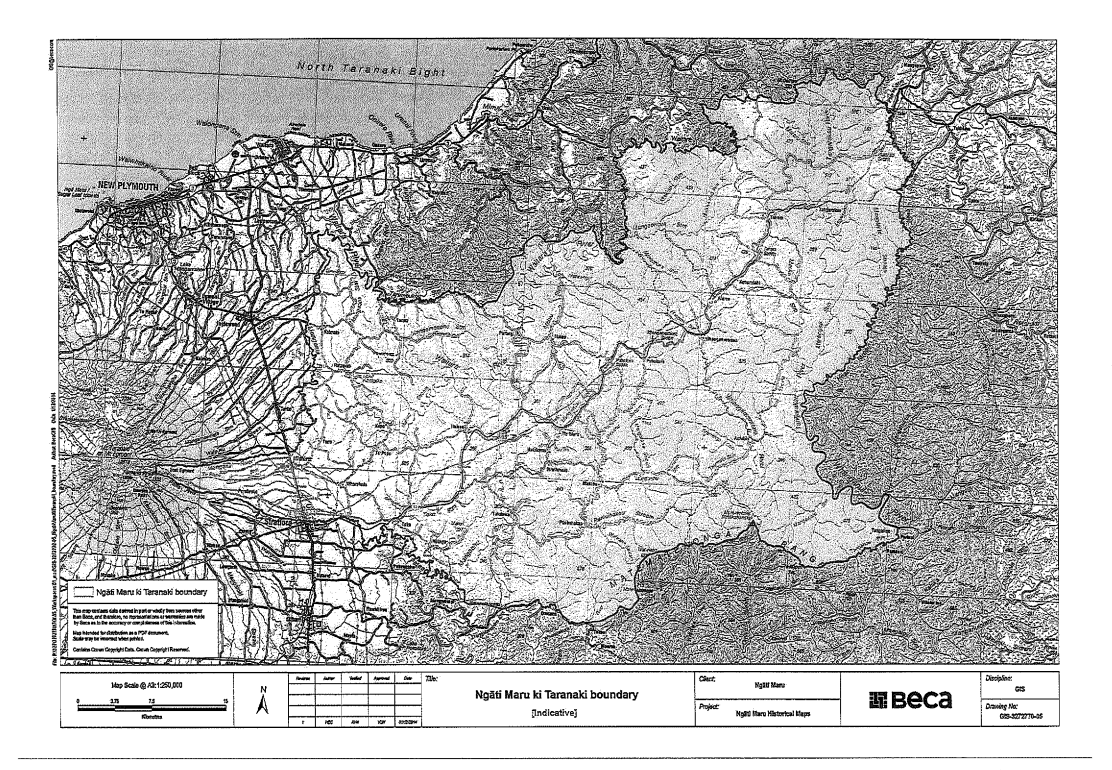
ATTACHMENT A: Ngāti Maru Area of Interest Map

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ATTACHMENT B: Te Rünanga o Ngāti Maru Trust Deed

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245 AOT 15-47 248 AOT16-51

ORDER CONSTITUTING A TRUST

Te Ture Whenua Māori Act 1993, Sections 216 & 219

In the Māoņ Land Court of New Zealand Aotea District



<u>IN THE MATTER</u> of the lands known as Pukehou, Kerikeringa 5A2, Lot 1 & Lot 2 DP 16751 Block III Huiroa Survey District and Kerikeringa 5A3

<u>AND</u>

<u>IN THE MATTER</u> of Te Runanga O Ngati Maru (Taranaki) Trust

<u>AT A SITTING</u> of the Court held at Rotorua on the 15th day of January 2010, before Layne Ross Harvey, Judge

WHEREAS application has been filed to constitute a whenua topu trust over the above blocks

<u>NOW THEREFORE</u> the Court upon reading and hearing all evidence adduced in support thereof and being satisfied on all matters upon which it is required to be so satisfied

HEREBY CONSTITUTES THE TE RUNANGA O NGATI MARU (TARANAKI) TRUST, pursuant to section 216 of Te Ture Whenua Maori Act 1993

<u>AND THE COURT FURTHER ORDERS AND DECLARES</u>, pursuant to Section 219 of the said Act that the trusts upon which the said trustees shall now and henceforth hold the said interests until further or other order of the Court are as set out in the terms attached hereto

