

Notice of Requirement

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

This form is to be used to lodge a notice of requirement for a designation or to alter a designation for listed projects and referred projects under clause 2(2) of Schedule 6 to the COVID-19 Recovery (Fast-track Consenting) Act 2020 (“the Act”). If the project also includes a resource consent application please also complete the separate Resource Consent Application form.

All legislative references relate to the COVID-19 Recovery (Fast-track Consenting) Act 2020 unless otherwise stated.

The information required for notices of requirement is prescribed in clause 13 of Schedule 6 of the Act.

Your notice of requirement must:

- Include the information required (which is listed in the Notice of Requirement checklist on this form); and
- Comply with any restrictions or obligations, such as any information requirements included in Schedule 2 or 3 of the Act, as applicable.

The information you provide must be in sufficient detail that corresponds with the scale and significance of the effects that the activity may have on the environment, taking into account any proposals to manage the adverse effects through conditions. If these information requirements are not met, the Environmental Protection Authority (EPA) must return your notice of requirement.

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 notice of requirement or application for resource consents should be lodged for each separate stage.

We recommend that you discuss the notice of requirement with the EPA before lodging the notice of requirement. Please contact the EPA:

By phone: 0800 080 065; or

By email: fasttrack@epa.govt.nz

Notices of requirement must be lodged with the EPA by email fasttrack@epa.govt.nz and in hard copy (six hard copies required). Hard copies are to be sent to the Environmental Protection Authority, Level 10, 215 Lambton Quay, Wellington.

Please also provide one copy of a redacted version (clearly labelled) that does not disclose personal contact details for you (the requiring authority), and for any other individual, including persons identified as owners or occupiers of land or affected persons.

All documents lodged with this notice of requirement, must be indexed.

Electronic documents shall be separated into smaller files less than 30MB.

Your personal and company information will be held by the EPA and used in relation to this notice of requirement. You have the right to access and correct personal information held by the EPA.

If the notice of requirement is accepted as complying with the requirements of clause 3(1) of Schedule 6 of the Act, it will be provided to specified parties invited to comment by the expert consenting panel. Any personal contact details (phone number, address and email) including any owners and occupiers listed in the notice of requirement documents, will not be made publicly available.

The notice of requirement (including business contact details) will be publicly available on our website.

All information held by the EPA is subject to the Official Information Act 1982.

We will recover from you the actual and reasonable costs incurred in respect of this notice of requirement. We may suspend processing your notice of requirement for non-payment of costs. A copy of the EPA Cost Recovery Policy is available on the EPA website:

<https://www.epa.govt.nz/fast-track-consenting/making-an-application/>

Part 1: Requiring authority details

Project Name and identifier (as named in Schedule 2 or referral order): Papakura to Drury South State Highway 1 improvements	
Person or entity authorised to undertake project (as named in Schedule 2 or referral order): Waka Kotahi New Zealand Transport Agency	
Key contact name: Evan Keating	
Phone: (09) 953 5544	Email: evan.keating@nzta.govt.nz
Email address for service: evan.keating@nzta.govt.nz	
Postal Address (if preferred method of service): n/a	

Consultant details

Company: Aurecon New Zealand Ltd	
Full name of consultant: Helen McLean	
Phone: +64 27 4529600	Email: Helen.McLean@aurecongroup.com
Email address for service: Helen.McLean@aurecongroup.com	
Postal Address (if preferred method of service): n/a	

If you are making this notice of requirement on behalf of the requiring authority please attach evidence that you are authorised to make this notice of requirement.

Please direct all correspondence from the EPA to:

- Applicant
- Consultant

Part 2: Type of notice of requirement

This notice of requirement is for the following:

- notice of requirement for a new designation
- notice of requirement to alter an existing designation

Part 3: Brief description of the notice of requirement

Please provide a brief description of the notice of requirement

Attach additional pages if required

Waka Kotahi NZ Transport Agency (Waka Kotahi) are seeking resource consents and issuing two Notices of Requirement (NOR) for Stage 1B1 of the State Highway 1 (SH1) Upgrades Project between Papakura and Bombay (P2B) project. The P2B project is a Waka Kotahi project to improve the capacity and functionality of SH1 and provide for long term growth in the south of Auckland.

