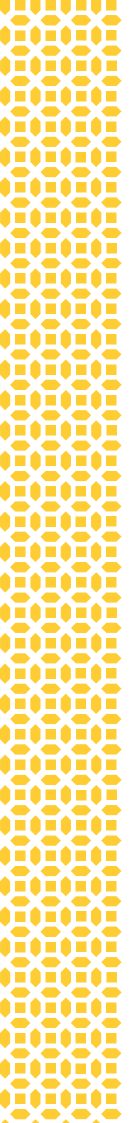


DUNEDIN CITY COUNCIL PROPOSAL ON AURORA ENERGY

Have Your Say on the proposal to sell Aurora Energy Limited, pay off Aurora Energy's debt and invest the proceeds into an investment fund.





HOW TO HAVE YOUR SAY

Over the following pages you will find information designed to help you provide feedback on what you think would be the best option for our city.

Your opinion matters and we look forward to receiving your feedback

- · Submissions open from 28 March 2024.
- Make a written submission before 12 noon on 2 May 2024.
- You can ask to speak to your submission at the Hearings in mid-May.
- Council will consider submissions and will deliberate to reach a decision.

Go to *dunedin.govt.nz/aurora* and make an online submission or email *auroraproposal@dcc.govt.nz*



Where to find more information

This booklet highlights key points to help you provide feedback.

Go to dunedin.govt.nz/aurora for more information and supporting documents.

Attend a drop-in session and ask questions. These will be advertised on the Council website and Facebook.

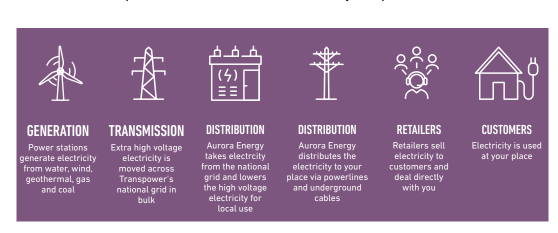
Call Council on 03 742 1899.

This document is a Statement of Proposal in accordance with Section 83 of the Local Government Act 2002.

BACKGROUND

Aurora Energy Limited (Aurora Energy) is an electricity distribution business that owns and operates regulated electricity distribution networks in Dunedin, Central Otago (including Wanaka) and Queenstown Lakes.

Aurora Energy is 100% owned by Dunedin City Holdings Limited (DCHL), and DCHL is 100% owned by Dunedin City Council (Council). The "Council Group" is Council, DCHL and its subsidiary companies.





THE PROPOSAL

Council is considering the possibility of approving the sale of Aurora Energy and using the proceeds:

- a) To repay Aurora Energy's debt (forecast to be \$576 million by mid-2025); and
- b) To establish a diversified investment fund to generate income for Council

The diversified investment fund would be worth many hundreds of millions of dollars and be professionally managed. The capital in the fund would be protected and inflation adjusted to protect its value over time, making it an intergenerational asset. Council would receive income from the fund. Council would decide how to use the income through the usual annual plan and long-term plan processes. The income could, for example, be used to offset rates or repay Council debt.

Key reasons for the proposal are:

- a) To increase income to Council by having a more consistent and sustainable income stream. Aurora Energy has not paid a dividend since 2017.
- b) To reduce Council Group debt by repaying Aurora Energy's debt.
- c) To avoid the Council Group debt increasing to fund Aurora Energy's future capital requirements.
- d) To reduce risk by having a diversified investment fund.

Aurora Energy is a regulated company. Consumers would continue to be protected by the Commerce Commission and Electricity Authority if Aurora Energy was sold to a new owner.

Aurora Energy's most recent Annual Report records that Aurora Energy has total assets of \$805 million. Given recent sales evidence for infrastructure companies, interest in purchasing Aurora Energy is expected to be high and is likely to generate a price premium. If Council decided to approve a sale of Aurora Energy, it would set a confidential minimum price that reflects what Council considers (after taking advice) to be the current market value.

Council's preferred option for consultation is to sell Aurora Energy and to use the proceeds of any sale to repay Aurora Energy's debt and use the remainder to generate income through a diversified investment fund.

The alternative is to keep Aurora Energy, which is likely to increase in capital value over time. However:

- Aurora Energy is unlikely to provide a dividend to Council in the short term. If it does provide a dividend, it is likely to be debt funded (i.e., Aurora Energy would probably need to borrow funds to provide a dividend to Council).
- Aurora Energy is likely to take on more debt over the next decade which, together with borrowing by Council, is likely to increase the Council Group debt.

