

#### FINAL AGREEMENT

#### BETWEEN THE

# MINISTER OF JUSTICE ON BEHALF OF THE CROWN

#### **AND**

#### HARE TANIRAU AND OTHERS

#### for and on behalf of the former owners of Kiore Whakakau

Following negotiations between the Crown and Claimants, the parties have now resolved in the following agreement:

- (i) THAT the land known as Kiore Whakakau and described as being a piece of land situated in the Rotomahana Parekarangi 3A3B2 Block a sub-division of the Rotomahana Parekarangi 3A3B Block, and subject to a claim against the Crown by representatives of those descended from the original owners, namely, Miriata Te Taiawatea and Hare Takerei; and
- (ii) THAT the claims made by Hare Tanirau and others as to the method and circumstances of the taking of the land have been researched and have shown that the land was not dealt with in accordance with the order of the Maori Land Court at the time of the partition of the Rotomahana -Parekarangi 3A3B Block, and that therefore this failure by the Maori Land Court has been accepted by the Crown to be a valid grievance; and

| (iii) | <u>THAT</u> | the | land | has | now | passed | into | freehold | title; | and |
|-------|-------------|-----|------|-----|-----|--------|------|----------|--------|-----|
|       |             |     |      |     |     |        |      |          |        |     |

- (iv) THAT the Crown has agreed that the Claimants should receive monetary compensation given that there is no land available; and
- (v) THAT the sum of \$85,000, being the value of the land has been agreed to by the Crown and the Claimants as the amount of compensation payable, and is to be paid by the Maori Land Court to the Claimants and that this procedure will be ratified in the Maori Land Court upon an application to determine those beneficially entitled to receive the compensation monies before this final agreement is signed; and
- (vi) THAT the Claimants and the Crown have agreed that the Maori Land Court shall also reimburse the claimants for expenses incurred in the preparation and submission of this claim to the following persons;
  - (i) Hare Tanirau for the amount \$100.00
  - (ii) Harris Martin for the amount of \$1,000.00
- (vii) THAT upon the order of the Maori Land Court this measure is to be regarded as a full settlement of the claimants grievance as stated in their claim (Wai-231) to the Waitangi Tribunal; and
- (viii) THAT this agreement has been ratified by the Minister of Justice on behalf of the Crown, and by Hare Tanirau, Keepa Tanirau, Marge Anderson, Tupaea Hurihanganui, and James Tawera for and on behalf of the respective families being the descendants of Hare Takerei and Miriata Te Taiawatea.

| SIGNIED: | at Mataarae Marae, | Keporoa | this 15th | day or | rebruary | 1992 by: |
|----------|--------------------|---------|-----------|--------|----------|----------|
| /        |                    |         |           |        |          |          |
| 16.      |                    | 1       |           |        |          |          |

Hon. Douglas Graham
Minister of Justice
for and on behalf of the Crown

Hare Tanirau
for and on behalf of the Tanirau family

Keep a Yanikau

Keepa Tanirau

for and on behalf of the Tanirau family

m. R. Anderson

Marge Anderson

for and on behalf of the Werahiko family

Tupaea Hurihanganut/

for and on behalf of the Hurihanganui family

James Tawera

for and on behalf of the Tawera family

### WITNESSED BY:

Lev Soper. Huhana hrihinin Eva Iwa Market Medical Richard Tierran B. Revet. Rouhina haponi Hinisto Kypsta Hare Rike. Ranhma Raponi '6 Estoards. No Werahiko K. Sepi Tehina 4 Transition ASRO. No. Halters B.S. ejaluis.

## WITNESSED BY:

| Eg. Alaba.    |  |
|---------------|--|
| Mr. A. P.Ehi. |  |
|               |  |
|               |  |
|               |  |
|               |  |
|               |  |