AS WITNESS the hand of the Deputy Registrar and the Seal of the Court







TE RUNANGA O NGATI MARU (TARANAKI) TRUST WHENUA TOPU TRUST ORDER

PREAMBLE

- A. In 1947 the land known as Pukehou was set apart as a Maori Reservation for the benefit of Ngati Maru (Taranaki) as a meeting place and marae. Through the generosity of members of Ngati Maru (Taranaki) further lands were added to the Pukehou reservation over time, namely:
 - (i) Kerikeringa 5A2 in 1989;
 - (ii) Lot 1 & Lot 2 DP 16751 Block III Huiroa Survey District in 1991; and
 - (iii) Kerikeringa 5A3 in 2005.
- B. The Pukehou reservation is administered by the Ngati Maru Wharanui (Pukehou) Trust.
- C. In 2004 the Maori Land Court determined that, on an interim basis, the Ngati Maru Wharanui (Pukehou) Trust was the appropriate representative of Ngati Maru, Taranaki (146 AOT 152). This recognition was on a temporary basis, pending the establishment of a more appropriate entity in due course.
- D. With the assistance of the Maori Land Court and Te Ohu Kai Moana, Ngati Maru (Taranaki) have established:
 - (i) a whenua topu trust to act as the representative entity for the iwi of Ngati Maru (Taranaki) and to administer the Pukehou reservation; and
 - a private trust to act as a mandated iwi organisation for the iwi of Ngati Maru (Taranaki) pursuant to the Maori Fisheries Act 2004.
- E. It is intended that the Trusts shall, where possible without breaching their respective constitutional documents and governing legislation, combine administrative operations, including electoral and meeting procedures, to avoid unnecessary duplication of procedures and to promote efficient use of the iwi's resources
- F. By way of a postal vote and hui-a-lwi, the members of Ngati Maru (Taranaki) have expressed their support for the establishment of a whenua topu trust for Ngati Maru (Taranaki) and a private trust for Maori Fisheries Act 2004 purposes.
- 1 TITLE
- 1.1 This trust shall be known as the TE RUNANGA O NGATI MARU (TARANAKI) TRUST ("the Trust") and shall apply to the lands known as Pukehou, Kerikeringa 5A2, Lot 1 & Lot 2 DP 16751 Block III Huiroa Survey District and Kerikeringa 5A3 ("the Land").



2 OBJECTS

2.1 The Trust shall hold the Land together with such other Trust Property as it may from time to time acquire or receive upon the trusts set out in this trust order.

2.2 Subject to any express restrictions set out in this trust order, the objects of the Trust shall be:

- (a) to promote and facilitate the use and administration of the Land and any other assets acquired by the Trust on behalf of Ngati Maru (Taranaki):
 - (i) in a manner consistent with the well-being of Ngati Maru (Taranaki); and
 - (ii) in the interests of Ngati Maru (Taranaki);
- (b) to represent the interests of Ngati Maru (Taranaki) on all matters, including:
 - (i) in relation to all matters relating to the Land and to the use and enjoyment of the facilities therewith; and
 - (ii) In negotiations with the Crown in relation to settlement of the Treaty of Waitangi claims of Ngati Maru (Taranaki).

3 INTERPRETATION

3.1 In this trust order:

"Act" means Te Ture Whenua Maori Act 1993.

"Adult Member" means a Member of Ngati Maru (Taranaki) who is over the age of 18 years.

"Adult Registered Members" means Adult Members who are registered on the Ngati Maru (Taranaki) Register.

"Balance Date" means [31 March] or any other date that the Trustees by resolution adopt as the date up to which the Trust's financial statements are to be made in each year.

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"Business Day" means any day in which registered banks are open for business in Auckland and Wellington.

"Chairperson" means the chairperson from time to time of the Trust elected by the Trustees in accordance with rule 4 of the Third Schedule.

"Chief Returning Officer" means as the context requires:

- (a) the person appointed from time to time as chief returning officer for the purposes of Trustee elections in accordance with rule 9 of the Second Schedule; or
- (b) the person appointed as chief returning officer for the purposes of a Special Resolution in accordance with rule 7.1 of the Fourth Schedule.

"Confidential Information" means any information which the Trustees consider on reasonable grounds is of a commercially sensitive nature and the release of which could be detrimental to the interests of Ngati Maru (Taranaki).

"Court" means the Maori Land Court.

"Crown" has the meaning given to it in section 2 of the Public Finance Act 1989.

"Deputy Chairperson" means the deputy chairperson from time to time of the Trust if one is elected in accordance of rule 4 of the Third Schedule.

