



Fast-track Approvals Act 2024 Substantive Application Form Guidance

This is the substantive application form approved by the EPA in accordance with sections 43(1)(a) and (4) of the Fast-track Approvals Act 2024 (**the Act**). You will need to submit your substantive application through our digital Fast-track Portal. This application form will assist you with preparing your application in the manner required.

Guidance note: You will need to prepare your application for submission to our digital Fast-track Portal. To submit your application successfully via our digital Fast-track Portal, you will be required to upload your application in accordance with the below step by step instructions. Please note that the guidance notes throughout this document serve as a **guide only** and are intended to help you become familiar with the process. It is not a substitute for the official application process, which you will undertake when you receive a log-in to the Fast-track Portal.

Steps to prepare your application

1. Accessing the digital Fast-track Portal

• You will be required to submit your application via our secure digital Fast-track Portal. Please ensure you have access to the Fast-track Portal and are able to log in before starting your application.

2. Review the Requirements in this Application Form Guidance Document

 Carefully review the application requirements included in this document, including any supporting documents you must provide.

3. Prepare Your Documents

- Prepare all necessary files, consultation documents, and technical reports in advance.
 Ensure that your files are in the correct format (all popular formats such as e.g., PDF, Word and excel are supported) and meet the specified size limits.
- If your application is assessed as complete and referred to a panel for decision making, the EPA will publish your application on the Fast-track website. For this purpose, please prepare and provide to the EPA a redacted version of your application in addition to that omits all personal or otherwise confidential and commercially sensitive information.

4. Step-by-Step Application Process

- The Act provides for applicants to apply for a number of approvals under several existing Acts. The information required to lodge an application for each type of approval varies under the Act. Each of the checklists included in this document sets out these specific information requirements. If you are applying for multiple approvals, you will need to complete all relevant checklists.
- When preparing your application in the Fast-track Portal, you will select all relevant approval types and be prompted to provide the information accordingly down into manageable steps within the Fast-track Portal. Follow the instructions carefully, and

ensure all required fields are completed before moving to the next stage. Before final submission, review your entire application to confirm that all details are accurate and that all supporting documents are attached. Mistakes or missing information may result in your application being assessed as incomplete.

5. Submission Confirmation

• Once your application is submitted in the Fast-track Portal, you will receive a confirmation email indicating that your application has been successfully received. If you do not receive this email, please contact our support team.

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Part 1: Authorised person details

Guidance note:

- For a listed project, the project name should be the same as that identified in Schedule 2 and the authorised person should be the person specified for the project listed in Schedule 2.
- For a referred project, the authorised person should be the person specified by the Minister as the person authorised to lodge the substantive application under section 27(2).
- For either a listed or referred project, if there is more than 1 authorised person, details should be provided for all authorised persons.

Subsequent parts in this form refer to the 'applicant' or in some instances 'authorised person'. For the purposes of this form, this means the authorised person (and any agent) specified in this part.

Project name: Green Steel	
Reference:	
☑ listed project - reference 'Schedule 2' ☐ referred project and reference referral decision	on
Organisation name: National Green Steel Li	mited
Authorised Person(s): National Green Stee	el Limited
Key contact name: Vipan Garg	
Phone: 021 704 000	Email: vipan@nationalsteel.co.nz
Email address for service: vipan@nationals	steel.co.nz
Postal address (if preferred method of service):	
Agent for Authorised Person details	
Organisation name: Shearer Consulting Lim	nited
Contact name: Craig Shearer	
Phone: 021 735 914	Email: craig@craigshearer.co.nz
Email address for service: craig@craigshea	arer.co.nz
Postal address (if preferred method of service):	
Please direct all correspondence from the EPA to:	
☐ Authorised Person(s)	
Agent for Authorised Person(s)	

Part 2: General pre-lodgement requirements

Guidance note: There are other pre-lodgement requirements specific to the type of approval(s) sought. These requirements are addressed in Part 3. This part addresses relevant requirements in Subpart 2 and sections 42 and 43.

Please ensure that the information provided is specified in sufficient detail to satisfy the purpose to which it is required (section 44).

Subpart 1: Ineligible activities

Does the	projec	ct involve any ir	neligible activiti	es as defined in section 5 (section 43(1)(c))?
□ Yes		☑ No		
Does the	projec	ct involve any a	ctivities that:	
V	would o	occur on identi	fied Māori land (section 5(1)(a)(i))?
	□ Yes	☑ No		
		-	-	reed to in writing by the owners of the land or been der section 23 (section 5(1)(a)(ii))?
		□ Yes	□No	☐ N/A pursuant to section 5(2)
V	would o	occur in a custo	mary marine tit	ele area (section 5(1)(b)(i))?
	□ Yes	☑ No		
		If yes, has the group (section		reed to in writing by the customary marine title
		□ Yes	□No	□ N/A pursuant to section 5(2)
				rights area and would have a more than minor rotected customary right (sections 5(1)(c)(i) and (ii))?
	□ Yes	☑ No		
		If yes, has the group (section		reed to in writing by the protected customary rights
		□ Yes	□No	
V	would o	occur on Māori	customary land	(section 5(1)(d)(i))?
	□ Yes	☑ No		

		•	part as a Māori reservation as defined in section 4 of Te Ture ection 5(1)(d)(ii))?
☐ Yes		☑ No	
that wo Māori C	ould occ Commer r Treaty	ur within ar cial Aquacu	or an activity that is incompatible with aquaculture activities aquaculture settlement area declared under section 12 of the lture Claims Settlement Act 2004 or an area reserved under for the aquaculture activities of a particular group (section
☐ Yes		☑ No	
	section	42(4)(a) (re	e applicant who is proposed to hold an approval described in source consent) is not authorised to apply for a coastal permit e Management Act 1991 (section 5(1)(e)(ii))?
	□ Yes		No
	-	an access ar (1)(f)(i))?	rrangement under section 61 or 61B of the Crown Minerals Act
☐ Yes		☑ No	
	If yes:		
			be granted an access arrangement because of section 61(1A) of ection 5(1)(f)(ii)(A))?
		☐ Yes	\square No
			ur in an area for which a permit cannot be granted under that Act 1)(f)(ii)(B))?
		☐ Yes	\square No
			section 165J, 165M, 165Q, 165ZC, or 165ZDB of the Resource tion 5(1)(g))?
☐ Yes		☑ No	
	Minerals		an activity that would require an access arrangement under the hat would occur on land that is listed in Schedule 4 (section
☐ Yes		☑ No	
	If yes, h 5(1)(h)(rity been subject to a determination under section 24 (section

