

Application for Resource Consent

Under clause 2(1) of Schedule 6 of the COVID-19 Recovery (Fast-track Consenting) Act 2020

Part 1: Applicant details

Project Name and identifier (as named in Schedule 2 or referral order):	
LP15 - Papakura to Drury South State Highway 1 improvements	
Person or entity authorised to undertake project (as named in Schedule 2 or referral order):	
Transpower New Zealand Limited ("Transpower")	
Key contact name: John Sutherland, Environmental Planner	
Phone: DDI: 04 590 8608, Mobile: 021 814 384	Email: John.Sutherland@transpower.co.nz
Email address for service: John.Sutherland@transpower.co.nz	
Postal Address (if preferred method of service): N/A, email preferred	

Consultant details

Company: Beca Ltd	
Full name of consultant: Lesley Hopkins, Principal - Planning	
Phone: DDI: 09 301 3769, Mobile: 027 241 4351	Email: lesley.hopkins@beca.com
Email address for service: lesley.hopkins@beca.com	
Postal Address (if preferred method of service): N/A, email preferred	

If you are making this application on behalf of the applicant please attach evidence that you are authorised to make this application.

Please direct all correspondence from the EPA to:

- Applicant
 Consultant

Part 2: Type of application for resource consent

This application is for the following type(s) of resource consent (please tick all that apply):

- land-use consent
 subdivision consent

- water permit
 discharge permit
 coastal permit:
 for reclamation
 aquaculture activities
 other

Part 3: Brief description of the application

Please provide a brief description of the application and the consents sought:

Attach additional pages if required

Transpower New Zealand Limited is seeking resource consent for the relocation and replacement of transmission line support structures as part of the Waka Kotahi NZ Transport Agency Papakura to Drury South Project. Stage 1B1 of the Project will include infrastructure upgrades at the Papakura Interchange, the Drury Interchange, and replacements of the Bremner Road State Highway 1 (“SH1”) overbridge and Jesmond Bridge.

Existing Tower 74 on the Bombay-Otahuhu-A 110kV transmission line is located within the proposed footprint of the southbound lane of SH1 within the upgraded Drury interchange alignment and is directly affected by the upgrade of the interchange. The Transpower transmission line works are required to enable the Waka Kotahi works for Stage 1B1.

The Transpower Application together with the Waka Kotahi Application, form the approvals required for Stage 1B1 of the Papakura to Drury South Project and are being submitted together under the Act.

Resource consent is required for the transmission line works in accordance with the Resource Management (National Environmental Standard for Electricity Transmission Activities) Regulations 2009 (“NESETA”) for the following activities:

- The relocation and replacement of a transmission line support structure under Regulation 16 which is assessed as a restricted discretionary activity
- A new transmission line support structure under Regulation 39 which is assessed as a discretionary activity.

The other activities associated with the transmission line works are permitted under the relevant regulations of the NESETA.

A description of the Project is provided in Section 2 of the Assessment of Effects on the Environment report (Attachment 2).

Part 4: Schedule of application documents

List all documents submitted with the application

Attach additional pages if required

Attachment number	Document name and date	Author	Document versions
01	[Schedule of adjacent land – Complete Schedule of adjacent land – Redacted]	[Beca Ltd]	[Dated June 2021]
02	[Assessment of Effects on the Environment report including: <ul style="list-style-type: none"> • Appendix A – Plans of a typical monopole • Appendix B – Permitted activities • Appendix C – Landscape and Visual Assessment • Appendix D – Assessment of objectives and policies of the AUP:OP • Appendix E – Proposed conditions] 	[Beca Ltd]	[Dated June 2021]

Part 5: Description of inquiries made to identify occupiers

Please explain what reasonable inquiries were made to identify the occupiers of the land on which the project is to be undertaken and the land adjacent to that land.

Attach additional pages if required

[The transmission line works are located on land owned by her Majesty the Queen (for State Highway 1).

[Details of the occupiers of adjacent land are contained in Attachment 1.]

Part 6: Is this application part of a project planned to proceed in stages?