"Disputes Committee" means a committee formed in accordance with clause 22.3.

"Electoral Review Officer" means the person appointed to act as electoral review officer in accordance with rule 12.2 of the Second Schedule.

"Income Year" means any year or accounting period ending on the Balance Date.

"Kaumatua Kaunihera" means the committee of that name appointed by the Trust from time to time in accordance with this Deed and Initially consisting of Kawhena Otto Meri Jill Brand, Ronald Burnard Puata, Noreen Mereaina Kirkwood, and Pat Kingi.

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"Land" means the land known as Pukehou, Kerikeringa 5A2, Lot 1 & Lot 2 DP 16751 Block III Huiroa Survey District and Kerikeringa 5A3.

"Major Transaction" means any single transaction, distribution, expenditure, acquisition, or lease of Trust Property or grant of security over Trust Property that exceeds more than half of the value of the Trust Property, or any sale of Trust Property.

"Member of Ngati Maru (Taranaki)" means every individual referred to in paragraph (b) of the definition of Ngati Maru (Taranaki) but excludes Whangai.

"Ngati Maru (Taranaki)" means:

- (a) the collective group composed of individuals referred to in paragraph
 (b) of this definition; and
- (b) every individual who is descended from a tupuna of Ngati Maru (Taranaki) as listed in the Ngati Maru (Taranaki) Tupuna List.

"Ngati Maru (Taranaki) Register" means the register of Members of Ngati Maru (Taranaki) that is to be maintained by the Trust in accordance with the *First Schedule* to this trust order.

"Ngati Maru (Taranaki) Tupuna List" means the list of Ngati Maru (Taranaki) Tupuna that is maintained by the Trust and which may be used for the purposes of applications for registration on the Ngati Maru (Taranaki) Register.

"Public Notice" means a notice:

- (a) published in a newspaper generally circulating in the relevant area or areas, and
- (b) may also be published by panul or electronic media, including radio and television.

"Registration Form" means the form used from time to time by the Trustees to enter the details of Members of Ngati Maru (Taranaki) on the Ngati Maru (Taranaki) Register.

"Special Resolution" means a resolution that has been passed with the approval of not less than 75% of the Adult Members who validly cast a vote in accordance with the process set out in the Fourth Schedule.

"Trust" means the whenua topu trust established and governed by this trust order.

"Trust Property" means all the assets and liabilities (including the Land, any other property and any income) that are from time to time held by the Trustees under this trust order howsoever received.

"Trustees" means the Initial Trustees and the trustees elected from time to time in accordance with the *Second Schedule* of this trust order to represent Ngati Maru (Taranaki) and to act as the trustees for the time being of the Trust and Trustee shall mean any one of those persons.

"Whakapapa Validation Committee" means the committee appointed in accordance with *rule 4 of the First Schedule*.

"Whangai" means those persons who do not affiliate to Ngati Maru (Taranaki) by descent from a Ngati Maru (Taranaki) tupuna but who are adopted by a Member of Ngati Maru (Taranaki) in accordance with the tikanga of Ngati Maru (Taranaki).

3.2 Interpretation

In this trust order, unless the context otherwise requires:

- (a) words importing the singular include the plural and vice versa;
- (b) words importing one gender include the other gender;
- (c) references to persons include corporations and unincorporated bodies of persons, governments or other public bodies or agencies whether or not having a separate legal personality;
- (d) references to a statute shall be deemed to be references to that statute as amended, re-enacted or substituted from time to time;
- (e) references to a clause, recital or a schedule shall be to a clause, recital or a schedule to this trust order;
- (f) the schedules to this trust order shall form part of this trust order;
- (g) headings appear as a matter of convenience only and shall not affect the interpretation of this trust order;
- (h) references to a company are references to a company incorporated pursuant to the Companies Act 1993; and
- (i) references to a subsidiary or subsidiaries shall be references to a subsidiary or subsidiaries as defined by the Companies Act 1993.



4 POWERS

4.1 General

Subject always to the objects of the Trust and in accordance with the powers conferred by this trust order, the Trustees are empowered to do all or any of the things that the Trustees would be entitled to do if they were the absolute owners of and beneficially entitled to the Trust Property, **PROVIDED HOWEVER** that the Trustees shall not alienate by way of sale or gift the whole or any part of the Land.

