminating Party's Network is provided by the Originating Party as a result of number translation by that Originating Party (other than in accordance with clause 10 below);

other than, for the avoidance of doubt:

- (c) a Vodafone Toll Bypass Call (as defined in the agreement known as “Network Interconnection Service Contract 5 [*Telecom Toll Bypass Service*]” entered into by the parties on 13 May 2004, as amended from time to time);
- (d) a Free-phone Call (as that term is defined in the agreement known as “Network Interconnection Service Contract 4 [*Free-phone Call Service*]” entered into by the parties on 13 May 2004, as amended from time to time); and
- (e) the transmission of any short text messages comprising an alphanumeric string of text and/or graphics and any multi-media messages comprising text, graphics, animation, pictures, audio, video or any combination of these.

For these purposes:

- (f) the building or other physical premises of the Telecom Local Customer and the building or other physical premises of the Vodafone Local Customer must be located in the same Local Interconnect Calling Area;
- (g) for calls in the Telecom to Vodafone direction:
  - (i) the Telecom Network Number from which the call originated and the Vodafone Network Number of the intended recipient must be allocated to the same Local Interconnect Calling Area; and
  - (ii) the calling party is connected to Telecom’s fixed PSTN at the building or other physical premises of the Telecom local customer when they make the call;
- (h) for calls in the Vodafone to Telecom direction:
  - (i) the Vodafone Network Number from which the call originated and the Telecom Network Number of the intended recipient must be allocated to the same Local Interconnect Calling Area; and
  - (ii) the calling party is physically within the Home Zone of the relevant Vodafone Local Customer when they make the call.

For the purposes of clause 1.5.5 of the Supply Agreement, a Local Call will be a Call;

**Local Calling Service** means a telecommunications service provided by a party to its Local Customers to enable them to make and/or receive Local Calls (and, for avoiding doubt, is not a service provided by one party to the other);

**Local Customer** means a person with a contractual relationship with a party for the use of that Local Calling Service;

**Local End User** means, in respect of a party, a person who becomes an end user of that party’s Local Calling Service;

**Local Interconnection Service** means the telecommunication service defined in schedule 1;

**Local Number** means, in respect of a party, those seven digit numbers allocated by that party to its Local Customers, which numbers are listed in section 4 of the CC&NN Document or allocated to that party in accordance with the NAD, where the first 4 digits of the national toll code are of the form area code (3, 4, 6, 7 or 9) followed directly by:

- (a) in the case of Telecom, NXX (where N is a digit in the range 2 to 8 (inclusive)), including such numbers allocated to Telecom payphones; and
- (b) in the case of Vodafone:
  - (i) 9XX; or
  - (ii) in the case of area code 3, 421; or
  - (iii) in the case of area code 4, 821;

**Originating Party** means:

- (a) Vodafone, if the Terminating Party is Telecom; and
- (b) Telecom, if the Terminating Party is Vodafone;

**Principle of Local Call Hand-over** means the principle set out in clause 5 of this Agreement;

**Telecom Local Customer** means a Local Customer of Telecom;

**Telecom Local Calling Service** means the Local Calling Service of Telecom;

**Telecom Network Number** means a Local Number of Telecom;

**Term** means the period on and from midnight on the day preceding the date of this Agreement to and including midnight on the date of expiry of the Commission's determination relating to these terms under section 30(e) of the Telecommunications Act 2001;

**Terminating Party** means:

- (a) Vodafone, if the Local Interconnection Service is being made available and provided by Vodafone to Telecom; and
- (b) Telecom, if the Local Interconnection Service is being made available and provided by Telecom to Vodafone;

**Vodafone Local Customer** means a Local Customer of Vodafone;

**Vodafone Local Calling Service** means the Local Calling Service of Vodafone; and

**Vodafone Network Number** means a Local Number of Vodafone.

## 2. **Provision of Local Interconnection Service**

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### 2.1 **Obligation to make available and provide**

Subject to the terms and conditions of this Agreement, the Terminating Party shall, upon satisfaction of the conditions set out in clause 2.2, make available and provide to the Originating Party the Local Interconnection Service.