	□ Yes		☑ No										
			nal reserve 1977 (sect					Act 197	7 and	requ	ires a	pprova	al
□ Yes		☑ No											
	If yes, h 5(1)(i)(i		ctivity bee	n subj	ect to a	determ	ninatio	on und	er sec	tion	24 (se	ction	
	□ Yes		□No										
			ve held und al authorit				1977 t	hat is v	ested	in so	omeo	ne oth	er
□ Yes		☑ No											
	-		ctivity bee ested (sect	_		-	g by th	ne pers	on or	perso	ons in	whom	1
	☐ Yes		□ No		□ N/A p	ursuar	nt to s	ection	5(2)				
			ve held und nent of Cor						_	-	-	neone	
□ Yes		⊠No											
	=		ctivity bee managing	_			-	ne pers	on or	perso	ons		
	□ Yes		□ No		□ N/A p	ursuar	nt to s	ections	s 5(2) d	or (5))		
			der the Exo Act 2012 ()(i))?	
□ Yes		☑ No											
	-		ibed in sec er that Act					_				nd is a	
□ Yes		☑ No											
an acti 5(1)(l)(-	is prohi	bited by se	ction	15C of t	he Reso	ource	Manag	emen	t Act	1991	(sectio	n
□ Yes		☑ No											

		sioning-related activity (which is an activity described in section 38(3) of the onomic Zone and Continental Shelf (Environmental Effects) Act 2012) (section
	☐ Yes	☑ No
	an activity up 5(1)(n))?	ndertaken for the purposes of an offshore renewable energy project (section
	☐ Yes	☑ No
		documents you have uploaded to the portal as part of your application, which given in Part 2, Subpart 1 above.
-		olication under section 39 for a determination by the Minister under section 23 y is not an ineligible activity (section 42(13))?
□ Yes	⊠N	0
	is not an inel	u receive notice of the Minister's decision under section 39(4) that the activity ligible activity prior to making the substantive application, as required under (section 42 (13))?
	☐ Yes	□ No
	If no	, the applicant may not make a substantive application under the Act.
	If yes 43(1)	s, please provide a copy of the notice provided under section 39(4) (section (c)).
determ please	ine that linea	subject to a determination under section 23, whereby the Minister may r infrastructure on certain identified Māori land is not an ineligible activity, seps taken to secure the agreement with the owners of the land referred to in on 43(1)(g)).
Subpa	nrt 2: Priorit	zy project
		relate to a priority project as defined in section 4(1) that has been determined a priority project under section 38 (section 43(1)(h))?
□ Yes	₽N	0
	If ves to the	hest of your knowledge are there any competing applications?

☐ Yes	☑ No	
If yes, pleas	se specify here:	
Subpart 3: Refer	red project	
	= = =	this subpart if this application is for a referred project. If this se refer to Subpart 4: Listed project.
• •	•	ne deadline specified in the notice from the Minister or as d) (section 43(1)(i))?
□ Yes □ N	No	
If the application is 28.	for a referred pro	ject, please provide a copy of the notice given under section
		er under section 27(3)(b)(ii) (section 43(1)(e)(i))?
□ Yes □ 1	No 🗆 N/.	/A
Subpart 4: Listed	d project	
		this subpart if this application is for a listed project. If this lease refer to Subpart 3: Referred project.
		onsulted with the following persons and groups referred to incation (section 29(1)(a)).
		authorised person, consultation can occur by any of the them (section 29(2)(a)).
The relevan	nt local authorities	S
☑ Yes	□No	□ N/A
Any relevan	nt iwi authorities, l	hapū, and Treaty settlement entities, including –
(i)		nd groups that represent hapū that are parties to relevant o ā Rohe or joint management agreements; and

	fis	hery, a mātaitai	reserve, or an area that is subject to bylaws or regulations of the Fisheries Act 1996
	☑ Yes	□No	□ N/A
	-		with applications for customary marine title under the tai Moana Act) 2011
	☐ Yes	□ No	☑ N/A
	• •		project area is within or adjacent to, or the project would a o ngā hapū o Ngāti Porou
	☐ Yes	□ No	☑ N/A
	The relevant a	dministering age	encies
	☐ Yes	□ No	☑ N/A
			he project are to include an approval described in section older of an interest in land that is to be exchanged by the
	☐ Yes	□No	☑ N/A
Subpa	rt 5: Fee, cha	arges or levy	
		• •	e under the Fast-track Approvals (Cost Recovery) Regulations paid (section 43(1)(j))?
□ Yes	☑ No	Invoice to b	pe provided by EPA

Part 3: Type of approval(s) sought

Guidance note: This part identifies the type of approval(s) that can be sought under section 42(4) and other relevant requirements relevant to the approval(s) in Subpart 3 and section 42 of the Act. For each type of approval, reference is made to the corresponding checklist that must be completed with the application which include the information requirements set out in section 43 (3).

Please ensure that the information provided is specified in sufficient detail to satisfy the purpose to which it is required (section 44).

This application is for the following type(s) of approval under the Act (please tick all that apply):

☑ A resource consent that would otherwise be applied for under the Resource Management Act 1991 (**RMA**) (section 42(4)(a)). If yes, please complete **checklist A**.

Please identify who is intended to be the holder of the resource consent being applied for:

Guidance note: If the substantive application is to be lodged by more than 1 authorised person, the references to the applicant in the information requirement in clause 5 subclauses 1(d), (k), (i) and (6) of Schedule 5 (and addressed in checklist A) are to the authorised person who is identified in the application as the proposed holder of the resource consent (clause 5(7) of Schedule 5).

National	Green Stee	el Limited
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Please indicate which type of consent(s) or activity the approval applies to. Tick as many boxes as apply to the project:

☑land-use consent
□ subdivision consent (also complete checklist A1)
□reclamation consent (also complete checklist A1)
□ coastal permit
□ aquaculture activities
☑water permit (other than coastal marine area)
☑discharge consent (other than coastal marine area)
☐ standard freshwater fisheries activity as defined in section 4 (please complete checklist A2)
□other

Is the approval for an activity that is a prohibited activity under the RMA (section 42(5)(a))?