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4.2 Specific

Without limiting the general powers in the preceding provision, the Trustees are expressly authorised:

(a) To set aside cash reserves

To accumulate income and to set aside such cash reserves as the Trustees in their absolute discretion think fit for contingencies or for capital expenditure or for expansion in accordance with the objects of the Trust or in connection with any business carried on by the Trustees.

(b) To apply or distribute income

To apply or distribute all or any income of the Trust towards all or any of the objects of the Trust as the Trustees in their absolute discretion think fit, including Maori community purposes under section 218 of the Act or such other purposes as may be ordered by the Court.

(c) To lend or invest

In furtherance of any object of the Trust, to lend or invest all or any income of the Trust whether in New Zealand or elsewhere upon any securities in which trust funds may be invested by trustees in accordance with the Trustee Act 1956 or in accordance with any other statutory authority.

(d) To borrow

To borrow money for the purpose of the furtherance of any of the trusts or powers contained in this trust order whether or not with security over all or any Trust Property, **PROVIDED HOWEVER** that the granting of any security over the Land or any other assets that may be acquired by the Trust is deemed to be a Major Transaction to which the requirements of clause 4.3 of this trust order shall apply.

(e) To buy

To acquire any land or interest in land whether by way of lease, purchase, exchange or otherwise and to acquire and sell, hire or otherwise deal in any other assets including shares, vehicles, plant, chattels or equipment.

(f) To lease

To lease the whole or any part or parts of the Trust Property from year to year and for any term of years at such rent and upon such covenants and conditions as the Trustees consider reasonable and to any person or body corporate and/or Her Majesty the Queen and to accept a surrender of any such lease.

(g) To improve

To maintain, develop and improve the Trust Property and to erect on any land forming part of the Trust Property buildings, fences, yards and other constructions or erections of such nature as the Trustees consider necessary or desirable.

(h) To protect Wahi Tapu

To safeguard to the best of the Trustees' ability all Maori urupa, wahi tapu and all other places in or upon the Trust Property that are sacred or of historic, spiritual or cultural significance to Ngati Maru (Taranaki).

(i) To employ

To employ, engage, or dismiss professional advisers, agents, employees or independent contractors required to carry out the objects of the Trust or to otherwise carry out the work of the Trustees and to fix their reasonable remuneration and to provide such indemnities to them as the Trustees think fit.

(j) To pay own costs

From the revenue derived from the operation of the Trust to pay all costs, expenses and disbursements incurred by the Trustees including the costs of any person or body employed by them in the administration of the Trust or in the furtherance of any of the objects of the Trust and to reimburse the Trustees for all their out of pocket expenses incurred in their attendance to the affairs of the Trust, and if approved by the Court any fees to be paid to the trustees.

(k) To join with others

To enter into arrangements, agreements, contracts whether in the names of the Trustees or jointly or in partnership with any other person, organisation, body corporate or local authority.

(I) To insure

To effect and maintain all such insurances in respect of any undertaking, activity or assets of the Trust, including the Trust Property, as the Trustees consider necessary or desirable.

(m) To use resources efficiently

To combine administrative operations with the Ngati Maru (Taranaki) Fisheries Trust, where possible, so to avoid unnecessary duplication of procedures and to promote efficient use of the iwi's resources as the Trustees in their absolute discretion think fit **PROVIDED HOWEVER** that such operations do not breach this trust order or the Act.

4.3 Restriction on Major Transactions

Notwithstanding *clause 4.2*, the Trust must not enter into a Major Transaction unless that Major Transaction:

- (a) is approved by way of Special Resolution; or
- (b) is contingent upon approval by way of Special Resolution; and
- (c) notice is given to the Adult Registered Members in accordance with *rule 5.1 of the Fourth Schedule*.

5 ELECTION, POWERS AND MEETINGS OF TRUSTEES

5.1 Election in accordance with Second Schedule

Subject to any variation of this trust order under clause 20 or section 244 of the Act, the Trustees from time to time of the Trust shall be elected to office in accordance with the rules set out in *the Second Schedule*.

5.2 Proceedings of Trustees

Except as otherwise provided in this trust order and the Act the proceedings and other affairs of the Trustees shall be conducted in accordance with the rules set out in *the Third Schedule*.

6 CONTROL OF FUNDS

- 6.1 All monies received by or on behalf of the Trust shall forthwith be paid to the credit of the Trust's bank account.
- 6.2 All payments from the Trust's bank account shall first be approved at a meeting of Trustees and all cheques and withdrawal slips drawn on the account shall be signed by the Treasurer and by either the Chairperson or Secretary.