## 2.2 Conditions

The obligation of the Terminating Party under clause 2.1 is conditional upon the completion of:

- (a) appropriate testing in accordance with clause 14.4 of the Supply Agreement and the Network Interconnection Operational Procedures; and
- (b) any other testing reasonably required by either of the parties.

## 2.3 Commencement of testing

The parties are, from a date to be agreed to by the parties (which shall be a date within 30 days of a date notified by Vodafone to Telecom), to commence the testing required to be completed under clause 2.2 in order for the Terminating Party to make available and provide to the Originating Party the Local Interconnection Service and the parties shall use their reasonable endeavours to complete that testing within 30 days of commencement of the testing.

## 2.4 Reverse toll bypass

No later than two months prior to the public launch of the Vodafone Local Calling Service, Vodafone shall notify Telecom that it wishes to negotiate the terms of an agreement to be known as "Network Interconnection Service Contract 6 [*Vodafone Toll Bypass Service*]", relating to the making available and provision by Vodafone of a Network Interconnection Service substantially similar to the Network Interconnection Service made available and provided by Telecom under Network Interconnection Service Contract 5 [*Telecom Toll Bypass Service*] dated 13 May 2004 (if that agreement, or any agreement replacing that agreement, is in effect at that time). The parties will then promptly meet and use their reasonable endeavours to negotiate the terms of Network Interconnection Service Contract 6 [*Vodafone Toll Bypass Service*]. If the parties have not reached agreement on these terms within two months of the commencement of negotiations, then either party may refer the dispute to dispute resolution under clause 5 of the Supply Agreement. For the purposes of this clause 2.4, Vodafone will not have publicly launched the Vodafone Local Calling Service if it is providing the Vodafone Local Calling Service only to its officers, employees, contractors or agents (where those officers, employees, contractors or agents are not then providing the Vodafone Local Calling Service to any other person). It is intended that this Network Interconnection Service will only relate to calls from Vodafone Local Customers where the number from which the call originated is a Vodafone Network Number.

## 3. Term

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### 3.1 Term

Unless terminated earlier under any provision of the Supply Agreement which allows for early termination, subject to clause 3.3, this Agreement takes effect from midnight on the day preceding the date of this Agreement and shall continue for the Term.

### 3.2 Continued provision of the Local Interconnection Service

Either party may give 60 Working Days' notice before expiry of the Term requesting that an agreement be entered into for the continued provision of the Local Interconnection Service. The parties must then begin to negotiate about whether an agreement will be entered into and, if so, the terms of that agreement. Neither party has the right to refer any dispute arising from

such negotiation to dispute resolution under clause 5 of the Supply Agreement, except that, if the parties agree it is appropriate with respect to any particular matter, they shall participate in a mediation in accordance with clause 5 of the Supply Agreement. However, there shall be no recourse to arbitration (other than in accordance with the Telecommunications Act 2001).

### 3.3 Continuation of these terms

If, by the expiry of the Term, the parties have not negotiated all the terms of an agreement for the continued provision of the Local Interconnection Service, these terms shall continue to apply until the parties agree on terms or such terms are determined by the Commission, provided that these terms shall cease to apply from the date three years after the expiry of the Term if no such terms have been agreed or determined by that date. The parties acknowledge that:

- (a) the continuation of these terms beyond the expiry of the Term pursuant to this clause does not constitute an agreement for the purposes of section 22 of the Telecommunications Act 2001, but is an interim arrangement to permit continued supply of services to Local Customers by each party; and
- (b) any charges agreed by the parties or determined by the Commission will apply from the expiry of the Term.

## 4. Price

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The price of the Local Interconnection Service to be provided under this Agreement is nil (i.e., the origination and termination of all Local Calls shall be charged on the basis of "pure bill and keep").

