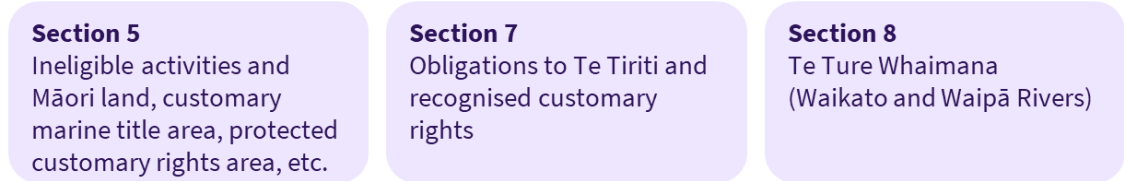
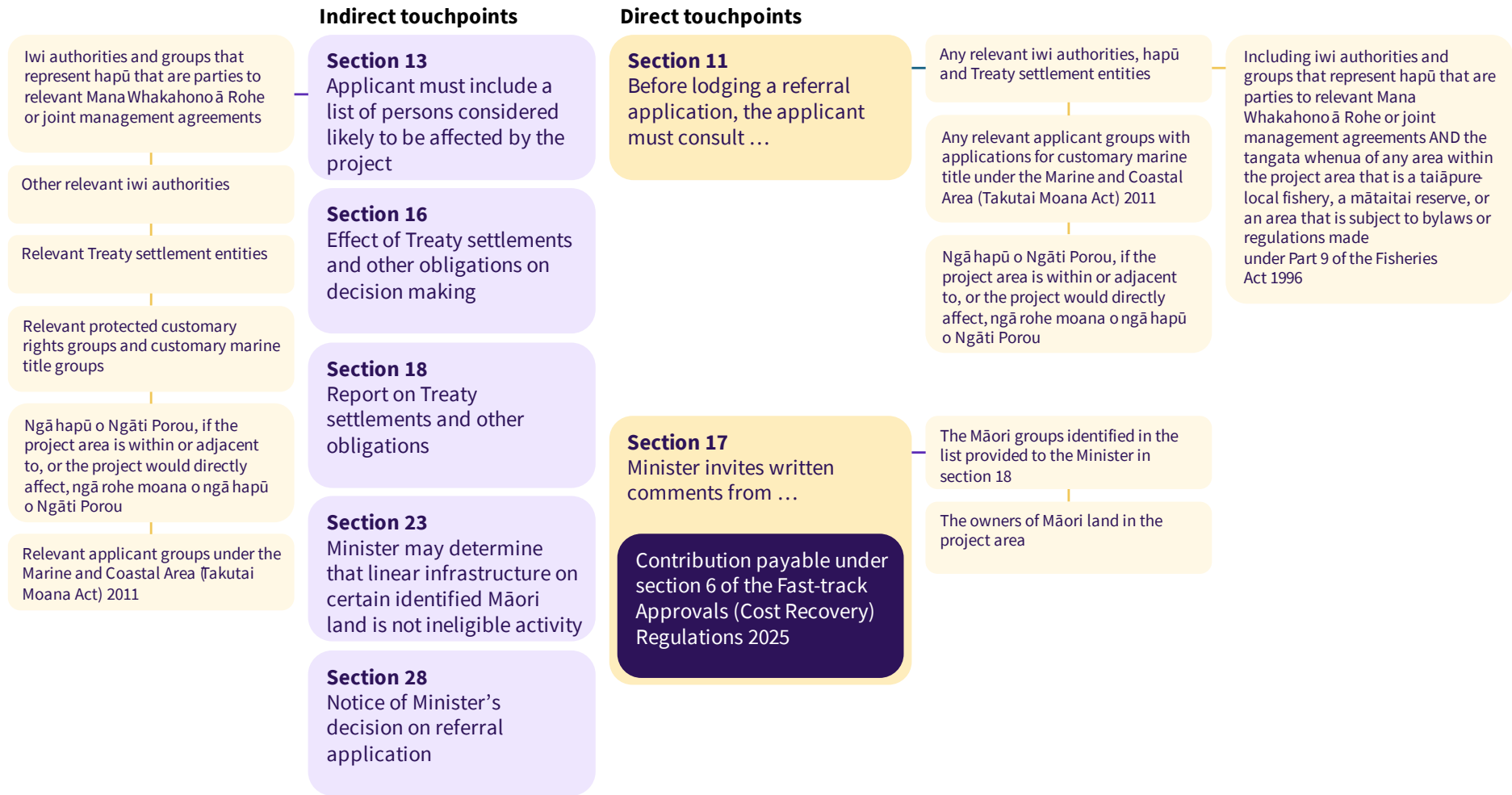