The geographic location of Stage 1B1 of P2B ('the Project') is between the Papakura Interchange to south of the Drury Interchange (Quarry Road). The area between north of Otūwairoa (Slippery Creek) Bridge and SH1 Bremner Road Overbridge is excluded from the Project and will be consented separately in Stage 1B2.

The Project involves a range of works including installing a Shared Use Path, widening SH1 so there is an additional lane in each direction, demolition and replacement of bridges and a range of stormwater management works. Please refer to Section 2 of the Assessment of Environmental Effects (AEE) attached for a full description of the proposed works.

As such, a NOR (known as NOR 1 throughout the AEE) is necessary to alter the existing Designation 6706 boundary for the Project works. The purpose of Designation 6706 is "Motorway purposes between Auckland and Hamilton". The purpose of Designation 6706 will remain the same as a result of this application, and additionally the SUP is excluded from NOR 1.

Further information can be found in Section 3.2 of the attached AEE and in the NOR Plans in the Drawing set attached at Appendix F.

Part 4: Schedule of notice of requirement documents

List all documents submitted with the notice of requirement.

Attach additional pages if required

Attachment number	Document name and date	Author	Document version
	Assessment of Effects on the Environment 506207-0490-REP-NN-0051 11.06.2012	P.Green/H.McKee	C
Appendix A	Project Objectives	P.Green	NA
Appendix B	P2B project staging summary	P.Green	NA
Appendix C	Design and Construction Report 506207-0420-REP-NN-0077 10.06.2021	M.Laing	A
Appendix D	Illustrative context of the Project	P.Green	NA

Appendix E	Cultural Impact Assessments and Cultural Value Assessments,	Various	NA
Appendix F	Drawing Set [various drawing numbers]	Various	Various
Appendix G	Stormwater and Hydrology Report 506207-0490-REP-WW-0065 11.06.2021	A.Ho	A
Appendix H	Groundwater Assessment 506207-0410-REP-GG-0085 11.06.2021	S.MacKay/A.Hills	B
Appendix I	Construction Water Erosion and Sediment Control Assessment 506207-0490-REP-NN-0060 10.06.2021	C.Stewart	2
Appendix J	Arboricultural Assessment 506207-0490-REP-NN-0057 10.06.2021	M. Paul	D
Appendix K	Landscape and Visual Assessment 506207-0490-REP-NN-0088 11.06.2021	S.Bray	3
Appendix L	Urban and Landscape Design Framework. June 2021.	M.McBain	E
Appendix M	Rules Assessment 10.06.2021 [no document number]	P.Green	NA
Appendix N	Existing Environment Maps [no document number]	P.Green	NA
Appendix O	Adjacent and Affected Parties [no document number]	P.Green	NA
Appendix P	Ecology Assessment 506207-0490-REP-NN-0061 10.06.2021	T.Barnett/ C.Wedding	C
Appendix Q	Coastal Processes Report 506207-0490-REP-NN-0059 09.06.2021	RG.Bell/M Allis	4
Appendix R	Traffic Assessment 506207-0490-REP-NN-0063 10.06.2021	H.Shepherd/I.Clark	4

Appendix S	Historic Heritage Assessment 506207-0490-REP NN-0058 31.05.2021	A. Cruickshank	2
Appendix T	Contaminated Land Assessment 506207-0490-REP-KF-0066 10.06.2021	R.Colvin/S.Ensoll.	B
Appendix U	Noise and Vibration Assessment 506207-0490-REP-NN-0062 02.06.2021	S. Wilkening	2
Appendix V	Engagement Records [no document number]	P.Green	NA
Appendix W	Proposed Conditions [no document number]	H.Martin	NA
Appendix X	Multi-Criteria Assessment Technical Note 506207-0420-NOT-RR-1002 22.01.2021	P.Green	A