## 5. Principle of Local Call Hand-over

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### 5.1 Principle of Local Call Hand-over

The Principle of Local Call Hand-over shall be as follows:

- (a) in the case of a Local Call from the Telecom Network to the Vodafone Network, the Local Call shall be handed over from the Telecom Network to the Vodafone Network at a Telecom Handover Point, which Telecom Handover Point is in the Major LICA which is the same as, or in the same LICA Group as, the LICA to which the Telecom Network Number (from which the Local Call originated) is allocated; and
- (b) in the case of a Local Call from the Vodafone Network to the Telecom Network, the Local Call shall be handed over from the Vodafone Network to the Telecom Network at a Vodafone Handover Point, which Vodafone Handover Point is in the Major LICA which is the same as, or in the same LICA Group as, the LICA to which the Vodafone Network Number (from which the Local Call originated) is allocated.

### 5.2 Hand-over of Local Calls

All Local Calls that originate in the Originating Party's Network shall be handed over or, where a free circuit is not available in the Terminating Party's Network, offered to be handed over from the Originating Party to the Terminating Party.

## 6. Local Interconnect Calling Areas

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### 6.1 Local Interconnect Calling Areas

The Major LICAs, and the Minor LICAs associated with each Major LICA, as at the date of this Agreement are set out in schedule 3 of the agreement between the parties known as "Network Interconnection Service Contract 1 [*Call Delivery in the Telecom Network*]" dated 13 May 2004.

### 6.2 Purpose of Local Interconnect Calling Areas

The Local Interconnect Calling Areas are the areas that are intended to govern what is, for the purposes of the Local Interconnection Service, a Local Call.

### 6.3 Minor adjustments to Local Interconnect Calling Areas

Telecom may, in its sole discretion and on giving 20 Working Days notice, adjust, but in minor respects only, the boundaries of the Local Interconnect Calling Areas to take into account:

- (a) any natural growth, change, or decline in the number of Telecom Local Customers in a particular region; or
- (b) good network management principles and practices.

Telecom must first consult with Vodafone with a view to ensuring that any effect of the adjustment on the charges payable by either party under this Agreement or any other Network Interconnection Service Contract is as insignificant as is reasonably practicable in the circumstances.

### 6.4 Changing Local Interconnect Calling Areas

Telecom may give notice of its intention to change, or give notice changing:

- (a) a Major LICA into a Minor LICA; or
- (b) a Minor LICA into a Major LICA; or
- (c) the Major LICA with which any Minor LICA is associated,

or to combine LICAs, from a date no earlier than 365 days after that notice. Regardless of such a notice, the Major LICAs, Minor LICAs and LICA Groups for the purposes of this Agreement and all other Network Interconnection Service Contracts will remain as set out in Schedule 2 until these terms expire or are terminated, unless the parties agree otherwise.

### 6.5 Local Calling Areas

It is acknowledged by the parties, however, that either party may wish to adopt areas which are different from Local Interconnect Calling Areas for the purposes of promoting and marketing their Local Calling Service to their Local Customers and potential Local Customers.

## 6.6 Crossing of boundaries

It is acknowledged by the parties that, if the boundaries of Vodafone's Local Calling Areas cross the boundaries of any Telecom area code areas, this could cause:

- (a) operational difficulties with respect to:
  - (i) the listing of Vodafone Network Numbers in the appropriate Telecom telephone directory; and
  - (ii) directory assistance service made available and provided under the agreement between the parties known as "Network Interconnection Service Contract 3 [*Telecom TLOC Service*]" dated 13 May 2004; or
- (b) confusion of Vodafone Customers and Telecom Customers because of misdirected Calls.

For this reason, Vodafone agrees that the boundaries of Vodafone's Local Calling Areas shall not cross the boundaries of any Telecom area code areas. If, however, Vodafone's Local Calling Areas do cross the boundaries of a Telecom area code area by reason solely of Telecom changing these boundaries, Vodafone shall not be in breach of this clause 6.6.