A sale of Aurora Energy would not make a difference to this year's proposed rates increase of 17.5%, but a sale would affect Council's budgets in the future.

This is because Council expects that, at least in the short to medium term, a diversified investment fund would provide a higher income to Council than dividends (income) from Aurora Energy. As set out on the previous page, the income could, for example, be used to offset rates or repay Council debt.





COUNCIL WOULD LIKE TO HEAR FROM YOU

The decision whether to sell Aurora Energy is a very important decision. Council wants to hear your views before it makes the decision on whether to sell Aurora Energy and how to use the proceeds. This consultation process is being undertaken by Council because Aurora Energy is 100% owned by DCHL and DCHL is 100% owned by Council. DCHL can only sell Aurora Energy if it obtains Council's prior approval.

The question for you and what we are consulting on is:

OPTION ONE

Council's preferred option - Sale of Aurora Energy

Council to approve a sale of Aurora Energy, on the basis that the proceeds are used:

- a) To repay Aurora Energy's debt (forecast to be \$576 million by mid-2025); and
- To establish a diversified investment fund worth many hundreds of millions of dollars to generate income for Council.

OR

OPTION TWO

The alternative option - Keep Aurora Energy

Council to keep Aurora Energy. If Council keeps Aurora Energy, then it will likely increase in value over time, but a regular income to Council is uncertain. If Aurora Energy was to pay dividends (income) to Council, this would probably be funded by debt.

WHO ARE WE CONSULTING WITH?

We want to consult widely, so we are asking Dunedin ratepayers, residents and members of the public what they think. We are also asking Central Otago residents and Queenstown Lakes residents what they think as Aurora Energy operates in those areas as well as Dunedin.

What happens next?

Submissions open from 28 March 2024 and close at 12 noon on 2 May 2024.

Council will have Hearings in mid-May for anyone that wants to speak to their submission. Council will consider submissions and then make a decision in late May/early June 2024 on whether to sell Aurora Energy.

If it decides to sell, it would set a confidential minimum price that reflects what Council considers (after taking advice) to be the current market value. Aurora Energy would then be marketed for sale in the second half of 2024.

A potential sale of Aurora Energy was not included in the current 2021-31 long term plan. This is because work on possible divestments commenced after the long-term plan was adopted. In 2023, DCHL signalled that they were likely to recommend the divestment of Aurora Energy in early 2024.

If a sale proceeds, then this would be incorporated into the Council's next long-term plan which will be developed in the second half of this year and the first half of next year. The Council's next long-term plan is called the 9 Year Plan, which will relate to the period from 2025 to 2034.

As part of the 9 Year Plan process, Council will develop an investment plan for all its investments. The investment plan would include the new diversified investment fund (if Aurora Energy is sold).



OPTIONS OVERVIEW

Preferred Option (subject to consultation and council approval)

Option **Advantages Disadvantages** Increase income to Council: Potential future increase in Sale of Aurora Energy The income to Council from a value: Council would not get the The Council's preferred option diversified investment fund is benefit of any potential capital is to sell Aurora Energy, expected to be more consistent growth in the value of Aurora repay Aurora Energy's debt and higher compared to Aurora Energy. In other words, Council and establish a diversified Energy's dividend forecasts. may be able to sell Aurora investment fund worth many The income from the diversified Energy at a higher price in the hundreds of millions of investment fund would be future. dollars to create income for available for the benefit of Regulated asset: Council would Council. The capital in the ratepayers such as repaying no longer own a regulated asset diversified investment fund Council debt or offsetting rates that is a natural monopoly. would be protected (including increases. against inflation) to create an Potential for future dividends: Reduce debt: A sale of Aurora intergenerational asset. Council If Council keeps Aurora Energy Energy would reduce the for the long term, Council may would decide how to use Council Group debt, strengthen receive dividends in the future. income from the fund through financial ratios and help protect the usual annual plan and long-With continued investment Council's credit rating. terms plan processes. Council there is the potential for future could use the income for such Premium value available in dividends, but this is uncertain. things as the reduction in market now: Recent sales Returns may vary: An Council debt or to offset rate evidence indicates that major investment fund may be subject increases. infrastructure investors to market fluctuations, although are currently willing to pay this would be managed through premiums to buy regulated having a fund that is diversified infrastructure businesses. across many different assets. Reduce risk: A professionally Ownership control: Council managed diversified investment (through DCHL) monitors Aurora fund would reduce risk because Energy's performance and risks would be spread across has some ability to influence many assets. It would also Aurora Energy's direction, to improve liquidity. promote Council interests. Council would no longer monitor Aurora Energy or have potential influence over Aurora Energy if it is sold. Oversight and monitoring would be by the Commerce Commission and Electricity Authority.

