

Please do not amend or delete individual rows. As this template relates to prescribed content, changes to content should only be made where it is clearly indicated that this is permitted, otherwise, if an Issuer considers a particular element does not apply, mark the row as N/A. Any other changes to this prescribed form must first be approved by NZX as required under NZX Listing Rule 3.26.1.

Section 1: Issuer information	
Name of issuer	Channel Infrastructure NZ Limited
NZX ticker code	CHI
Class of financial product	Unquoted share rights ( <b>Share Rights</b> )
ISIN (If unknown, check on NZX website)	N/A
Currency	NZD
Section 2: Capital change details	
Number issued/acquired/redeemed	1,563,599
Nominal value (if any)	N/A
Issue/acquisition/redemption price per security	Share Rights are issued for nil cash consideration.
Nature of the payment (for example, cash or other consideration)	N/A
Amount paid up (if not in full)	N/A
Percentage of total class of Financial Products issued/acquired/redeemed/ (calculated on the number of Financial Products of the Class, excluding any Treasury Stock, in existence)	161.26%
For an issue of Convertible Financial Products or Options, the principal terms of Conversion (for example the Conversion price and Conversion date and the ranking of the Financial Product in relation to other Classes of Financial Product) or the Option (for example, the exercise price and exercise date)	<p>This issue of Share Rights is a one-off Competitive Advantage Award granted to the Chief Executive Officer, Rob Buchanan (<b>CEO</b>) to incentivise and reward outcomes that are demonstrably hard to achieve and that will not otherwise be fully reflected in the Company's performance under the initial and annual LTI share rights awards, and which the Board did not consider appropriate to reward with a discretionary cash bonus.</p> <p>The award vests depending on the Board's assessment of the following at its discretion, in good faith, at the end of the vesting period ending on 31 December 2029:</p> <p>(a) 50% based on the successful execution of designated projects for the Marsden Point Energy Precinct that seek to secure a long-term competitive advantage for the Company. The projects seek to unlock significant value over time as strategic tenants are attracted.</p> <p>(b) 50% based on the successful execution of designated strategic acquisitions and</p>

	<p>developments outside of Marsden Point that seek to secure a long-term competitive advantage for the Company. The acquisitions or developments seek to enhance the overall quality of the business with measured step-outs in New Zealand and Australia, improve the scale of the business in New Zealand by acquisition or development of other fuel infrastructure and associated fuels supply chain consolidation.</p> <p>Vesting of this award is subject to continued employment through to 31 December 2029 (except in certain “good leaver” cessation of employment scenarios), satisfaction of a workplace safety and environmental conditions, and maintenance of security of product supply to Auckland.</p> <p>The CEO’s cumulative LTI entitlements (including under this one-off Competitive Advantage Award, his initial LTI or his annual LTI awards) are subject to a non-discretionary \$10 million cap. Capacity is assessed on date of issuance of shares under the award by reference to the price of CHI shares on NZX at the time of issue of the shares.</p> <p>Each Share Right converts on a 1:1 basis for nil cash consideration into fully paid ordinary shares.</p> <p>Shares will be issued (or transferred in accordance with terms of the Channel Infrastructure Share Rights Plan) in respect of vested Share Rights as soon as reasonably practicable after vesting, being (subject satisfaction of vesting conditions) within 10 business days of 31 December 2029.</p> <p>Share Rights rank behind Channel Infrastructure’s ordinary shares, are non-transferable, cannot be encumbered, and have no voting or other share rights. Share Rights are otherwise subject to the terms of the offer letter and the rules of the Channel Infrastructure Share Rights Plan, including that the Share Rights lapse automatically in the event of fraud, dishonesty or wilful default, and that the Board may determine that all or some of the Share Rights will lapse, be varied, or have conditions imposed upon them, or adjust the maximum number of Share Rights the CEO is entitled to upon vesting, in connection with other malus events.</p>
Reason for issue/acquisition/redemption and specific authority for issue/acquisition/redemption/ (the reason for change must be identified here)	Issue of Share Rights to the CEO pursuant to the one-off Competitive Advantage Award.
Total number of Financial Products of the Class after the issue/acquisition/redemption/Conversion (excluding Treasury Stock) and the total number of Financial Products of the	2,533,235



# Channel

Infrastructure NZ

## Capital Change Notice

Updated as at February 2025

Class held as Treasury Stock after the issue/acquisition/redemption.	
In the case of an acquisition of shares, whether those shares are to be held as treasury stock	N/A
Specific authority for the issue, acquisition, or redemption, including a reference to the rule pursuant to which the issue, acquisition, or redemption is made	Resolution of the Board and Listing Rules 4.6.1 and 4.9.1(b).
Terms or details of the issue, acquisition, or redemption (for example: restrictions, escrow arrangements)	No cash consideration is payable by the CEO on the grant of the Share Rights or on the issue or delivery of fully paid ordinary shares following vesting of Share Rights. As noted above, vesting of Shares Rights is subject to continued employment, together with other conditions noted above.
Date of issue/acquisition/redemption	26/02/2026
<b>Section 3: Disclosure required for Placements made under Rule 4.5.1</b>	
<i>[Issuers may opt to release Section 3 information (if not already done so) in a separate announcement within five Business Days of the issuance. Delete this Section 3 if capital change is not the result of a Placement under Rule 4.5.1]</i>	
<p>Details of the approach in identifying investors who were able to participate in the offer and how their respective allocations in the offer were determined.</p> <p>The explanation must set out the key objectives and criteria the Issuer adopted in the allocation process, whether one of those objectives was a best effort to allocate on a pro rata basis to existing holders of the Issuer's Equity Securities, and any significant exceptions or deviations from those objectives and criteria.</p>	N/A
<b>Section 4: Authority for this announcement and contact person</b>	
Name of person authorised to make this announcement	Chris Bougen
Contact person for this announcement	Chris Bougen
Contact phone number	+64 9 432 5100
Contact email address	<a href="mailto:Chris.Bougen@channelnz.com">Chris.Bougen@channelnz.com</a>
Date of release through MAP	27/02/2026