□ Yes		☑ No
		ant hold an existing resource consent for the same activity using some or al ural resource? If yes, section 30 does not apply.
is for a	resource existing	Section 30 applies if a substantive application, for a listed or referred project, consent approval under section 42(4)(a) and the authorised person does not resource consent for the same activity using some or all of the same natural
□ Yes		☑ No
	each co	ior to lodging this application, has the authorised person notified in writing nsent authority that has jurisdiction over an area where the approval would ection 30(2))?
	☑ Yes	□ No
	Please	ndicate whether (section 42(5)(b)):
	section applica propos	to lodging the substantive application, you received notice either under 30(3)(b) that there are no existing consents or section 30(5) that there is an ble existing resource consent and that the existing consent holder does not e, or does not lodge a relevant application more than 3 months before the of the existing consent (section 30(6)(a)); and
		application is made within three months of the date of the earliest notice d by each relevant consent authority (section 30(6)(b)).
	as a ref	ce note: Under section 30(6), the reference to authorised person must be read erence to every authorised person who would be required by section 42(2)(b) y lodge the application (section 30(7)(c)).
	of t	notice under section 30(3)(b) or (5) has been received, please provide a copy nat notice showing that it was received within the timeframe specified in ion 30(6)(b) (clause 5(1)(l)(i) of Schedule 5).
	to-c	notice has been received under section 30(5), please provide any more upate information that the applicant is aware of about the existing resource sent referred to in the notice (clause 5(1)(l)(ii) of Schedule 5).
	[[F	or s30(3)(b) notices refer to Attachment 3 of AEE
Does th	ne applio	ation relate to aquaculture activities to be undertaken in the coastal marine

Guidance note: Section 31 applies if a substantive application, for a listed or referred project, is for a resource consent approval under section 42(4)(a) for which the EPA will need to request a recommendation under section 48.

area (section 31)?

	\square Yes	☑ N)	
	relation		nas this b	son wishes to lodge a pre-request aquaculture agreement in been lodged with the relevant chief executive prior to lodging)?
				e than 1 authorised person, any 1 of the authorised persons on on behalf of all of them (section 31(4)).
	□ Yes)	☑ N/A
				urce consent condition that would otherwise be applied for es, please complete checklist A.
	Is the a	pplication als	o seeking	g approval for:
		a resource co	nsent (se	ection 42(4)(a)); or
		a designation 42(6)(a))?	n or an alt	teration to an existing designation (section 42(4)(d)), (section
		□ Yes	□ No	
		Is the change project (secti		ellation material to the implementation or delivery of the (b))?
		□ Yes	□ No	
		of complianc , please comp		ould otherwise be applied for under the RMA (section cklist B .
		• •	_	g approval for a resource consent (section 42(4)(a)) or a o an existing designation (section 42(4)(d)) (section 42(7))?
	□ Yes	□ N	O	
	_			n existing designation for which a notice of requirement RMA (section 42(4)(d))? If yes, please complete checklist C .
14AA of Act app	f the Wil oroval d	dlife Act 1953	or sectior	e be applied for under the Conservation Act 1987, section n 49 of the National Parks Act 1980, or a Reserves chedule 5 (section 42(4)(e)). If yes, please complete relevant
	nd exch	-	ed in claus	ise 22(1) of Schedule 6 (section42(4)(f)). If yes, please answer

Guidance note:

checklist E.

yes, please complete **checklist F**.

- The information required for a land exchange under section 43 is provided for in clause 27 of Schedule 6. This provides that the application must contain the report provided to the authorised person under section 35. To comply with these requirements, the applicant will need to tick yes to the questions below and provide a copy of the Director-General of Conservation's report. The application must not contain any further information.
- If the application is lodged by more than 1 authorised person, the reference to applicant in the definition of land exchange is to the authorised person who is identified in the application as the person proposed to exchange land (clause 22(2) of Schedule 6). Refer to part 5 of this form to identify the authorised person in respect to an approval for land exchange.

Prior to lodging the substantive application, did the applicant lodge a land exchange application with the Department of Conservation under section 33(1)? ☐ Yes □ No Guidance note: The land exchange application lodged with the Department of Conservation under section 33(1) must comply with the requirements in section 33(1)(a)-(c). • The information provided in the land exchange application must not be lodged unless any fee, charge, or levy payable under the Fast-track Approvals (Cost Recovery) Regulations 2025 in respect of the land exchange application is paid (section 33(3)), • If there is more than 1 authorised person, any 1 of the authorised persons may comply with section 33(1) (section 33(4)). If yes, prior to making this application has the applicant received the Director-General of Conservation's report on land exchange as required by section 35(9) (section 42(8))? ☐ Yes \square No If yes, please provide a copy of the report provided to the authorised person under section 35. ☐ An amendment to or revocation of a conservation covenant as defined in clause 41 of Schedule 6 (section 42(4)(g)). If yes, please complete **checklist D2**.

Is the application also seeking approval for a resource consent (section 42(4)(a)) or a designation or an alteration to an existing designation (section 42(4)(d)) (section 42(9)(a))?

☐ A wildlife approval as defined in clause 1 of Schedule 7 (section 42(4)(h)). If yes, complete

☐ An archaeological authority described in section 44(a) or (b) of the Heritage New Zealand Pouhere Taonga Act 2014 that would otherwise be applied for under that Act (section 42(4)(i)). If

	☐ Yes	\square No	
			so include an application for approval of a person to carry out an of Schedule 8 (section 42(9)(b))?
	☐ Yes	□ No	
	with this s Schedule s under the	ubstantive ap 8). If it is mad Act or the HN	plication for approval of a person to undertake an activity is made plication, it must be considered under the Act (clause 7(2)(a) of e after an archaeological authority has been approved (whether ZPT Act and despite section 40), it must be made and considered ause 7(2)(b) of Schedule 8).
	If yes, plea	se complete	checklist F1.
he Fre	shwater Fis	heries Regul	on that would otherwise be applied for under regulation 42 or 43 of ation 1983 in respect of a complex freshwater fisheries activity complete checklist G .
	ental Shelf		d otherwise be applied for under the Exclusive Economic Zone and tal Effects) Act 2012 (section 42(4)(k)). If yes, please complete
otherw		ied for under	nt or a variation to an existing access arrangement that would section 61 of the Crown Minerals Act 1991 (section 42(4)(l)). If yes,
			der of an appropriate permit required by section 61 of the Crown ion 42(10)(a))?
	☐ Yes	□ No	
	Is the app 42(10)(b))	-	plying for a mining permit under section 42(4)(n) (section
	☐ Yes	□ No	
			oplication is lodged by more than 1 authorised person, the applicant ion 42(10) is the person who is proposed to hold the approval (section
	Please on	y answer the	following question if the application is for a listed project:
	Cr la	own Minerals nd a notice in	ant complied with the requirements in section 59(1) and (2) of the Act 1991, by serving on each owner and occupier of the relevant writing of the applicant's intention to obtain an access hat includes the specified matters (section 29(1)(b))?
		Yes	□ No