7 MINUTES, REPORTS AND ACCOUNTS

7.1 The Trustees shall keep a proper written record of all resolutions passed and business transacted at every meeting of the Trustees in a minute book. The minutes of every meeting shall be signed by the chairperson of that meeting and shall be reviewed and, after any necessary amendment, confirmed at the next succeeding meeting of Trustees.

- 7.2 The Trustees shall keep proper books of account in which shall be kept full, true and complete accounts of the affairs and transactions of the Trust.
- 7.3 Within three months following the annual general meeting, the Chairperson shall file in the Aotea Registry of the Court the following:
 - (a) a copy of the reports and accounts submitted to the annual general meeting and the minutes of that meeting; and
 - (b) the current notified office and contact details of the Trust.

8 DISCLOSURE OF PLANS, REPORTS AND MINUTES

- 8.1 The Trust shall hold and make available for inspection by any Member of Ngati Maru (Taranaki):
 - (a) copies of the reports and accounts submitted to the annual general meeting for each of the preceding three (3) Income Years;
 - (b) the minute book kept in accordance with *clause 7.1* of all decisions taken and business transacted at every annual general meeting and special general meeting.

Any Member of Ngati Maru (Taranaki) shall be entitled to obtain copies of this information. However the Trust shall also be entitled to recover at its discretion all reasonable copying or postage costs (if any).

9 NO DISCLOSURE OF SENSITIVE INFORMATION

9.1 Disclosure limited

For the avoidance of doubt, but subject to the Trust's reporting obligations in *clauses* 7.3(*a*), 7.3(*b*), 8.1(*a*) and 8.1(*b*), the Trust may at its sole discretion limit disclosure of any information about the activities or proposed activities of the Trust which the Trust considers on reasonable grounds to be commercially or otherwise sensitive.

10 GENERAL MEETINGS -

10.1 Trust to hold annual general meeting

The Trust shall, no later than six (6) calendar months after the end of each Income Year, and in any event no more than fifteen (15) months after the date of the last annual general meeting of the Trust, hold a general meeting for the Members of Ngati Maru (Taranaki), to be called its annual general meeting, and shall at that meeting;

- report on the operations of the Trust during the preceding Income Year;
- (b) present the accounts;
- (c) announce the names of any newly appointed Trustees;
- (d) undertake all other notified business; and
- (e) at the discretion of the Chairperson, undertake any other general business raised at that meeting.

10.2 Notice of general meeting

Subject to the specific notice requirements described in the Schedules to this trust order, the Trust shall give not less than twenty-eight (28) days notice of the holding of the annual general meeting, such notice to be posted (or sent by electronic means, if requested) to:

- (a) all Adult Registered Members at the last address shown for each such Adult Registered Member on the Ngati Maru (Taranaki) Register; and
- (b) any Adult Member who has made a written request for private notice of any annual general meeting.

Notice of the meeting shall also be inserted prominently in appropriate major metropolitan newspapers circulating in New Zealand and in any provincial newspapers circulating in regions where the Trust considers that a significant number of Members of Ngati Maru (Taranaki) reside. All such notices shall contain:

- (a) the date, time and place of the meeting;
- (b) an agenda of matters to be discussed at the meeting;
- details of where copies of any information to be laid before the meeting may be inspected; and
- (d) any other information specified by or under the Act.

10.3 Notice of special meetings

In addition to the annual general meeting of the Trust, the Trust shall convene a special general meeting of the Trust on the requisition of:

- (a) the Chairperson and Deputy Chairperson for the time being of the Trust; or
- (b) any three (3) Trustees; or
- (c) Twenty (20) Adult Registered Members of Ngati Maru (Taranaki).

Subject to the specific notice requirements described in the *Fourth Schedule*, notice of such a meeting shall be given in the same manner as for a notice of the annual general meeting and those requisitioning the meeting shall be required to provide a statement to the Trust setting out the purposes for which the meeting has been requisitioned and the specific agenda Items proposed for such a meeting. The Trust shall not be required to give notice calling the meeting until such a statement with agenda items has been received.

10.4 Annual General Meeting not limited to notified business

At the discretion of the Chairperson, any general business raised at the designated time for general business at any annual general meeting may be transacted in addition to the business expressly referred to in the notice calling that meeting.

10.5 Special Meeting limited to notified business

No business shall be transacted at any special general meeting other than the business expressly referred to in the notice calling that meeting.