OPTIONS OVERVIEW

Alternative Option

Option	Advantages	Disadvantages
Keep Aurora Energy The alternative option is to keep Aurora Energy and not sell. This option would mean that Council, through DCHL, retains 100% ownership of Aurora Energy.	 Potential increase in value: Aurora Energy is likely to continue to increase in value with continued investment and may generate increased profits over time. Council may be able to sell Aurora Energy at a higher price later. Premium value available in the market now. Regulated asset: Council continues to own a regulated asset that is a natural monopoly. Potential for dividends (income) in long term: If Council kept Aurora Energy for the long term, Council may receive dividends. However, it is uncertain when Council would receive dividends and what the amount of any dividends would be. Ownership control: Council (through DCHL) monitors Aurora Energy's performance and has some ability to potentially influence Aurora Energy's direction, to promote Council interests. Oversight and monitoring would be by the Commerce Commission and Electricity Authority. 	Low dividends (income) to Council in short to medium term: It is uncertain when Council will receive dividends (income) from Aurora Energy and what the amount of any dividends would be. Any dividends in the short to medium term would likely be debt funded. Increase debt: Interest would continue to be payable on Aurora Energy's debt which is likely to increase to fund capital expenditure on Aurora Energy's network. Risk remains: Aurora Energy is a single asset in one industry and in one region, as opposed to a diversified investment fund that would have risk spread across many assets. Premium value may not be available later: Recent sales evidence indicates that major infrastructure investors are currently willing to pay premiums to buy regulated infrastructure businesses. However, there is no guarantee that a premium would be available in the market in later years.

WHO IS DCHL?

DCHL is a company that is 100% owned by Council. DCHL owns seven companies and 50% of Dunedin International Airport Limited.



DCHL's purpose is to achieve the best for Dunedin from its investments. The principal activity of DCHL is to provide leadership and oversight of these companies on behalf of the ultimate shareholder, the Dunedin City Council. This is achieved via a Board of Directors with professional backgrounds including commercial operations, corporate finance and investments. Their role includes ongoing governance of the subsidiaries' financial and non-financial performance with a view to maximising value for ratepayers. Aurora Energy is estimated to have the highest financial value in the DCHL portfolio.

Each year the Council writes a letter to DCHL setting out its requirements of the companies. This is called a Letter of Expectation.

For this current rating year, in the context of Council working on a draft investment plan, Council's Letter of Expectation to DCHL included an expectation "to provide the Dunedin City Council with strategic options for consideration (including consideration as to the future composition and direction of the portfolio) that allows the Council to consider the implications for the Council as shareholder with a particular focus on dividends/return on investment from DCHL."

DCHL thoroughly considered the Letter of Expectation with input from various expert advisors. After reviewing Council's company portfolio, they identified Aurora Energy as the primary candidate for divestment (sale). Aurora Energy's substantial scale and projected high capital expenditure, leading to escalating debt profiles, underpinned this decision. Their review included evaluating Aurora Energy's forecast capital structure and exploring strategic options.

DCHL concluded that the case for selling Aurora Energy is compelling and there is likely to be strong market interest based on comparable transactions in New Zealand and Australia.

Why does DCHL need Council's approval of a proposed sale?

Under the Companies Act 1993 and DCHL's Statement of Intent, DCHL can only sell Aurora Energy if it obtains Council's prior approval.





ABOUT AURORA ENERGY

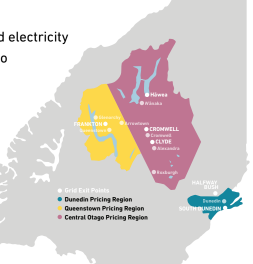
In a nutshell:

- Financial Summary information from Aurora Energy's Annual Report for the year ended 30 June 2023:
 - Total assets \$805 million
 - Capital expenditure \$99 million
 - Net profit \$11 million
- Projected debt \$576 million by mid-2025
- Planned investment in the network in the order of \$800 million over the next decade (based on Aurora Energy's Statement of Intent for the year ending 30 June 2024).