Yes (see below)

No

If the project is planned to proceed in stages, please provide details of the nature and timing of the staging and indicative lodgement dates for each stage. Note that a new application should be lodged for each separate stage.

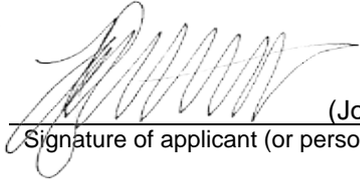
Attach additional pages if required

[Stage 1B1 of the Papakura to Drury South Project. The staging of the Papakura to Drury South Project is set out in detail in the Waka Kotahi Application dated June 2021.]

Part 7: Signature

I hereby certify that, to the best of my knowledge and belief, the information given in this application is true and correct, and that I am authorised to make this application.

I understand that the EPA can recover actual and reasonable costs incurred in relation to this application.



(John Sutherland)

Signature of applicant (or person authorised to make application)

22 June 2021

Date

Note: The information checklist on the following page must be completed prior to lodging this application. The checklist is designed to assist you in providing all the relevant information. If an application does not comply with all requirements then the EPA must return it to the person who lodged it.

Resource Consent Application Checklist

<p>In accordance with clauses 9-12 of Schedule 6 of the COVID-19 Recovery (Fast-track Consenting) Act 2020 the following information must be provided for resource consents for listed or referred projects:</p> <p>(all clauses in this checklist are from Schedule 6 of the Act)</p>	<p>Application Reference (Section and page)</p>	<p>✓</p>
<p>A description of the proposed activity (clause 9(1)(a))</p>	<p>Section 2 of AEE</p>	<p>✓</p>
<p>A description and map of the site at which the activity is to occur (clause 9(1)(b))</p>	<p>Figure 2-2 and Section 2.3 of the AEE</p>	<p>✓</p>
<p>Confirmation that the consent application complies with clause 3(1) (clause 9(1)(c))</p>	<p>Section 3.1 of the AEE</p>	<p>✓</p>
<p>The full name and address of each owner of the site and of land adjacent to the site, and each occupier of the site and of land adjacent to the site who, after reasonable inquiry, is able to be identified (clause 9(1)(d))</p>	<p>Attachment 1 to this form</p>	<p>✓</p>
<p>A description of any other activities that are part of the proposal to which the application relates (clause 9(1)(e))</p>	<p>Section 4.3 of the AEE</p>	<p>✓</p>
<p>A description of any other resource consents, notices of requirement for designations, or alterations to designations required for the proposal to which the application relates (clause 9(1)(f))</p>	<p>Section 4.5 of the AEE</p>	<p>✓</p>
<p>An assessment of the activity against</p> <ul style="list-style-type: none"> (i) Part 2 of the Resource Management Act 1991; and (ii) the purpose of the Act; and (iii) the matters set out in section 19 of the Act <p>(clause 9(1)(g))</p>	<p>Section 6.2.1 and 6.2.2 of the AEE</p>	<p>✓</p>
<p>An assessment of the activity against any relevant provisions in any of the following documents:</p> <ul style="list-style-type: none"> (i) a national environmental standard: (ii) other regulations made under the Resource Management Act 1991: (iii) a national policy statement: (iv) a New Zealand coastal policy statement: (v) a regional policy statement or proposed regional policy statement: (vi) a plan or proposed plan; (vii) a planning document recognised by a relevant iwi authority and lodged with a local authority <p>Including an assessment of the activity against:</p>	<p>AEE section:</p> <p>Section 6.2.4 N/A Section 6.1.1 N/A Section 6.2.4 and Appendix D Section 6.2.4 and Appendix D Section 6.2.4</p>	<p>✓</p>