	authorised pe 42(4)(l) (initial	e: If there is more than 1 authorised person for a listed project, the rson who is the proposed holder of the approval described in section access or variation to existing access arrangement) must comply with ents in section 29(1)(b).
Minerals Act 1	-	at would otherwise be applied for under section 61B of the Crown on to an access arrangement granted under that section (section lete checklist I .
Please	e only answer th	ne following question if the application is for a listed project:
	Crown Minera relevant land	cant complied with the requirements in section 59(1) and (2) of the als Act 1991, by serving notice on each owner and occupier of the a notice in writing of the applicant's intention to obtain an access that includes the specified matters (section 29(1)(b))?
	□ Yes	□ No
	authorised pe	e: If there is more than 1 authorised person for a listed project, the rson who is the proposed holder of the approval described in section ess arrangement) must comply with the requirements in section
Act 1991 (sect		Id otherwise be applied for under section 23A of the Crown Minerals yes, complete checklist I1 for mineral mining permits and checklist nits.
		pplication, did the applicant lodge the information specified in relevant chief executive?
□ Yes	s □ No	
Guida	nce note:	
39(2). • The in payab excha	The information formation lodge ble under Fast-tro nge application e is more than 1	ent; however, an applicant may lodge this information under section required is set out in section 39(2). The section 39(2) and a section 39(2) must not be lodged unless any fee, charge, or levy ack Approvals (Cost Recovery) Regulations 2025 in respect of the land is paid (section 39(3)), authorised person, any 1 of the authorised persons may lodge the fof all of them (section 39(4)).
Please	e confirm wheth	ner the following apply (section 42(11)(a)-(f)):
	☐ The appro	val is sought for 1 or more deposits of 1 or more minerals
		cant holds exploration permits or existing privileges that apply to ls and have more than 3 months before they expire

☐ The area of land for which the approval is sought is within, or the same as, the area of land to which those exploration permits or existing privileges apply
$\ \square$ The application proposes that those exploration permits or existing privileges be surrendered in relation to the area of land over which the approval is sought
☐ The proposed term of the approval is no more than 40 years
☐ Granting the approval would not be prevented by any of sections 25(6) and (7) and 30(8) of the Crown Minerals Act 1991 if the approval were applied for under the Act

Guidance note: If the application is lodged by more than 1 authorised person, the applicant for the purposes of section 42(11) is the person who is proposed to hold the approval (section 42(13)).

Part 4: Requirements for substantive application

Guidance note: This part identifies the requirements for a substantive application in sections 43 and 46 and that are not otherwise addressed in other parts of this form or the checklists. Please ensure that the information provided is specified in sufficient detail to satisfy the purpose to which it is required (section 44).

Subpart 1: General requirements for substantive application

Does the application relate solely to a listed project or a referred project (whichever applies) (section 46(2)(b))?			
☑ Yes □ No			
Are there any differences from the application and the project as described in Schedule 2 (for a listed project) or in the notice of the Minister's decision under section 28 (for a referred project) (section 46(2)(b))?			
☑ Yes □ No			
If yes, please provide details on the difference(s) and describe how they relate, or do not relate, to the project as described in Schedule 2 (for a listed project) or in the notice of the Minister's decision under section 28 (for a referred project).			
Please explain how the project is consistent with the purpose of the Act (section $43(1)(b)(i)$). Or, if the application was referred under section $21(1)(a)$ of the Act, please explain how both the stage to which the application relates and the whole project are consistent with the purpose of the Act, and provide information relating to the likelihood that any later stages of the project will be completed (section $43(1)(b)(ii)(A)$ and (B)).			
For a description of differences refer to section 2.6 to 2.10 of the AEE. For consistency description with the purpose of the Act refer to sections 1.4 and 8 of the AEE. the application is lodged by more than 1 authorised person, please state for each approval dentified in part 3, which proposed approval is to be held by which authorised person (section 3(1)(d)):			
Guidance note: Section 42(3) requires that, for each approval sought, the applicant must be eligible for any corresponding authority under a specified Act or, if the application is lodged by more than 1 muthorised person, the authorised person who is proposed to hold the approval sought must be a person who would be eligible to apply for any corresponding approval under a specified Act.			
f applicable, please explain how the application complies or does not comply with any nformation requirements specified by the Minister under section 24 (section 43(1)(e)(i)):			

Have you completed the relevant checklist(s) identified in part 3 as relevant to the approval(s) sought (section 43(3))?	
☑ Yes □ No	
If yes, please identify which checklists have been completed:	
☑ Checklist A (resource consent and/or change or cancellation of resource consent condition)	
\square Checklist A1 (resource consent including subdivision and/or reclamation)	
$\hfill\Box$ Checklist A2 (resource consent that includes a standard freshwater fisheries activity)	
☐ Checklist B (certificate of compliance)	
☐ Checklist C (designation or alteration of existing designation)	
☐ Checklist D Conservation and Reserves Approvals	
□ D1 (concession)	
\square D2 (conservation covenant)	
□ D3 (land exchange)	
☐ Checklist E (wildlife approval)	
☐ Checklist F (archaeological authority)	
☐ Checklist F1 (archaeological authority – approved person)	
☐ Checklist G (complex freshwater fisheries approval)	
☐ Checklist H (marine consent)	
☐ Checklist I (access arrangements).	
☐ Checklist I1 (mineral mining permit)	
☐ Checklist I2 (petroleum mining permit)	
Does the application comply with all the requirements for the approval(s) sought, as set out in the relevant checklist (sections $43(1)(e)(ii)$ and $43(3)$)?	e
☑ Yes □ No	

Subpart 2: Specific requirements for listed project

Guidance note: Please only complete this subpart if this application is for a listed project. Section 43(2) provides for additional information requirements for a listed project with reference to the requirements in section 14(4) (other than sections 13(4)(b), (f)(ii) and (iii) and (g)). Those requirements are set out in checklist J and must be provided with a substantive application for a listed project.