10.6 Invalidation

The accidental omission to give notice to or a failure to receive notice of an annual or special general meeting by a Member of Ngati Maru (Taranaki) does not invalidate the proceedings at that meeting.

10.7 Deficiency of notice

Subject to clause 10.5, a deficiency or irregularity in a notice of any special or general meeting will not invalidate anything done at the meeting if:

- (a) the deficiency or irregularity is not material; and
- (b) the Adult Registered Members who attend the meeting agree by a simple majority to waive the deficiency or irregularity.

10.8 Quorum

The quorum required for any annual or special general meeting of the Trust shall be 20 Adult Registered Members present in person including among those Adult Registered Members no less than four (4) Trustees.

10.9 Chairing of meetings

The Chairperson for the time being of the Trust will be the chairperson of any annual or special general meeting and will preside over and have control over the meeting. If the Chairperson is not present at the time appointed for holding a meeting, then the Deputy Chairperson shall be the chair. If the Deputy Chairperson is also not present, then the Trustees present shall elect one of their number to substitute as the chairperson for that meeting.

10.10 Voting

Subject to the specific voting procedures described in the Schedules to this trust order, to the extent that a vote is sought or required at any annual or special general meeting, every Adult Registered Member present shall have one vote. Voting may be by voice or on a show of hands. The chairperson of the meeting may also demand a poll on a resolution either before or after any vote. However, except as provided in *clauses 4.3* and in the *Fourth Schedule* in relation to major transactions the Trust shall not be bound by a resolution passed at any annual or special general meeting, but will only be required to give consideration to any such resolution. Nothing in this *clause 10.10* detracts from the obligation of the Trust to comply with any Special Resolution passed in accordance with *the Fourth Schedule*.

10.11 Adjourned meetings

If within one hour of the time appointed for an annual or special general meeting a quorum is not present, the meeting will stand adjourned to be reconvened twenty-one days after the date of the meeting. On that later day, the meeting will be held again at the same time and in the same place as the adjourned meeting. If a quorum is not present within one hour from the time appointed for that adjourned meeting, the Adult Registered Members present will constitute a quorum.



10.12 Unruly meetings

If any general meeting becomes so unruly or disorderly that in the opinion of the chairperson of the meeting the business of the meeting cannot be conducted in a proper and orderly manner, or if any meeting in the opinion of the chairperson becomes unduly protracted, the chairperson may, and without giving any reason, adjourn the meeting and may direct that any uncompleted item of business of which notice was given and which, in his or her opinion, requires to be voted upon, be put to the vote by a poll, without further discussion.

10.13 Minutes

The Trust shall keep a proper record in a minute book of all decisions taken and business transacted at every annual general meeting and special general meeting.

10.14 Minutes to be evidence of proceedings

Any minute of the proceedings at an annual general meeting or a special general meeting which is purported to be signed by the chairperson at that meeting shall be evidence of those proceedings.

10.15 Minutes to be evidence of proper conduct

Where minutes of an annual general meeting or a special general meeting have been made in accordance with this clause then, until the contrary is proven, the meeting shall be deemed to have been properly convened and its proceedings to have been conducted properly.

10.16 Request for information

Any Member of Ngati Maru (Taranaki) may request in writing the information and documents referred to in *clause* 8.1.

11 DISCLOSURE OF INTERNACION

11.1 Definition of interested Trustee

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- (a) lie aparty to, or will device a motorial tinancial bonafit from the motor:
- (b) has a material financial interest in another party to the matter;
- (c) is a director, officer or trustee of another party to, or person who will or may derive a material financial benefit from, the matter, not being a party that is wholly owned, or in the case of a trust controlled, by the Trust or any subsidiary of the Trust;
- (d) is the parent, child or spouse of another party to, or person who will or may derive a material financial benefit from, the matter; or
- (e) is otherwise directly or indirectly interested in the matter.

11.2 Disclosure of interest to other Trustees

A Trustee must, after becoming aware of the fact that he or she is interested in a transaction or proposed transaction with the Trust, disclose to his or her co-Trustees at a meeting of the Trust:

- (a) if the monetary value of the Trustee's interest is able to be quantified, the nature and monetary value of that interest; or
- (b) if the monetary value of that Trustee's interest cannot be quantified, the nature and extent of that interest.

11.3 Recording of Interest

A disclosure of interest by a Trustee shall be recorded in the minute book of the Trust.

