

# FTAA-2503-1032: Application received for referral of the project under the Fast-track Approvals Act 2024 – Stage 1 decisions

## Project Name: Waitākere District Court - New Courthouse project

Date submitted:	4 April 2025	Tracking #: BRF–6058	
Security level:	In-Confidence	MfE priority:	Urgent

	Action sought:	Response by:
To Hon Chris Bishop, Minister for Infrastructure	Decisions on recommendations in Table A	To be advised

Actions for	Return the signed briefing to MfE FTAreferrals@mfe.govt.nz		
Minister's Office staff	Send email to Ministers to invite comment		
Number of appendices attachments: 3	Attachments:  1. Application documents for Waitākere District Court – New Courthouse project  2. List of the Māori groups referred to in section 18(2))  3. Statutory framework summary		

## **Ministry for the Environment contacts:**

Position	Name	Cell phone	1 <sup>st</sup> contact
Principal Author(s)	Max Gander-Cooper, Stephen Church		
Manager	Stephanie Frame	s 9(2)(a)	✓
General Manager	llana Miller	s 9(2)(a)	

















#### **Attachment 3: Statutory framework summary**

### **Statutory framework summary**

- 1. You are the sole decision maker for referral applications. If you accept a referral application then the whole or part of the project will be referred to the fast-track approvals process.
- 2. If a Treaty settlement, the Marine and Coastal Area (Takutai Moana) Act 2011, the Ngā Rohe Moana o Ngā Hapū o Ngāti Porou Act 2019, a Man Whakahono ā Rohe or a joint management agreement provides for consideration of any document or procedural requirements, you must, where relevant:
  - a. Give the document the same or equivalent effect through this process as it would have under any specified Act; and
  - b. Comply with any applicable procedural requirements.
- 3. You must decline a referral application if:
  - a. you are satisfied the project does not meet the referral criteria in s22
  - b. you are satisfied the project involves an ineligible activity (s5)
  - c. you consider you do not have adequate information to inform your decision.
- 4. You may decline an application for any other reason, including those set out in s21(5) and even if the application meets the s22 referral criteria.
- 5. You can decline an application before or after inviting comments under s 17(1). However, if comments have been sought and provided within the required time frame, you must consider them, along with the referral application, before deciding to decline the application.
- 6. If you do not decline a referral application at this initial stage you must copy the application to, and invite written comments from:
  - a. the relevant local authorities.
  - b. the Minister for the Environment and relevant portfolio Ministers
  - c. the relevant administering agencies
  - d. the Māori groups identified by the responsible agency
  - e. the owners of Māori land in the project area:
  - f. you may provide the application to and invite comments from any other person.
- 7. You can request further information from an applicant, any relevant local authority or any relevant administering agency at any time before you decide to decline or accept a referral application (see section 20 of the Act).
- 8. However, if further information has been sought and provided within the required time frame you must consider it, along with the referral application, before deciding to decline the application.