Have you completed checklist J in relation to a listed project (section 43(2))?		
☑ Yes	□No	

Part 5: Personal or otherwise sensitive information

$\ensuremath{\square}$ Please confirm you have checked all the application documents for personal information such
as personal contact details for you (the applicant) and any other individual, including persons
identified as owners or occupiers of land or affected persons.

☑ I have checked all the application documents for commercially sensitive or otherwise confidential information, which may be withheld from public release under the Act or under the Official Information Act 1982.

☑ I have provided a redacted version of the application (clearly labelled) that does not disclose personal or otherwise confidential or commercially sensitive information which may be withheld under the Act or under the Official Information Act 1982, for publication on the fast-track website.

Part 6: Signature

☑ I hereby certify that, to the best of my knowledge and belief, the application is true and correct, and that I am authorised to make the	•		
☑ I understand that the EPA can recover actual and reasonable costs incurred in relation to this application.			
\Box I enclose proof of payment for the following fees, charges and leapplication under the Fast-track Approvals (Cost Recovery) Regulat			
\square Application fee for a substantive application in the sum of	of \$250,000;		
\square Levy for a substantive application in the sum of \$140,000);		
\square Application fee for a referral application in the sum of \$1	2,000;		
\Box Levy for a referral application in the sum of \$6,700;			
\square Application fee for a land exchange application in the su	m of \$36,000; and		
\square Levy for a land exchange application in the sum of \$13,40	00.		
Invoice to be provided by EPA and paid on receipt			
De Lewer	2 July 2025 .		
Signature or digital signature of Authorised Person (or person authorised to make application).	Date		

CHECKLIST A – Resource consent, change to or cancellation of a resource consent

Checklist A must be completed if you are applying for an approval under section 42(4)(a) (resource consent) and/or section 42(4)(b) (change or cancellation of resource consent condition). The substantive application must comply with these requirements. 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.

This checklist, and checklist A1 and A2, set out the requirements in clauses 5-9 of Schedule 5, unless they have already been addressed in the substantive form.

If the application is for a subdivision or reclamation, in addition to checklist A, checklist A1 must also be completed.

If the application includes a standard freshwater fisheries activity, checklist A2 must be completed.

If this checklist is being completed for an approval for a change or cancellation of a resource consent, clause 10 of Schedule 5 provides that the application include the information required in clauses 5-9 of Schedule 5, and those clauses apply as if reference to a resource consent were to the change or cancellation of a condition and an activity were to the effects of the change or cancellation of the condition.

Clause, Schedule 5	(resour	ation required for an approval described in section 42(4)(a) ce consent) and/or section 42(4)(b) (change or cancellation urce consent), Clauses 5-8 of Schedule 5	Application Reference (Name of document, section and page)	EPA office use only
5(1)(a)	A desc	ription of the proposed activity	AEE, Section 4	
5(1)(b)		ription and map of the site at which the activity is to including whether the site is within or adjacent to—	AEE: Section 9.28	
	(i)	a statutory area (as defined in the relevant Treaty settlement Act); or	Section 10.9	
	(ii)	ngā rohe moana o ngā hapū o Ngāti Porou (as defined in section 11 of the Ngā Rohe Moana o Ngā Hapū o Ngāti Porou Act 2019); or	Section 2.14	
	(iii)	a protected customary rights area under the Marine and Coastal Area (Takutai Moana) Act 2011	Section 2.14	

5(1)(c)	Confirmation that the consent application complies with section 46(2)(a), (b), and (d); being: • section 42; and • sections 43 and 44; and • relates solely to a listed project or a referred project; and • any fee, charge, or levy payable under regulations in respect of the application is paid. Guidance note: Section 46 provides for the EPA to decide whether the substantive application is complete and within scope. The EPA will need to be satisfied that the application complies with these requirements. These matters are addressed throughout the substantive application form and relevant checklist.	These matters addressed in s.42 are detailed throughout the AEE. Refer AEE section 2 The AEE provides sufficient detail to satisfy the purpose for which it is required (s.44)
5(1)(d)	The full name and address of—	AEE, Section 3.13, Table 1
and 5(6)	(i) each owner of the site and of land adjacent to the site; and	Attachment 4
	(ii) each occupier of the site and of land adjacent to the site whom the applicant is unable to identify after reasonable inquiry;	
	If the applicant is not able to supply the name and address of the owner and each occupier of the site and of land adjacent to the site because the land is Māori land in multiple ownership, the applicant must include a statement to that effect (clause 5(6)).	
5(1)(e)	A description of any other activities that are part of the proposal to which the consent application relates	Permitted activities are detailed in Section 6 of the AEE
5(1)(f)	A description of any other resource consents, notices of requirement for designations, or alterations to designations required for the project to which the consent application relates	No other resource consents, NoR or alterations are required
5(1)(g)	An assessment of the activity against sections 5, 6 and 7of the Resource Management Act 1991	AEE Section 8
5(1)(h) (and also clauses	An assessment of the activity against any relevant provisions in any of the following documents: • a national environmental standard:	AEE Section 9 and Attachment 33

