

## MPI advice on Fast-track Listed Project Application

<b>Application name</b>	Southern Seawall Renewal Project
<b>Application number</b>	FTA112
<b>Applicant</b>	Wellington International Airport
<b>Whether the application will be required under Clause 18 of the FTA Bill</b>	No
<b>Other authorisations that may be required from MPI</b>	N/A
<b>Aquaculture settlement considerations</b>	There are no aquaculture settlement related implications.
<b>Fisheries settlement considerations</b>	<p>The site overlays part of the rohe of Te Ātiawa, Ngāti Toa Rangatira and of Tāranaki Whānui all of who exercise customary fishing rights in this area. Individual Treaty settlements have been concluded with all these groups.</p> <p>The rohe of these groups for customary fishing purposes, overlay the site. An application that affected the ability of hapū/ iwi to exercise customary rights would require careful consideration in relation to Treaty obligations. We would recommend consulting these to understand the possible impacts of the application (eg for particular customary fishing locations).</p>
<b>Impacts of a project on Māori development and PSGE priorities</b>	No comment provided.

*Disclaimer: This advice has been developed to support MfE advice to the independent Fast-track Projects Advisory Group and is not intended to provide comment on the merits or viability of the application.*