In more detail:

Aurora Energy owns and operates the regulated electricity distribution networks for Dunedin, Central Otago (including Wanaka) and Queenstown. It had 94,723 customer connections in 2023.

The company owns and manages the local network of poles, power lines, underground cables, substations, and other equipment that distributes electricity from Transpower's national grid to power communities, in Dunedin, Central Otago, Wanaka and Queenstown.



Aurora Energy's network was largely built in the 1950s and 1960s and requires ongoing renewal and development to meet growing electricity demand. Over the intervening decades and prior to 2017, investment was kept lower than was required which led to deterioration of asset condition and a backlog of renewal work. This is being addressed through the current Customised Price-Quality Path (CPP). This investment has impacted recent profitability.

The Dunedin population is growing, and alongside current and forecast population growth in Central Otago and Queenstown Lakes enhanced infrastructure and new connections will be required. More generally, the electricity distribution sector is facing a significant sector-wide step up in network investment due to decarbonisation (electric vehicle requirements, process heat conversion, etc) and increased resilience requirements, meaning that cashflow pressures will continue and will impact the ability of Aurora Energy to pay a regular dividend.

AURORA ENERGY RETURNS

The group of companies, which includes Aurora Energy, pay a dividend to DCHL. Currently DCHL, after paying its costs, then provides investment income to Council. Chart one below shows the dividends paid by Aurora to DCHL. It shows that Aurora Energy has not paid a dividend to DCHL since 2017.

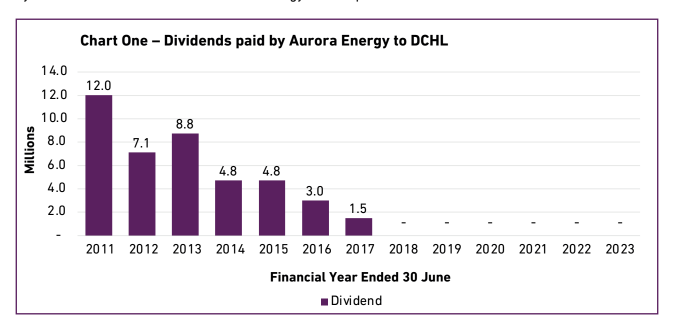
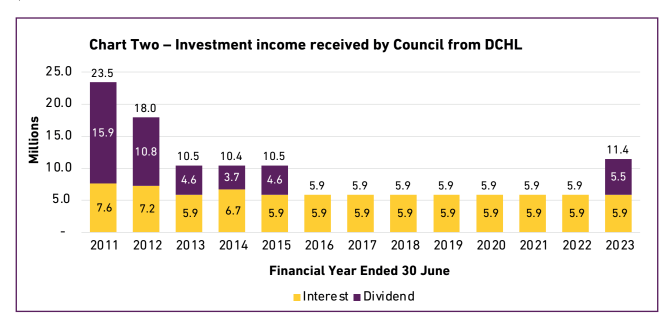


Chart two shows income received by Council from DCHL. Council has provided an interest-bearing shareholder advance to DCHL of \$112 million, which has an associated annual income stream, currently \$5.9 million.





IMPACT OF PROPOSED SALE

Impact of a proposed sale of Aurora Energy on Council's finances

Council has clearly signalled to DCHL its desire for higher and more consistent, sustainable cash returns from its investments. Council is looking for alternative sources of funding (i.e., sources other than rates or debt) to manage its budgets.

While a sale of Aurora Energy would not make a difference on this year's proposed rate increase of 17.5%, it would have an effect on future Council budgets as it could help Council to do any one or a mixture of the following:

- · Minimise rates increases in the future.
- Repay debt sooner.
- Borrow less.
- Council's income will match its expenditure sooner.

If Aurora Energy is not sold, it may generate dividends in the future but:

- The amount and timing of any dividends is uncertain.
- Any dividends from Aurora Energy in the medium term would probably be funded by debt, which would increase the Council Group debt.
- Given Aurora Energy's capital requirements for its network, Council expects that for the next decade at least, any dividends from Aurora Energy would be significantly less than the amount that it would receive from a diversified investment fund.