 other regulations made under the Resource Management Act 1991: 	
a national policy statement:	
a New Zealand coastal policy statement:	
 a regional policy statement or proposed regional policy statement: 	
a plan or proposed plan:	
 a planning document recognised by a relevant iwi authority and lodged with a local authority. 	
This assessment must include an assessment of the activity against the requirements set out in clause 5(3) of Schedule 5 being:	AEE Section 9 and Attachment 33
any relevant objectives, policies or rules in the documents listed; and	
 any requirement, condition, or permission in any rules in any of those documents; and 	
any other requirements in any of those documents.	
Information about any Treaty settlements that apply in the area covered by the consent application, including—	AEE Section 10
(i) identification of the relevant provisions in those Treaty settlements; and	
(ii) a summary of any redress provided by those settlements that affects natural and physical resources relevant to the project or project area	
A list of any relevant customary marine title groups, protected customary rights groups, ngā hapū o Ngāti Porou (where an application is within, adjacent to or directly affecting ngā rohe moana o ngā hapū o Ngāti Porou), or applicants under the Marine and Coastal Area (Takutai Moana) Act 2011;	N/A
The conditions that the applicant proposes for the resource consent.	AEE Attachment 7
if a notice under section 30(3)(b) or (5) has been received,—	AEE Section 2.16
(i) a copy of that notice showing that it was received within the time frame specified in section 30(6)(b); and	Attachment 3
	 Management Act 1991: a national policy statement: a New Zealand coastal policy statement: a regional policy statement or proposed regional policy statement: a plan or proposed plan: a planning document recognised by a relevant iwi authority and lodged with a local authority. This assessment must include an assessment of the activity against the requirements set out in clause 5(3) of Schedule 5 being: any relevant objectives, policies or rules in the documents listed; and any requirement, condition, or permission in any rules in any of those documents; and any other requirements in any of those documents. Information about any Treaty settlements that apply in the area covered by the consent application, including— 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 A list of any relevant customary marine title groups, protected customary rights groups, ngā hapū o Ngāti Porou (where an application is within, adjacent to or directly affecting ngā rohe moana o ngā hapū o Ngāti Porou), or applicants under the Marine and Coastal Area (Takutai Moana) Act 2011; The conditions that the applicant proposes for the resource consent. if a notice under section 30(3)(b) or (5) has been received,— (i) a copy of that notice showing that it was received within the time frame specified in section 30(6)(b);

	(ii) if a notice has been received under section 30(5), any more up-to-date information that the applicant is aware of about the existing resource consent referred to in the notice.	N/A
5(4)(a)	An assessment of the activity's effects on the environment that includes the information required by clause 6. Guidance note: See rows below for requirements in clause 6.	AEE Section 7
5(4)(b)	An assessment of the activity's effects on the environment that covers the matters specified in clause 7.	AEE Section 7
	Guidance note: See rows below for requirements in clause 7.	
6	(1) The assessment of an activity's effects on the environment must include the following information:	
	(a) an assessment of the actual or potential effects on the environment:	AEE addressed throughout Section 7
	(b) if the activity includes the use of hazardous installations, an assessment of any risks to the environment that are likely to arise from such use:	N/A
	(c) if the activity includes the discharge of any contaminant, a description of—	
	(i) the nature of the discharge and the sensitivity of the receiving environment to adverse effects; and	AEE Section 8 and throughout section 7
	(ii) any possible alternative methods of discharge, including discharge into any other receiving environment:	AEE addressed throughout Section 7
	(d) a description of the mitigation measures (including safeguards and contingency plans where relevant) to be undertaken to help prevent or reduce the actual or potential effect of the activity:	AEE Section 7 and technical reports
	(e) identification of persons who may be affected by the activity and any response to the views of any persons consulted, including the views of iwi or hapū that have been consulted in relation to the proposal:	AEE Section 11 and Attachment 4

	 (f) if iwi or hapū elect not to respond when consulted on the proposal, any reasons that they have specified for that decision: (g) if the scale and significance of the activity's effects are such that monitoring is required, a description of how the effects will be monitored and by whom, if the activity is approved: (h) an assessment of any effects of the activity on the exercise of a protected customary right. Guidance note: Clause 6(2) provides that a consent application need not include any additional information specified in a relevant policy statement or plan that would 	N/A Refer Sections 1.7, 7, and 8.54 and throughout AEE. Also see conditions of consent Attachment 7 N/A Refer also to technical reports
	be required in an assessment of environmental effects under clause 6(2) or 7(2) of Schedule 4 of the Resource Management Act.	
7	The assessment of an activity's effects on the environment must cover the following matters:	Throughout AEE Section 7
	(a) any effect on the people in the neighbourhood and, if relevant, the wider community, including any social, economic, or cultural effects:	AEE Sections 7.14 -7.44
	(b) any physical effect on the locality, including landscape and visual effects:	AEE Section 7.95 onwards
	(c) any effect on ecosystems, including effects on plants or animals and physical disturbance of habitats in the vicinity:	AEE Section 7.132 onwards
	(d) any effect on natural and physical resources that have aesthetic, recreational, scientific, historical, spiritual, or cultural value, or other special value, for present or future generations:	AEE Section 7
	(e) any discharge of contaminants into the environment and options for the treatment and disposal of contaminants:	AEE Section 7.83, 7.164, 7.174, 7.192, 7.213, 7.223 and through section 7
	(f) any unreasonable emission of noise:	AEE Section 7.141 onwards
	(g) any risk to the neighbourhood, the wider community, or the environment through natural hazards or hazardous installations.	AEE Section 7.45 – 7.63 (natural hazards)

5(5)(a)	If a permitted activity is part of the proposal to which the consent application relates, a description that demonstrates that the activity complies with the requirements, conditions, and permissions for the permitted activity (so that a resource consent is not required for that activity under section 87A(1) of the Resource Management Act 1991)	AEE Section 6
5(5)(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 or the environmental covenant prepared by ngā hapū o Ngāti Porou under section 19 of the Ngā Rohe Moana o Ngā Hapū o Ngāti Porou Act 2019, an assessment of the activity against any resource management matters set out in that document	N/A
5(5)(c)	If the activity is to occur in an area that is taiāpure-local fishery, a mātaitai reserve, or an area that is subject to bylaws made under Part 9 of the Fisheries Act 1996, an assessment of the effects of the activity on the use or management of the area.	N/A

CHECKLIST J – Listed project information requirements

This checklist must be completed if your application is for a listed project. Section 43(2) of the Act requires additional information is provided with a substantive application. The substantive application must comply with these requirements. 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.

Section 43(2) of the Act requires that a substantive application for a listed project contain the information required by section 13(4) (other than sections 13(4)(b), (f)(ii) and (iii), and (g) which applies with specified modifications (that have been applied in the checklist below) and any other necessary modifications.