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 P2B project team has directly engaged with the owners of sites from which land acquisition is required. Letters were initially sent and then landowner meetings began in late June 2019. As detailed design progressed for the Project and the specific impact on each individual property has become clearer, additional meetings have been/are being held with those affected landowners to inform them of the emerging design, understand their situation and work where possible to address any concerns they may have before finalising the design. For the P2B project team, these meetings were generally attended by representatives of the Waka Kotahi Property team, the Waka Kotahi Engagement & Partnerships team, the Aurecon design team and (if relevant) the Aurecon stormwater team.

The P2B project team has also met with landowners whose driveway access may need to be altered as part of the Project.

In addition to those 'adjacent' parties, Waka Kotahi have sought the names of occupants through letters sent to identified adjacent sites. Given the scale of engagement throughout the Project, it is considered that reasonable enquiries have been made to identify and engage with the adjacent owners and occupiers.

Further information on consultation with the affected and adjacent parties can be found in Section 5.1 and 5.3 of the attached AEE, as well as in Appendix O 'Adjacent and Affected Parties'.

Part 6: Is this notice of requirement 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 notice of requirement or application for resource consents should be lodged for each separate stage.

Attach additional pages if required

The P2B project extends 16.6 kilometres from approximately 1.3km north of the Papakura Interchange (from the end of the Southern Corridor Improvements) to approximately 600 metres (m) south of the proposed Bombay/Mill Road interchange.

The P2B project is intended to be delivered in five stages consisting of Stage 1A, Stage 1B1 (the subject of this application), Stage 1B2, Stage 2 and Stage 3. Stage 1A has already been consented under the RMA and this application is only related to Stage 1B1. Design and consent preparation for Stage 1B2 and Stage 2 is underway during which the appropriate consenting pathway will be confirmed.

For further information on the staging of P2B please refer to Section 2 and Appendix B of the attached AEE.

Part 7: Signature

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

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



Signature of applicant (or person authorised to make notice of requirement)

14 June 2021

Date

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

Notice of Requirement Checklist

<p>In accordance with clause 13 of Schedule 6 of the COVID-19 Recovery (Fast-track Consenting) Act 2020 the following information must be provided in notices of requirement for listed or referred projects: (all clauses in this checklist are from Schedule 6 of the Act)</p>	<p>Notice of Requirement Reference (Section and page)</p>	<p>✓</p>
<p>A description of the site to which the notice of requirement applies (clause 13(1)(a))</p>	<p>Section 1.2.2 Page 2-3</p> <p>Section 4: Pages 22-34</p> <p>Appendix F Drawing Set</p> <p>Appendix D Context Drawings</p> <p>Appendix N Existing Environment</p>	<p>✓</p>
<p>Information on the effects of the proposed project or work on the environment, together with a description of how any adverse effects will be mitigated (clause 13(1)(b))</p>	<p>Section 6: Pages 46 – 73</p> <p>Section 7: 74 – 80</p>	<p>✓</p>
<p>Confirmation that the notice of requirement complies with clause 3(1) (clause 13(1)(c))</p>	<p>Section 1.3.1.2 Page 7</p>	<p>✓</p>
<p>An assessment of the project or work against—</p> <p>(i) Part 2 of the Resource Management Act 1991 and the purpose of this Act; and</p> <p>(ii) any relevant provisions in any of the following documents:</p> <p>(a) a national policy statement:</p> <p>(b) a New Zealand coastal policy statement:</p> <p>(c) a regional policy statement or proposed regional policy statement:</p> <p>(d) a plan or proposed plan:</p> <p>(e) a planning document recognised by a relevant iwi authority and lodged with a local authority.</p> <p>(clause 13(1)(d) and clause 13(4))</p>	<p>Section 8.5 Pages 100 - 117</p> <p>Appendix M – Rules Assessment</p> <p>Appendix W – Proposed Conditions</p>	<p>✓</p>
<p>Information about any Treaty settlements that apply in the project area, including—</p> <p>(i) the identification of the relevant provisions in those Treaty settlements; and</p> <p>(ii) a summary of any redress provided by those settlements that affects natural and physical resources relevant to the project or project area</p> <p>(clause 13(1)(e))</p>	<p>Section 8.2.2 (particularly 8.2.2.5) Pages 90 – 93</p>	<p>✓</p>