Impact of a proposed sale of Aurora Energy on the Council Group finances

Aurora Energy is delivering reasonable capital growth, but, as an infrastructure business with growing demand, it is likely to require more debt to fund ongoing renewals and improvements in its network.

This is an issue because Council also has significant expenditure requirements. For example, Council needs funds for roading and three waters improvements, meaning that both Council and Aurora Energy are capital intensive and facing increasing borrowing.

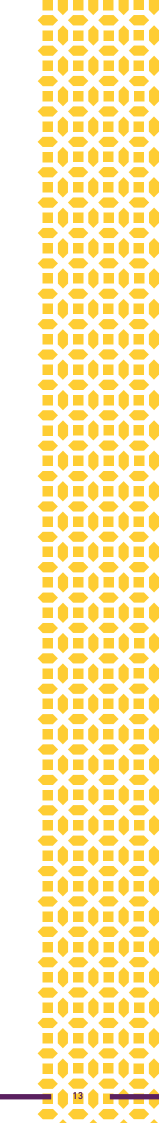
If Aurora Energy is sold and its debt of approximately \$576 million is repaid, there would be no need to borrow further to fund capital expenditure on Aurora Energy's network.

A sale of Aurora Energy would reduce the Council Group debt and would reduce associated risks.

If Aurora Energy is not sold, then in the future, provided the network is adequately maintained and improvements continue, the capital value of Aurora Energy will increase and at some point, beyond the medium term, it will likely become profitable.

Impact of a proposed sale on the Council's ability to influence Aurora Energy's future plans

Council (via DCHL) monitors Aurora Energy's performance and currently has some ability to influence Aurora Energy's direction, to promote Council interests. Electricity businesses are not categorised as council-controlled organisations (CCO) under section 6(4)(a) of the Local Government Act 2002 (LGA), so Council's potential influence is different for Aurora Energy than it is for Council's subsidiary companies that are CCOs. While Council currently has limited ability to influence Aurora Energy plans, if sold it would have no influence. Oversight and monitoring would be by the Commerce Commission and Electricity Authority.





DCHL'S RECOMMENDATION

DCHL has advised that major infrastructure investors, with different objectives to Council's objectives, are willing to pay attractive premiums to buy regulated infrastructure businesses. Aurora Energy is one of these businesses. This creates an opportunity to realise value that might not be there in the future. DCHL's advice to Council is that now is a good time to sell to realise a price premium.

DCHL has advised that, although Council may be able to sell Aurora Energy for a higher price in later years, the advantages of selling Aurora Energy far outweigh the advantages of keeping Aurora Energy. DCHL expects that a sale of Aurora Energy would increase income to Council, reduce risk and reduce Council Group debt.

DCHL sought and obtained a range of independent and professional advice on a potential sale of Aurora Energy. After full consideration of the independent and professional advice, DCHL concluded that the case for selling Aurora Energy is compelling and has recommended that Council consider a sale of Aurora Energy.

The proposed new fund

DCHL believes the most appropriate approach to any fund established following a sale of Aurora Energy is to create a diversified investment fund, similar to the existing Waipori Fund, under professional fund management, applying the principles of evidence-based investing.

Council would have mechanisms to ensure that the capital of the new fund is protected (including against inflation). This is to ensure that the new fund is an intergenerational asset. Potential mechanisms include:

- Having a statement of investment policy and objectives (a SIPO).
- Council adding the proposed new fund as a "significant asset" under Council's Significance and Engagement Policy so that it can only be changed through a consultation process; and/or
- Amending Council's Standing Orders to include a provision similar to that of the Waipori Fund which requires a 75% majority of votes for the divestment of all or any part of the capital in the Waipori Fund.

STATUS QUO VERSUS THE SALE

The diagram below summarises the difference between keeping Aurora Energy and selling Aurora Energy.

	AURORA ENERGY LIMITED	DIVERSIFIED INVESTMENT FUND
NATURE OF INVESTMENT	One company, one industry	Many companies, many industries (and other assets)
RISK PROFILE Uncertainty of returns	Regulated but specific single company and industry risks	Risks reduced by diversification
DISTRIBUTIONS Cash income to the shareholder	Low Especially short-term Funded by debt	Higher More sustainable Less volatile
CAPITAL GROWTH Growth in value of investments	Strong	Strong
CAPITAL REQUIREMENTS Need for reinvestment of cash and higher debt	High	Nil
LIQUIDITY Ability to turn into cash when needs change	Highly illiquid	Liquid
MARKET PREMIUM Additional value priced in by investors	Uncertain in the future	Available now

Is it an option to sell only part of Aurora Energy?