Section, Fast-track Approvals Act	Information required for a substantive application under section 43(2) and section 13(4)	Application Reference (Name of document, section and page)	EPA office use only
13(4)(a)	a description of the project and the activities it involves	AEE Section 4	
13(4)(c)	information to demonstrate that the project does not involve any ineligible activities (other than activities that may be the subject of a determination under section 23 or 24)	AEE Section 2.4	
13(4)(d)	a description or map of the whole project area that identifies its boundaries in sufficient detail to enable consideration of the referral application	AEE Section 4.10, Figure 5 and Attachment 6	
13(4)(e)	the anticipated commencement and completion dates for construction activities (where relevant)	AEE Section 4.74	
13(4)(f)(i)	a statement of whether the project is planned to proceed in stages and, if so an outline of the nature and timing of the stages	AEE Section 4.74	
13(4)(h)	a description of the anticipated and known adverse effects of the project on the environment	AEE Section 7	
13(4)(i)	a statement of any activities involved in the project that are prohibited activities under the Resource Management Act 1991	N/A (no activities ae proposed that are prohibited activities under the Resource Management Act 1991)	

13(4)(j)	a list of the persons and groups the applicant considers are likely to be affected by the project, including—	AEE Section 11 and Attachment 2 and 4
	(i) relevant local authorities:	
	(ii) iwi authorities and groups that represent hapū that are parties to relevant Mana Whakahono ā Rohe or joint management agreements:	
	(iii) other relevant iwi authorities:	
	(iv) relevant Treaty settlement entities:	
	(v) relevant protected customary rights groups and customary marine title groups:	
	(vi) 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:	
	(vii) relevant applicant groups under the Marine and Coastal Area (Takutai Moana) Act 2011:	
	(viii) persons with a registered interest in land that may need to be acquired under the Public Works Act 1981:	
13(4)(k)	a summary of—	AEE Section 11 and attachment
	(i) the consultation undertaken for the purposes of section 29 and any other consultation undertaken on the project with the persons and groups referred to in paragraph (j); and	4
	(ii) how the consultation has informed the project:	
13(4)(I)	a list of any Treaty settlements that apply to the project area, and a summary of the relevant principles and provisions in those settlements	AEE Section 10
13(4)(m)	a description of any processes already undertaken under the Public Works Act 1981 in relation to the project	N/A
13(4)(n)	a statement of any relevant principles or provisions in the Ngā Rohe Moana o Ngā Hapū o Ngāti Porou Act 2019	N/A

13(4)(0)	information identifying the parcels of Māori land, marae, and identified wāhi tapu within the project area	N/A
13(4)(p)	a statement of whether the applicant is seeking a determination under section 23 and, if so, an assessment of the effects of the activity on the relevant land and on the rights and interests of Māori in that land	N/A – the applicant is not seeking a determination under s23
13(4)(q)	a statement of whether the applicant is seeking a determination under section 24(2) and, if so, a description of—	N/A – the applicant is not seeking a determination under s24(2).
	(i) the scale and adverse effects of the existing electricity infrastructure; and	
	(ii) how, if at all, that scale or those adverse effects are anticipated or known to change as a result of the maintenance, upgrading, or continued operation of the infrastructure	

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13(4)(r)	a statement of whether the applicant is seeking a determination under section 24(4) and, if so,— (i) a description of every alternative site considered by the applicant (or, if the referral application is lodged by more than 1 person, any of those persons) for the construction and operation of the new electricity lines (the activity); and	N/A - the applicant is not seeking a determination under s24(4)
	(ii) for each alternative site considered,—	
	(A) a statement of the anticipated and known financial cost of undertaking the activity; and	
	(B) a description of the anticipated and known adverse effects of undertaking the activity; and	
	(C) a description of the anticipated and known financial cost and practicality of available measures to avoid, remedy, mitigate, offset, or compensate for the anticipated and known adverse effects of the activity; and	
	(D) a description of any issues (including financial cost) that would make it impractical to undertake the activity on the site; and	
	(E) an assessment of whether it would be reasonable and practical to undertake the activity on the site, taking into account the matters referred to in subparagraphs (A) to (D) and any other relevant matters	
13(4)(s)	a description of the applicant's legal interest (if any), or if the application is lodged by more than 1 person, the legal interest of any of those persons) (if any), in the land on which the project will occur, including a statement of how that affects the applicant's ability to undertake the work	AEE Section 3.5 And Attachment 5

13(4)(t)	an outline of the types of consents, certificates, designations, concessions, and other legal authorisations (other than contractual authorisations or the proposed approvals) that the applicant considers are needed to authorise the project, including any that the applicant considers may be needed by someone other than the applicant	AEE Section 5
13(4)(u)	whether any activities that are involved in the project, or are substantially the same as those involved in the project, have been the subject of an application or a decision under a specified Act and,— (i) if an application has been made, details of the application: (ii) if a decision has been made, the outcome of the decision and the reasons for it:	AEE Section 2.6- 2.10
13(4)(v)	a description of whether and how the project would be affected by climate change and natural hazards	AEE . Climate change is addressed in sections 8.30 and as part of the engineering design described in , 4.61: Section 7 addresses natural hazards
13(4)(w)	if the application is lodged by more than 1 person, a statement of the proposed approval to be held by each of those persons	N/A
13(4)(x)	a summary of compliance or enforcement actions (if any), and the outcome of those actions, taken against the applicant (or if the application is lodged by more than 1 person, any of those persons) under a specified Act	N/A there are no compliance or enforcement actions relating to National Green Steel Limited

13(4)(y)	Please provide the information specified below for the relevant approval(s) sought. This is the information specified in the relevant schedule.	
13(4)(y)(i),	Resource consent or designation	AEE Section 9
clause 2 of Schedule 5	(a) an assessment of the project against—	
	(i) any relevant national policy statement; and	
	(ii) any relevant national environmental standards; and	
	(iii) if relevant, the New Zealand Coastal Policy Statement; and	
	 (iv) in relation to any proposed approval that is a resource consent, whether, to the best of the applicant's knowledge, there are any existing resource consents of the kind referred to in section 30(3)(a). Guidance note: If the application is to be lodged by more than 1 person, the reference to the applicant in subclause (1)(b) is to the person who will be identified in the application as the proposed holder of the resource consent. 	N/A To the best of the applicant's knowledge there are not existing resource consents of the kind referred to in s30(3)(a) (ie relating to existing resource consents for the same activity)
13(4)(y)(ii),	Change or cancellation of resource consent condition	N/A
clause 3 of Schedule 5	The information to be provided under section 13(4)(y)(ii) is information about whether and how the change or cancellation of the condition is material to the implementation or delivery of the project.	
13(4)(y)(iii),	Certificate of compliance	N/A
clause 4 of Schedule 5	The information required to be provided under section 13(4)(y)(iii) is information that shows the activity that the certificate of compliance is intended to cover can be done lawfully in the particular location without a resource consent. Include information that shows that the activity that the certificate of compliance is intended	