In accordance with clauses 9-12 of Schedule 6 of the COVID-19 Recovery (Fast-track Consenting) Act 2020 the following information must be provided for resource consents for listed or referred projects: (all clauses in this checklist are from Schedule 6 of the Act)	Application Reference (Section and page)	✓
<ul style="list-style-type: none"> Any relevant objective, policy, or rules in any of the documents listed above. Any requirement, condition, or permission in any of the documents listed above Any other requirements in any of those documents <p>(clause 9(1)(h) and clause 9(2) and (3))</p>	Section 6.2.4 and Appendix D]	
Information about any Treaty settlements, that apply in the project area, including the identification of the relevant provisions in those Treaty settlements, and a summary of any redress provided by those settlements that affects natural and physical resources relevant to the project or project area (clause 9(1)(i))	[Section 6.1.2]	[✓]
The conditions proposed for the consent. (clause 9(1)(j))	[Section 6.3 and Appendix E]	[✓]
<p>An assessment of the activity's effects on the environment, which must:</p> <ul style="list-style-type: none"> Include the information required by clause 10 of Schedule 6; and Cover the matters specified in clause 11 of Schedule 6. <p>(clauses 9(4) 10 and 11)</p>	[Section 5]	[✓]
<p>A cultural impact assessment:</p> <ul style="list-style-type: none"> Prepared by or on behalf of the relevant iwi authority or authorities; or If one is not provided, a statement of the reasons given by the iwi authority for not providing it <p>(clause 9(5))</p>	[Section 5.10]	[]
If a permitted activity is part of the proposal to which the consent application relates, include a description that demonstrates that the activity complies with the requirements, conditions, and permissions for the permitted activity. (clause 9(6)(a))	[Section 4.3 and Appendix B]	[✓]
If the activity is to occur in an area that is within the scope of a planning document prepared by a customary marine title group under section 85 of the Marine and Coastal Area (Takutai Moana) Act 2011, include an assessment of the activity against any resource management matters set out in the planning document. (clause 9(6)(b))	[N/A – See Section 5.5]	[]
In the case of a referred project, all additional information required by the referral order (clause 9(6)(c))	[N/A – Project is listed in Schedule 2 of the Act]	[]
Subdivisions or Reclamation		
<p>If the application is for subdivision, in addition to the information required under clause 9, an application for a subdivision in a project area must include information that adequately defines:</p> <ul style="list-style-type: none"> The position of all new boundaries; 	[N/A]	[]

In accordance with clauses 9-12 of Schedule 6 of the COVID-19 Recovery (Fast-track Consenting) Act 2020 the following information must be provided for resource consents for listed or referred projects: (all clauses in this checklist are from Schedule 6 of the Act)	Application Reference (Section and page)	✓
<ul style="list-style-type: none"> • The areas of all new allotments, unless the subdivision involves a cross lease, company lease or unit plan; • The locations and areas of new reserves to be created, including any esplanade reserves and esplanade strips • The locations and areas of existing esplanade reserves, esplanade strips and access strips • The location and areas of any part of the bed of a river or lake to be vested in a territorial authority under section 237A of the Resource Management Act 1991 • The locations and areas of any land within the coastal marine area that is to become part of the common marine and coastal area under section 237A of the Resource Management Act 1991 • The locations and areas of land to be set aside as new roads <p>(clause 12(1))</p>		
<p>If the application is for reclamation(s), in addition to the information required under clause 9, information must also be included to show the area to be reclaimed, including the following:</p> <ul style="list-style-type: none"> • The location of the area to be reclaimed • If practicable, the position of all new boundaries • Any part of the reclaimed area to be set aside as an esplanade reserve or esplanade strip <p>(clause 12(2))</p>	[N/A]	[]
Other restrictions or obligations	Application Reference (Section and page)	✓
<p>In the case of a listed project, the application complies with any restrictions or obligations in Schedule 2</p> <p>OR</p> <p>In the case of a referred project, the application complies with any restrictions or obligations in Schedule 3 and the referral order</p>	[No restrictions or obligations listed in Schedule 2]	[]
<p>Confirmation that the project does not include any of the activities set out in clause 2(4) of Schedule 6</p>	[N/A – See Table 3-1]	[]

Evidence of authorisation	Application Reference (Section and page)	✓
Evidence of authorisation if you are making this application on behalf of the applicant who must be a person authorised in accordance with section 15 of the Act	[N/A]	[]