DCHL considered the possibility of selling only part of Aurora Energy (e.g., 50% of its shares or a specific part of the network), but DCHL does not recommend this approach. DCHL expects a higher premium and a higher probability of a successful outcome if 100% of Aurora Energy is sold. Investors typically pay higher premiums for full control (100%) or a controlling interest (>50%).

DCHL would therefore expect less investor interest, and a significantly lower valuation, for a minority interest (<50%) in the business. Similarly, a lower premium would be expected from selling part of the network. As one of the largest electricity distribution businesses in New Zealand, Aurora Energy has benefits of scale, including cost efficiencies and the ability to attract and retain talent. Splitting the business would be difficult to carry out and reduce returns to both a purchaser and to Council.





WHAT DOES A SALE MEAN?

What does the proposed sale of Aurora Energy mean for me as a ratepayer?

The Council already owns a diversified investment fund, called the Waipori Fund. That fund was established from the sale proceeds of the Waipori electricity generation scheme. The Waipori Fund has increased in value over time and was valued at approximately \$100 million as of 31 December 2023. One of the objectives of the Waipori Fund is to protect its value over time against inflation. Income earned on the fund is available to Council.

The new fund from the proposed sale of Aurora Energy would not make a difference to the 17.5% rate increase proposed for 2024/25, but Council expects that a new fund worth many hundreds of millions of dollars would generate a future income stream for Council.

Council would need to plan how to apply revenue received through the new fund, but potential uses include reducing Council debt and the offset of rates increases. Council would decide how to use the income through the usual annual plan and long-term plan processes.

What does the proposed sale of Aurora Energy mean for me as an energy customer?

The Commerce Commission sets price and quality controls across the sector, ensuring that excessive profits are not earned and the quality of service to customers is maintained, regardless of Aurora Energy's ownership.

If Aurora Energy is sold, a new owner would be subject to the same regulation as currently applies under Council's ownership. Customers would notice very little difference as the Commerce Commission would continue to ensure that Aurora Energy sets prices reflecting its operating and maintenance costs. The Commerce Commission would also continue to ensure that customers who rely on the network for electricity would continue to experience reliable and safe electricity distribution.

If sold, customers may benefit from a new owner with the scale and ability to make necessary long-term investments, ensuring the network can meet growth and electrification demands.

WHO MIGHT BUY AURORA ENERGY?

New Zealand based investors, such as major superannuation funds, may be interested in buying Aurora Energy. Interest in buying the company may also come from overseas investors.

Aurora Energy doesn't need to be publicly owned to protect the community and consumers because regulatory rules in place already look after consumers. There are electricity distribution companies in New Zealand that are currently owned by overseas investors.

Under the Overseas Investment Act 2005, no overseas person or entity will be able to purchase Aurora Energy unless they first obtain Overseas Investment Office (OIO) consent. The OIO will only grant consent if it is satisfied the overseas investment will, or is likely to, benefit New Zealand and that the proposed purchaser is not unsuitable to own or control Aurora Energy.





GLOSSARY

Aurora Energy Limited (Aurora Energy) – an electricity distribution business servicing Dunedin and parts of Central Otago (including Wanaka) and Queenstown Lakes.

Assets – a resource with economic value that an individual, corporation, or country owns or controls with the expectation that it will provide a future benefit.

Commerce Commission – New Zealand's competition, fair trading, consumer credit and economic regulatory agency. The Commerce Commission play a role in ensuring New Zealand's markets are competitive, consumers and businesses are informed and empowered, and their interests are protected, and sectors with little or no competition are appropriately regulated. This includes Electricity Network Businesses in private and public ownership.

Council - Dunedin City Council

Council Group – this is Council and its subsidiary and associated companies.

Diversified Investment fund (the fund) – means, if DCHL sells Aurora Energy, an investment portfolio that would be established with the net proceeds from the sale, consisting of a diverse portfolio of investments that would generate income for the Council. Council's 9 Year Plan 2025-34 would include options for consultation on ways to protect the capital of the investment fund for the future.