## 6.7 Telecom area code areas

- (a) For the purposes of clause 6.6, the boundaries of a Telecom area code area shall be derived from the table in section 4 of the CC&NN Document, by way of the relationship between the first digit of the "national toll code" (being the area code) and the associated Telecom Local Calling Areas.
- (b) The Telecom area code area boundary is the boundary of the area comprising all of Telecom's Local Calling Areas associated with that area code.

## 6.8 Consultation prior to change

- (a) Each party shall give 20 Working Days notice of any proposed change to its Local Calling Areas. Each party shall then consult with the other party prior to changing any of its Local Calling Areas.
- (b) Such consultation shall be for the sole purpose of endeavouring to resolve any customer confusion, technical, engineering, numbering, directory listing or directory assistance issues that may arise as a result of the proposed change.
- (c) The other party's only obligation relating to such a proposed change is to consult in accordance with this clause.

## 6.9 No obligation on a party to make changes

If a party changes or proposes to change any of its Local Calling Areas, the other party or its Group shall be under no obligation:

- (a) to make changes to its Local Calling Areas;
- (b) to communicate any matter to its Local Customers; or

- (c) to do anything else in response to the change or any proposed change (other than to consult with the other party in terms of clause 6.8).

## 6.10 **No billing by the other party or third party Network Operators**

Each party shall not, and shall ensure that:

- (a) other members of its Group; and
- (b) subject to clause 2.12 of the Supply Agreement, Network Operators whose networks are connected to its Network,

do not, bill the other party's Local Customers or Local End Users directly for any part of the Local Interconnection Service.

## 7. **Call diversity**

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If the parties agree that it is appropriate in any LICA Group in accordance with good network design principles and practices, they will co-operate to ensure that Local Call traffic can be split as evenly as practicable between the links from the Originating Party's Handover Point to the Originating Party's switches in that LICA Group (where there are more than one).

## 8. **Identification of Calls**

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### 8.1 **Identification of Calls**

Each party shall identify for the other party the Local Calls handed over from that party's Network to the other party's Network in accordance with this Agreement as distinct from other Calls and Vodafone TLOC Calls (as that term is defined in the agreement between the parties known as "Network Interconnection Service Contract 3 [*Telecom TLOC Services*]" dated 13 May 2004) handed over from that party's Network to the other party's Network by that party in accordance with any other Network Interconnection Service Contract by such method as may, from time to time, be agreed to by the parties.

### 8.2 **Calling party numbers**

For the avoidance of doubt, in respect of any Local Call handed over from the Originating Party's Network to the Terminating Party's Network, there shall be no charge to the Terminating Party for the provision by the Originating Party of any number information provided by the Originating Party, including the A-number or any part of the A-number or any default A-number provided in accordance with schedule D to the Supply Agreement.

## 9. **Local number portability**

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The parties acknowledge and agree that amendments to this Agreement will need to be made as a result of:

- (a) any agreement between the parties, including with any Network Operator; or

- (b) any designated multi-network service determination made by the Commerce Commission under Part 2 of the Telecommunications Act 2001,

that in either case provides for:

- (c) the portability of any Vodafone Network Numbers or Telecom Network Numbers to be used by any customer of a party or any customer of a Network Operator; or
- (d) the portability of any local telephone numbers to be used by any customer of either of the parties.

## 10. Miscellaneous matters

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### 10.1 Audit

The parties agree to the following audit procedures so that they can ensure that the Local Interconnection Service is only being used for originating and terminating Local Calls:

- (a) if either party (the **first party**) has reason to believe that calls purported to be handed over under this Agreement are not Local Calls, then the first party may, by notice to the other party, appoint an independent auditor to examine the nature of the calls handed over by the parties;
- (b) the other party may raise a reasonable objection to the identity of the auditor within three Working Days of the first party's notice, and if the parties cannot agree on the auditor within a further three Working Days then the auditor will be appointed by the President of the Institute of Chartered Accountants of New Zealand;
- (c) upon receipt of the first party's notice, the other party shall provide the auditor with access to such information regarding the calls and its Network as is reasonably necessary for the auditor to determine:
  - (i) whether, due primarily to an act or omission by the other party (or its Customers, agents or contractors), any calls are being handed over under this Agreement that are not Local Calls; and
  - (ii) the volume of any such calls;
- (d) all information obtained by the auditor in the course of its audit under this clause 10.1 must be kept confidential to the other party. The auditor will only reveal to the first party its determinations under sub-paragraphs (i) and (ii) of paragraph (c);
- (e) if the auditor determines that, due primarily to an act or omission by the other party (or its Customers, agents or contractors), a material number of calls are being handed over under this Agreement that are not Local Calls, then:
  - (i) the other party shall bear the reasonable costs of the auditor (in all other circumstances, the first party shall bear the auditor's costs);
  - (ii) the first party may invoice the other party for an amount equal to the first party's reasonable estimate of, where the first party is the Terminating Party, the equivalent charges under Network Interconnection Service Contract 1 [*Call Delivery in the Telecom Network*] or Network Interconnection Service Contract 2

[*Call Delivery in the Vodafone Network*] for the call type under those agreements that the first party reasonably considers most closely resembles those calls, and the other party will pay that invoice by its due date; and

- (iv) the other party may notify the first party that it wishes to negotiate the terms of a separate agreement to apply to those calls that are not Local Calls (unless those calls are currently covered by another Network Interconnection Service Contract).

## 10.2 Number translation

The Originating Party shall not, in relation to any Local Call, translate the number dialled by the calling party into any other number to be presented to the Terminating Party, unless:

- (a) the Terminating Party notifies the Originating Party in writing that it requests the Originating Party to undertake this number translation;
- (b) the Originating Party agrees to undertake that number translation; and
- (c) the parties have agreed the terms on which that number translation will take place.

## 11. Network Interconnection Technical Specifications

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For the purposes of clause 14.3 of the Supply Agreement, Network Interconnection Technical Specification 1 shall apply to Local Calls handed over from the Originating Party's Network to the Terminating Party's Network at a Handover Point under this Agreement.

## 12. Supply Agreement

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Unless provided otherwise in this Agreement, the terms and conditions of the Supply Agreement shall be read as part of this Agreement.

## 13. Amendments

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### 13.1 Amendments to Supply Agreement

The Supply Agreement is amended by:

- (a) the deletion of clause 5. For the avoidance of doubt, this does not refer to clause 5 of any Schedule to that agreement;
- (b) amending the definition of Expiry Date in Schedule A to read "*Expiry Date* means 31 March 2006 and, notwithstanding clause 3.2, for the purposes of the agreement between the parties known as "*Network Interconnection Service Contract 7 (Local Interconnection Service)*" dated [ ] 2005, means the date on which the Term (as that term is defined in that agreement) expires or such later date on which those terms shall cease to apply under clause 3.2 of that agreement;";
- (c) amending the definition of Local Interconnect Calling Area in Schedule A to read "*Local Interconnect Calling Area* (or *LICA*) means, (subject to any change pursuant to Clause 6.4 of the agreement known as "*Network Interconnection Service Contract 7 (Local*

*Interconnection Service*)” dated [ ] 2005), an area designated by Telecom as at the Commencement Date as a *Local Interconnect Calling Area* and set out in Schedule 3 to the agreement known as Network Interconnection Service Contract 1 (*Call Delivery in the Telecom Network*).”;

