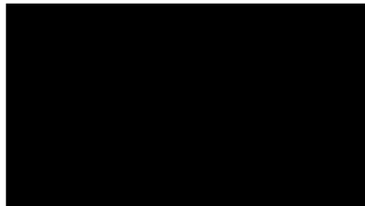


**Telecommunications Act 1997  
Schedule 3A Subclause 56(1)**

**Permit to install a single international submarine cable  
in the Southern Sydney Protection Zone and in  
Australian waters that are not in a protection zone and  
are not coastal waters of a State or the Northern  
Territory**

**The Australian Communications and Media Authority  
grants this protection zone permit under paragraph  
56(1)(b) of Schedule 3A to the Telecommunications  
Act 1997**

**Dated the** *2nd* **day of** *July* **2017**



Executive Manager  
Delegate of the ACMA

## 1. Grant of Permit

The Australian Communications and Media Authority, under paragraph 56(1)(b) of Schedule 3A to the *Telecommunications Act 1997*, grants to the Hawaiki Submarine Cable Australia Pty Ltd a protection zone installation permit subject to the conditions specified in paragraph 5 below.

## 2. Definitions

In this protection zone installation permit:

- **ACMA** means the Australian Communications and Media Authority.
- **Act** means the *Telecommunications Act 1997*.
- **Southern Sydney Protection Zone** means the protection zone declared by the ACMA in the *Submarine Cable (Southern Sydney Protection Zone) Declaration 2007*.
- **Hawaiki Submarine Cable Australia Pty Ltd** means Hawaiki Submarine Cable Australia Pty Ltd (Australian Business Number 602310743), Registered address: [REDACTED]

Note: The *Submarine Cable (Southern Sydney Protection Zone) Declaration 2007* was made by the ACMA under subclause 4(1) of Schedule 3A to the Act on 12 July 2007. It commenced on 1 October 2007.

## 3. Scope

This permit authorises the installation—in the Southern Sydney Protection Zone and in Australian waters that are not in the protection zone and that are not coastal waters of a State or the Northern Territory—of the submarine cable specified in this permit, along the route specified in Attachment A to this permit.

Note 1: See definitions of "Australian waters", "protection zone" and "coastal waters" in clause 2 of Schedule 3A to the Act.

Note 2: An installation of a submarine cable, or that part of an installation, that occurs in coastal waters of a State or Territory will come under the jurisdiction of the relevant State or Territory authorities and will be required to comply with any applicable State or Territory laws.

## 4. Duration

This permit remains in force for a period of 18 months from the day after the permit is granted.

Note 1: See definition of "month" in section 2G of the *Acts Interpretation Act 1901*.

## 5. Conditions applicable to the installation of the submarine cable

This permit is granted subject to the following conditions in relation to the installation of the submarine cable:

(a) Hawaiki Submarine Cable Australia Pty Ltd must comply with the conditions set out in:

- (i) Clause 58A of Schedule 3A to the Act;
- (ii) Division 4 of Part 3 of Schedule 3A to the Act.

(b) Hawaiki Submarine Cable Australia Pty Ltd must not engage in conduct in the Southern Sydney Protection Zone that is:

- (i) prohibited in the Southern Sydney Protection Zone; or
- (ii) contravenes a restriction imposed on an activity in the Southern Sydney Protection Zone;

by the *Submarine Cable (Southern Sydney Protection Zone) Declaration 2007*.

(c) Hawaiki Submarine Cable Australia Pty Ltd must comply with any applicable State or Territory legislation.

