12 DEALINGS WITH "INTERESTED" TRUSTEES

12.1 An interested Trustee shall not take part in any deliberation or vote in respect of any matter in which that Trustee is interested, nor shall the Trustee be counted for the purposes of forming a quorum in any meeting to consider such a matter.

13 PROHIBITION OF BENEFIT OR ADVANTAGE

13.1 In the carrying on of any business by the Trust, and in the exercise of any power authorising the remuneration of the Trustees, no benefit, advantage or income shall be afforded to, or received, gained, achieved or derived by any Associated Person where that Associated Person, in his or her capacity as an Associated Person, is able by virtue of that capacity in any way (whether directly or indirectly) to determine, or to materially influence the determination of the nature or amount of that benefit, advantage or income, or the circumstances in which that benefit, advantage or income is, or is to be, so afforded, received, gained, achieved or derived.

14 REMUNERATION AND EXPENSES

14.1 No private potential private

No private pecuniary profit may be made by any person from the Trust. However, each Trustee shall be entitled to be reimbursed for fair and reasonable expenditure incurred by him or her on behalf of the Trust subject in every case to approval by the Trust.

15 LIABILITY OF TRUSTEES

15.1 Liability

A Trustee shall only be liable for losses attributable to his or her dishonesty or to his or her wilful commission or omission of an act which he or she knows or should have known to be a breach of this trust order. In particular, no Trustee shall be bound to take, or be liable for failing to take, any proceedings against a co-Trustee for any such breach or alleged breach.

16 INDEMNITY AND INSURANCE

16.1 Indemnity and insurance for Trustees

Any Trustee, officer or employee of the Trust may be indemnified or have their insurance costs met out of the Trust Property against any liability which he or she incurs in defending any civil or criminal proceedings issued because of his or her actions in relation to the Trust, where those proceedings do not arise out of any failure by the Trustee, officer or employee and he or she was acting in good faith in a manner that he or she believed to be in the best interests of the Trust with the object of fulfilling the purposes of the Trust.

16.2 Indemnity and insurance costs to be just and equitable

All indemnities and insurance costs may only be provided to the extent that the Trustees in their discretion think just and equitable.

16.3 Indemnity and insurance re specific trusts

If any assets are held by the Trust on any separate specific trust, then any Trustee, officer or employee of the Trust may in respect of proceedings brought in relation to that separate specific trust only be indemnified or have their insurance costs met out of those assets.

16.4 Record of decisions

All decisions made under this clause to give or approve indemnities or meet or approve any insurance costs shall be recorded in the minutes of the meeting at which such a decision was made together with the reasons why, such indemnities or insurance costs were thought by them to be just and equitable.

17 NGATI MARU (TARANAKI) NOT TO BE BROUGHT INTO DISREPUTE

17.1 Trustees not to bring into disrepute

No Trustee shall act in a manner which brings or is likely to bring the Trust into disrepute.

17.2 Trustee may be censured or removed

Any Trustee that acts in a manner that brings or is likely to bring into disrepute the Trust may, by a resolution passed by a majority of not less than 75% of the other Trustees, be formally censured or be made the subject of an application to the Court for removal from office.

17.3 Censure or removal to be notified

The censure or application for removal of a Trustee in accordance with this clause shall, together with reasons, be reported to the Members of Ngati Maru (Taranaki) at the next annual general meeting of the Trust following such censure or removal.

17.4 Effect of Removal

A Trustee removed from office in accordance with an application under *clause 17.2* shall not be entitled to be re-elected as a Trustee for a period of not less than three years following his or her removal.

17.5 Replacement of Trustee

The removal of a Trustee in accordance with *clause* 17.2 shall give rise to a casual vacancy which shall be filled in accordance with *rule* 3.2 of the Second Schedule.

18 RECEIPTS FOR PAYMENTS

The receipt of the Trust signed by any person or persons authorised to give receipts on behalf of the Trust, shall be a complete discharge from the Trust for that payment.

19 REVIEW OF TRUST

The Trustees shall, in the fifth year after the constitution of the Trust and at five yearly intervals thereafter, convene a special general meeting in order to consider the performance and operation of the Trust and, if a review of the Trust is requested by the majority of Adult Registered Members voting at that special general meeting, the Trustees shall, within 40 Business Days of such request, make application to the Court for a review of the Trust.

20 VARIATION OF TRUST

Nothing in this trust order shall restrict the right of the Trustees to apply to the Court pursuant to the provisions of section 244 of the Act for a variation of this trust order **PROVIDED** THAT Adult Registered Members have had sufficient notice of any such application and there is a sufficient degree of support for the variation among Adult Registered Members.