Dunedin City Holdings Limited (DCHL) – DCHL is 100% owned by Council. DCHL is the governing shareholder of eight subsidiary and associate companies. These include Aurora Energy Limited, City Forests Limited, Delta Utility Services Limited, Dunedin International Airport Limited (DIAL) (50%), Dunedin City Treasury Limited, Dunedin Railways Limited, Dunedin Stadium Property Limited, and Dunedin Venues Management Limited. DCHL owns 50% of the shares in DIAL, the other 50% is owned by the Crown. DCHL has its own board of Directors. DCHL can only sell Aurora Energy if Council gives prior approval.

Divestment - in this document means to sell Aurora Energy.

Liquidity - is the ability to turn assets into cash.

Medium term – in this document the medium term is taken to be up to 2033.

Waipori Fund – a well-established investment portfolio, established in 1998, using the proceeds from the sale of the Waipori electricity generation assets. The primary objectives of the Waipori Fund are to maximise its income, subject to a proper consideration of investment risk; and grow the Fund's base value, while maintaining an agreed cash distribution to Council. The cash distributed to Council is used to offset rates.



HAVE YOUR SAY

Submission Form

Submissions close at	12 noon on 2 May	2024. Late submissions m	ay not be accepted.

Thank you for your feedback. Your details First Name: Last name: Organisation (if applicable): Post Code*: Phone: Email: * When making a submission, please include your **post code**. If you do not know your post code, please include your suburb. Council is keen to understand which part of Otago submissions are coming from. Which option do you prefer? Tick one box. Option One - the preferred option - Sale of Aurora Energy Council to approve a sale of Aurora Energy Limited, on the basis that the proceeds are used: a. To repay Aurora Energy's debt (forecast to be \$576 million by mid next year); and b. To establish a diversified investment fund worth many hundreds of millions of dollars to create income for Council. Option Two - the alternate option - Keep Aurora Energy Council to keep Aurora Energy. If Council keeps Aurora Energy, then it will likely increase in value over time, but a regular income to Council is uncertain. If Aurora Energy was to pay dividends (income) to Council, this would probably be funded by debt. **Further comment**

HEARINGS

Do you want to speak to the Councillors at the Hearings? Please tick your preferred time.

Tuesday 14 May	Morning	Afternoon	Evening
Wednesday 15 May	Morning	Afternoon	Evening
Thursday 16 May	Morning	Afternoon	

If you wish to speak at the Hearings, please ensure you provide your contact details. Normally, speakers will be allocated five minutes but depending on how many people wish to speak, time limits may be adjusted.

Where to send your submission

Drop your submission to any Dunedin City Council library or service centre.

Or mail to: Dunedin City Council

Aurora Proposal PO Box 5045 Dunedin 9054

Privacy Statement

Your name and feedback will be made public as part of the Council's decision-making process. If you provide the name of your organisation, please note this may be made public too. The information you provide may be included in papers for the public and the media and will be used for the purpose of the Dunedin City Council proposal on Aurora Energy consultation. The provision of your personal information is optional. Council will collect, store, and use your information in accordance with the Privacy Policy. This can be found on the Council website: dunedin.govt.nz/privacy-policy

How to join the conversation

- Go to dunedin.govt.nz/aurora and fill in the online submission form.
- Councillors will attend a number of drop-in sessions. Find a place near you and come down for a chat. Dates, times, and venues can be found on *dunedin.govt.nz/* aurora or call us on 03 742 1899 for details.
- You can speak to all Councillors at the Hearings on 14, 15 and 16 May. To register for a speaking spot at the Hearings tick the box on the submission form or call us on 03 742 1899.

Want more information?

Go to *dunedin.govt.nz/aurora* for more information and supporting documents relating to Council's proposal.

These documents include further information about:

- Aurora Energy Limited the company's performance to date and future asset management plans. Aurora Energy's Customised Price Quality Application in 2020 and reporting against this investment program to date. Aurora Energy's statement of intent.
- Dunedin City Holdings Limited (DCHL) its structure, performance, and role, as well as its obligations to the Dunedin City Council.
- Dunedin City Council Council's public record of decision making regarding this
 proposal, Council's long term and annual plans, as well as relevant council policy
 relating to the proposal.
- The Waipori Fund details of this existing investment Fund, its protections and performance to date.
- Energy distribution business regulation industry information relating to how Aurora Energy is regulated and the company's performance in year two of the Customised Price-Quality Path and more generally.

If there is a topic you would like more information on visit dunedin.govt.nz/aurora

For advice or information

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