

From: s 9(2)(a)
To: s 9(2)(a)
Date: Re: Carrington Residential Development listed projects application
Wednesday, 19 June 2024 1:10:36 pm
Attachments: [image002.png](#)
[image004.png](#)
[image006.png](#)

Kia ora Hannah

Yes please x 2.

Nga mihi
paul

On 19/06/2024, at 1:08 PM, Hannah McGregor s 9(2)(a) wrote:

Kia ora Paul

Please see below from the Ministry for the Environment. I note this is the approach taken in the Covid-19 Recovery (Fast-track Consenting) Act, so there is a prior example for MFE to refer to.

Are you able to confirm this approach remains acceptable to Marutūāhu? As that is consistent with how all parties intend to approach this project?

Ngā mihi, nā

Hannah

Hannah McGregor

Principal Policy Adviser | Land Acquisition and Development Team

s 9(2)(a) | Phone: s 9(2)(a) | Mobile: s 9(2)(a)

<!--[if !vml]-->

<[image002.png](#)>

<!--[endif]--><!--[if !vml]--><!--[endif]--><!--[if !vml]--><!--[endif]--><[image004.png](#)> <[image006.png](#)> <[www.hud.govt.nz](#)> | Level 7, 45 Queen Street, Auckland

[IN-CONFIDENCE:RELEASE EXTERNAL]

----- Original message -----

From: Listed Projects <ListedProjects@mfe.govt.nz>
Date: 19/06/24 12:22 pm (GMT+12:00)
To: Ross Cooper s 9(2)(a), landforhousing@hud.govt.nz
Cc: Max Gander-Cooper s 9(2)(a)
Subject: Carrington Residential Development listed projects application

You don't often get email from listedprojects@mfe.govt.nz. [Learn why this is important](#)

Kia ora Ross,

Thank you for your application to have the Carrington Residential Development project listed in Schedule 2 of the Fast-track Approvals Bill.

The applicant is listed as the Ministry of Housing and Urban Development, but the application states “*the applicant seeks to authorise others to apply for resource consents on the land, specifically the Marutūāhu Rōpū Limited Partnership, the Ngāti Whātua Rōpū Limited Partnership and the Waiohua Tāmaki Alliance Limited Partnership*”.

Could you please provide evidence that those entities are aware of the application to have the project listed in Schedule 2 of the Bill, and are comfortable to be treated as the authorised person(s) for the purpose of lodging applications to an expert panel? Alternatively, you could provide evidence that they wish to be treated as the applicants for the purpose of this listing application.

Could you please provide information to address the above matter by close of business **Thursday 21 June**?

Ngā mihi

Max Gander-Cooper (he/him)
Senior Policy Analyst | Kaitātari Kaupapa Here Matua

Ministry for the Environment | Manatū Mō Te Taiao

s 9(2)(a)

s 9(2)(a)

| mfe.govt.nz

This email contains confidential information and may be legally privileged. The information transmitted is for the use of the intended recipient only. Any review, re-transmission, disclosure or dissemination of this material by persons other than the intended recipient is prohibited. While we use standard virus checking software, we accept no responsibility for viruses or anything similar in this email or any attachment after it leaves our information systems.

This email contains confidential information and may be legally privileged. The information transmitted is for the use of the intended recipient only. Any review, re-transmission, disclosure or dissemination of this material by persons other than the intended recipient is prohibited. While we use standard virus checking software, we accept no responsibility for viruses or anything similar in this email or any attachment after it leaves our information systems.

Disclaimer

This email is confidential and solely for the use of the intended recipient. If you have received this email in error, then any use is strictly prohibited. Please notify us immediately and delete all copies of this email and any attachments. Any opinions expressed in this message are not necessarily those of the Ministry of Housing and Urban Development.