<p>In accordance with clause 13 of Schedule 6 of the COVID-19 Recovery (Fast-track Consenting) Act 2020 the following information must be provided in notices of requirement for listed or referred projects: (all clauses in this checklist are from Schedule 6 of the Act)</p>	<p>Notice of Requirement Reference (Section and page)</p>	<p>✓</p>
<p>The full name and address of —</p> <p>(i) each owner of the land to which the notice of requirement relates and of the land adjacent to that land; and</p> <p>(ii) each person who, after reasonable inquiry, is known by the requiring authority to be an occupier of the land to which the notice relates and of the land adjacent to that land</p> <p>(clause 13(1)(f))</p>	<p>Section 5.3 : Pages 44 - 45</p> <p>Appendix O Adjacent and Affected Parties</p> <p>Appendix V Engagement Records</p>	<p>✓</p>
<p>An assessment of whether the project or work and the designation sought are reasonably necessary for achieving the objectives of the requiring authority (clause 13(1)(g))</p>	<p>Section 8.7.1 Page 119 - 120</p>	<p>✓</p>
<p>Any consideration of alternative sites, routes, or methods of undertaking the project or work (clause 13(1)(h))</p>	<p>Section 8.7.2 Page 120 – 121</p> <p>Appendix X – Multi-Criteria Assessment Technical Note</p>	<p>✓</p>
<p>A list of the resource consents needed for the project or work and whether these have been applied for (clause 13(1)(i))</p>	<p>Section 3.1 Pages 19 – 20</p> <p>Appendix M – Rules Assessment</p>	<p>✓</p>
<p>A description of any consultation undertaken with parties likely to be affected by the project or work and the designation (clause 13(1)(j))</p>	<p>Section 5 Page 35 – 45</p> <p>Appendix O Adjacent and Affected Parties</p> <p>Appendix V Engagement Records</p>	<p>✓</p>
<p>A cultural impact assessment prepared by or on behalf of the relevant iwi authority; or if a cultural assessment is not provided, a statement of the reasons (if any) given by the relevant iwi authority as to why an assessment is not being provided (clause 13(1)(k) and clause 13(1)(l))</p>	<p>Section 5.2.3: Pages 38 - 44</p> <p>Appendix E Cultural Impact Assessments and Cultural Value Assessments</p>	<p>✓</p>

In accordance with clause 13 of Schedule 6 of the COVID-19 Recovery (Fast-track Consenting) Act 2020 the following information must be provided in notices of requirement for listed or referred projects: (all clauses in this checklist are from Schedule 6 of the Act)	Notice of Requirement Reference (Section and page)	✓
Any conditions that the requiring authority proposes for the designation (clause 13(1)(m))	Appendix W Proposed Conditions	✓
In the case of a referred project, all additional information required by the relevant referral order (clause 13(2))	Not applicable, application is for a listed project.	NA

Other restrictions or obligations	Notice of Requirement Reference (Section and page)	✓
In the case of a listed project, the notice of requirement complies with any restrictions or obligations listed in Schedule 2 OR In the case of a referred project, the notice of requirement complies with any restrictions or obligations included in Schedule 3 and the referral order	The application is for a listed project. Section 1.3 Pages 6 - 8	✓

Evidence of authorisation	Notice of Requirement Reference (Section and page)	✓
Evidence of authorisation if you are making this notice of requirement on behalf of the requiring authority who must be a person authorised in accordance with section 15 of the Act		✓