Iwi Māori touchpoints in the Fast-track Approvals Act 2024

Preliminary provisions



Referral application



Substantive application

Indirect touchpoints

Section 46

EPA decides whether substantive application is complete and within scope

Section 49

EPA obtains section 18 Report on Treaty settlements and other obligations from MfE

Section 57

Notice of hearing, if held, to persons and groups who provided comments under section 35 or section 53

Section 67

Panel may request further information or report

Any groups with recognised negotiation mandates for, or current negotiations for, Treaty settlements in the area of proposed land exchange, who provided comments under s35 (Director-General of Conservation's report on land exchange)

If information sensitive to an iwi or a hapū is held by a relevant administering agency or local authority under an agreement of confidentiality, discuss with the iwi or hapū whether that information or any part of it may be disclosed and, if so, how it may be disclosed and to whom

Direct touchpoints

Section 29

Before lodging an application, a Schedule 2 listed project must consult ... (see section 11)

Section 53

Panel invites written comments from ...

Contribution payable under section 6 of the Fast-track Approvals (Cost Recovery) Regulations 2025

Section 70

Panel seeks comment on draft conditions from those who provided comments under section 53

Section 91

Disclosure of
information sensitive
to iwi or hapū

Any relevant iwi authorities

Any relevant Treaty settlement entities
Including an entity that has an interest under a Treaty settlement within the area to which the substantive application relates AND an entity operating in a collective arrangement, provided for under a Treaty settlement, that relates to that area

Any protected customary rights groups and customary marine title groups whose protected customary rights area or customary marine title is within the area to which the substantive application relates

Any applicant group under the Marine and Coastal Area (Takutai Moana) Act) 2011 that is identified in the report prepared under section 18 or 49 and seeks recognition of customary marine title or protected customary rights within the area to which the substantive application relates

Ngā hapū o Ngāti Porou, if the project area is within or adjacent to, or the project would directly affect, ngā rohe moana o ngā hapū o Ngāti Porou

Any relevant iwi authorities, hapū and Treaty settlement entities Including iwi authorities and groups that represent hapū that are parties to relevant Mana Whakahono ā Rohe or joint management agreements AND the tangata whenua of any area within the project area that is a taiāpure local fishery, a mātaītai reserve, or an area that is subject to bylaws or regulations made under Part 9 of the Fisheries Act 1996

Any relevant applicant groups with applications for customary marine title under the Marine and Coastal Area (Takutai Moana Act) 2011

Ngā hapū o Ngāti Porou, if the project area is within or adjacent to, or the project would directly affect, ngā rohe moana o ngā hapū o Ngāti Porou

Any persons or groups specified by the Minister under section 27(3)(b)(iii) for an accepted referral application

The tangata whenua of any area within the area to which the substantive application relates that is a taiāpure-local fishery, a mātaihai reserve, or an area that is subject to bylaws or regulations made under Part 9 of the Fisheries Act 1996

If the approvals sought in the substantive application include:

a Resource Management Act resource consent or designation Iwi authorities and groups that represent hapū that are parties to relevant Mana Whakahono ā Rohe or joint management agreements;

a marine consent under the EEZ Act
iwi authorities, customary marine
title groups, and protected
customary rights
groups that the panel considers
may be affected by the application,
and other
persons that the EPA considers
have existing interests that may be
affected by the application