	to cover can be done lawfully in the particular location without a resource consent.	
13(4)(y)(iv),	Concession	N/A
clause 2 of Schedule 6	(1) The information in subclause (2) is required to be provided under section 13(4)(y)(iv) if a proposed concession includes a lease and—	
	(a) the lease would be for a term (including any renewals) that will or is likely to be more than 50 years; and	
	(b) the granting of the lease would trigger a right of first refusal or a right of offer or return.	
	(i) Confirmation that the applicant has written agreement from the holder of the right of first refusal or right of offer or return to waive that right for the purposes of the proposed lease.	
	Guidance note: If the application is to be lodged by more than 1 person, the reference to the applicant in subclause (2) is to the person who is to be identified in the application as the proposed holder of the concession (clause 2(3) of Schedule 6).	
13(4)(y)(v),	Land exchange	N/A
clause 23 of Schedule 6	(ii) The information required to be provided under section 13(4)(y)(b) is (a) - (e) below:	
	Guidance note: If the substantive application is to be lodged by more than 1 person, the reference to the applicant in subclause (2)(d) is to the person who is to be identified in the application as the person proposed to exchange land (clause 23(2) of Schedule 6).	
	 a) a description of both land areas proposed for exchange (for example, maps showing areas and location, addresses, and legal descriptions where possible: 	
	b) the financial value of the land proposed to be acquired by the Crown:	N/A
	c) a brief description of the conservation values of both pieces of land, including an explanation of	N/A

	why the exchange would benefit the conservation estate:		
	d) if the land exchange would trigger a right of first refusal or a right of offer or return, confirmation that the applicant has written agreement from the holder of the right of first refusal or right of offer or return that the holder has agreed to waive that right for the purpose of the land exchange:	N/A	
	e) confirmation by the applicant that no part of any land to be exchanged by the Crown is –	N/A	
	(iii) land listed in Schedule 4; or		
	(iv) a reserve declared to be a national reserve under section 13 of the Reserves Act 1977		
13(4)(y)(vi), clause 2 of Schedule 9	Standard or complex freshwater fisheries activity approval	N/A	
Scriedule 9	(1) The information required to be provided under section 13(4)(y)(vi) is the following:		
	(a) whether an in-stream structure is proposed (including formal notification of any dam or diversion structure) and the extent to which this may impede fish passage; and		
	(b) whether any fish salvage activities or other complex freshwater fisheries activities are proposed.		
13(4)(y)(vii),	Marine consent	N/A	
clause 2 of Schedule 10	The information required to be provided under section 13(4)(y)(vii) is—		
	(a) information about whether the Minister of Conservation is an affected person:		
	(b) additional information about whether the applicant has already made an application for a consent under the EEZ Act in relation to the project, and, if so,—		
	I. details of any application made; and		
	II. the decisions made on that application; and		

	III. information about the matters that the Minister may consider under section 22(6):		
	(c) additional information (in a summary form) about compliance or enforcement action taken against the applicant by the EPA under the EEZ Act.		
	Guidance note: If the application is to be lodged by more than 1 person, the reference to the applicant in subclause (1)(b) is to the person who is to be identified in the application as the proposed holder of the marine consent (clause 2(2) of Schedule 10).		
13(4)(y)(viii),	Access arrangement	N/A	
clause 2 of Schedule 11	(i) Confirmation that the applicant has complied with section 12(2) (for the purposes of section 13(4)(y)(viii)).		
	Guidance note: If the referral application is to be lodged by more than 1 person, the reference to the applicant in subclause (1) is to the person who is to be identified in the application as the proposed holder of the access arrangement (clause 2(2) of Schedule 11).		
13(4)(y)(ix),	Mining permit	N/A	
clause 15 of Schedule 11	(1) For the purposes of section 13(4)(y)(ix), the information is—		
	(a) a copy of the relevant exploration permit or existing privilege to be exchanged for a mining permit that entitles the holder to mine a Crown owned mineral:		
	(b) the name and contact details of the proposed permit participants and the proposed permit operator:		
	(c) a proposed work programme for the proposed permit, which may comprise committed work, committed or contingent work, or both:		
	(d) evidence of the technical or financial capability of the proposed permit holder to comply with and give proper effect to the work programme:		
	(e) information about the proposed permit holder's history of compliance with mining or similar permits and their conditions:		

- (f) the proposed date on which the substantive application is intended to be lodged:
- (g) if the authorised person proposes to provide information under section 37, the date on which the person intends to provide that information:
- (h) the proposed duration of the permit:
- (i) if the proposed approvals include a mining permit for petroleum,—
 - (i) a map of the area over which the mining permit application is intended to be made, the area in which the surrender of an exploration permit or existing privileges is proposed (which must be same area as the area over which the mining permit application is intended to be made), and the extent of the resource to which the development plan relates:
 - (ii) the resources and reserves relating to the project, estimated in accordance with the Petroleum Resources Management System:
 - (iii) a high-level overview of the following:
 - (A) the proposed field development plan:
 - (B) the proposed date for the commencement of petroleum production:
 - (C) the economic model for the project:
 - (D) the proposed duration of the proposed mining permit:
 - (E) decommissioning plans:
- (j) if the proposed approvals include a mining permit for minerals other than petroleum,—
 - a map of the area over which the mining permit application is intended to be made, the area in which the surrender of an exploration permit or existing privileges is proposed (which must be same area as the area over which the mining permit application is intended to be made), and

- the extent of the resource and reserves to which the development plan relates:
- (ii) for minerals other than gold or silver, a report or statement confirming the ownership of the minerals targeted:
- (iii) whether the application will be for a Tier 1 or Tier 2 permit:
- (iv) an estimate of the mineral resources and reserves relating to the project, including a summary on acquisition of the data and the data underpinning the estimate (such as information on sample locations, grade, and geology):
- (v) an indicative mine plan:
- (vi) a high-level overview of the following:
 - (A) the proposed mining method:
 - (B) the proposed date for the commencement of mining and estimated annual production:
 - (C) the economic model for the project:
 - (D) the status of or anticipated timing for completing any prefeasibility or feasibility studies:
 - (E) the proposed methods for processing mined material and handling and treating waste:
 - (F) anticipated plans for mine closure and rehabilitation.
- (2) For the purpose of subclause (1)(j)(iv), for a Tier 1 permit application the resources and reserves relating to the project are to be estimated in accordance with a recognised reporting code such as JORC or NI 43-101.