- (d) amending the definition of Local Number in Schedule A to read “Local Number has the meaning set out in the agreement known as “Network Interconnection Service Contract 7 (*Local Interconnection Service*)” dated [ ] 2005.”;
- (e) amending clause 12.9 of Schedule A by adding clause 12.9.5 as follows: “12.9.5 Local Calls under the agreement known as “Network Interconnection Service Contract 7 (*Local Interconnection Service*)” dated [ ] 2005, that are handed over from the Vodafone Network to the Telecom Network,”;
- (f) amending clause 12.10 of Schedule A by adding clause 12.10.4 as follows: “12.10.4 Local Calls under the agreement known as “Network Interconnection Service Contract 7 (*Local Interconnection Service*)” dated [ ] 2005, that are handed over from the Telecom Network to the Vodafone Network,”;
- (g) amending clause 4.1.1 of Schedule B by adding paragraph (d) (and renumbering the existing paragraph (d)) as follows: “Local Calls under the agreement known as “Network Interconnection Service Contract 7 (*Local Interconnection Service*)” dated [ ] 2005, that are handed over from the Vodafone Network to the Telecom Network,”;
- (h) amending clause 4.1.2 of Schedule B by adding paragraph (c) (and renumbering the existing paragraph (c)) as follows: “Local Calls under the agreement known as “Network Interconnection Service Contract 7 (*Local Interconnection Service*)” dated [ ] 2005, that are handed over from the Telecom Network to the Vodafone Network,”; and
- (i) amending clause 2.2.2 of Schedule D by adding the following at the end of paragraph (a) “or, in the case of area code 3, 421 or, in the case of area code 4, 821”.

### 13.2 Amendments to NISC 1

The agreement between the parties known as “Network Interconnection Service Contract 1 (*Call Delivery in the Telecom Network*)” dated 13 May 2004 is amended by:

- (a) amending the definition of Vodafone Call by adding a new sub-paragraph (iv) to paragraph (c) as follows: “Local Calls under the agreement known as “Network Interconnection Service Contract 7 (*Local Interconnection Service*)” dated [ ] 2005, that are handed over from the Vodafone Network to the Telecom Network”; and
- (b) deleting clause 8 and replacing it with “[Intentionally deleted]”, so as to preserve the numbering in the rest of the agreement.

### 13.3 Amendments to NISC 2

The agreement between the parties known as “Network Interconnection Service Contract 2 (*Call Delivery in the Vodafone Network*)” dated 13 May 2004 is amended by:

- (a) amending the definition of Telecom Call by adding a new sub-paragraph (iv) to paragraph (c) as follows: “Local Calls under the agreement known as “Network Interconnection Service Contract 7 (*Local Interconnection Service*)” dated [ ] 2005, that are handed over from the Telecom Network to the Vodafone Network”; and

(b) amending paragraph (b) of Schedule 2 by adding the following at the end of paragraph (b): “or, in the case of area code 3, 421 or, in the case of area code 4, 821”.

**EXECUTED** as an agreement.

**SIGNED** for and on behalf of  
**VODAFONE NEW ZEALAND LIMITED**

by:

\_\_\_\_\_ Authorised Signatory  
Name:

Title:

**SIGNED** for and on behalf of  
**TELECOM NEW ZEALAND LIMITED**

by:

\_\_\_\_\_ Authorised Signatory  
Name:

Title:

## Schedule 1: Network Interconnection Service Definition

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### Local Interconnection Service

The Local Interconnection Service comprises:

- (a) both:
  - (i) the acceptance by the Terminating Party of all Local Calls handed over from the Originating Party's Network to the Terminating Party's Network in accordance with the Principle of Local Call Hand-over for which:
    - (A) if the Terminating Party is Vodafone, a Vodafone Network Number allocated to the same Local Interconnect Calling Area is provided; or
    - (B) if the Terminating Party is Telecom, a Telecom Network Number allocated to the same Local Interconnect Calling Area is provided; and
  - (ii) delivery, or offer of delivery, by the Terminating Party of each such Local Call to the destination designated by the Vodafone Network Number or the Telecom Network Number, as the case may be in the Terminating Party's Network as it exists from time to time; and
- (b) transmission by the Terminating Party of an Answer Line Signal to the Originating Party's Network in respect of Local Calls:
  - (i) delivered to the destination designated by the Vodafone Network Number (if the Terminating Party is Vodafone) or the Telecom Network Number (if the Terminating Party is Telecom), in each case in terms of paragraph (a); and
  - (ii) answered by the called party or by some other means,

where the Originating Party has, for each Local Call handed over from the Originating Party's Network to the Terminating Party's Network, transmitted the line, information or control signals in the Signalling Format that relate to the establishment of a Local Call, including details in the Signalling Format of the valid number called.