21 WINDING UP

This Trust may be wound up in accordance with section 241 of the Act:

- (a) upon the establishment by Ngati Maru (Taranaki) of a new governance entity to represent Ngati Maru (Taranaki) and to hold and administer property, including the Trust Property, on behalf of Ngati Maru (Taranaki); and
- (a) upon the implementation by legislation, following ratification by Ngati Maru (Taranaki) of a comprehensive Deed of Settlement of the historical Treaty of Waitangi claims of Ngati Maru (Taranaki).

22 DISPUTE RESOLUTION

22.1 Notice of Dispute

All disputes relating to matters under this trust order shall be submitted to the Trust by notice in writing and the Trust shall acknowledge receipt in writing within 10 working days of the date of receipt of the notice.

22.2 No derogation of rights

The provisions of this *clause* 22 shall not derogate from the rights or obligations of the Trust or of any Member of Ngati Maru (Taranaki) pursuant to the Act, the Trustee Act 1956 or any other act or provision of law or equity.

22.3 Appointment of Disputes Committee

If a dispute is referred to the Trust under *clause 22.1* then a Disputes Committee shall be appointed by the Trust to consider the dispute. The Disputes Committee shall consist of 3 trustees and 2 members of the Kaumatua Kaunihera, provided however that if the dispute relates to registration such members shall not have been members of the Whakapapa Validation Committee that considered the registration application.

22.4 Removal of appointees of Disputes Committee

At their discretion, the Trust may remove appointees to the Disputes Committee and replace those appointees accordingly.

22.5 Role of Disputes Committee

The role of the Disputes Committee in dealing with the dispute shail be to facilitate a resolution of, or failing resolution to make findings on, the relevant dispute.

22.6 Deliberations of Disputes Committee

In dealing with any dispute the Disputes Committee shall, subject to meeting the requirements of natural justice, have the sole discretion to call for evidence and determine the procedures applicable to the facilitation and resolution of the dispute before it.

22.7 Findings or Decisions

Nothing in this trust order shall be deemed or construed so as to make findings or decisions of the Disputes Committee binding on the parties including the Trust.

22.8 Notification of outcome

The Trust shall notify its decision, together with any reasons therefore, and the findings of the Disputes Committee, in writing to all parties to the dispute.

23 ADVICE TO TRUSTEES

23.1 Trust may rely on advice

The Trust may, when exercising its powers or performing its duties, rely on reports, statements and financial data and other information prepared or supplied, and on professional or expert advice given, by any of the following persons:

- (a) an employee of the Trust whom the Trust believes on reasonable grounds to be reliable and competent in relation to the matters concerned; and
- (b) a professional adviser or expert in relation to matters which the Trust believes on reasonable grounds to be within the person's professional or expert competence.

23.2 Trust may obtain barrister's opinion

If the Trust is in doubt over any matter relating to the management and administration of Trust Property, or over the exercise of any power vested in them, they may obtain and act upon the opinion of a Barrister of the High Court of New Zealand of at least seven years' standing. This right to obtain and act upon a Barrister's opinion, however, will not restrict any right on the part of the Trust to apply to the Court for directions.

24. TRUSTEE REPORT

Subject to any direction or order of the Court, any Trustee shall file in the Court a written report and be available to the Court for questioning on any matter relating to the administration of the Trust or the performance of his or her duties as a Trustee.



FIRST SCHEDULE

MEMBERSHIP OF NGATI MARU (TARANAKI) AND NGATI MARU (TARANAKI) REGISTER

1. TRUST TO KEEP REGISTER

1.1 Trust to maintain Register

The Trust shall continue and maintain, or cause to be continued and maintained, a register of the Members of Ngati Maru (Taranaki).

1.2 Register to comply with this Schedule

The Ngati Maru (Taranaki) Register shall be maintained in accordance with the rules and procedures set out in *this Schedule*.

2. CONTENTS OF REGISTER

2.1 Register to contain Members' details

The Ngati Maru (Taranaki) Register shall record in it the full names, dates of birth and contact details of the Members of Ngati Maru (Taranaki).

2.2 Beneficiary Registration Number

The Trust will allocate a beneficiary identification number to each Adult Registered Member. The Trust will in the next notice or communication following the first allocation of beneficiary identification numbers, notify the relevant Adult Registered Member of his or her beneficiary identification number.

3. APPLICATIONS FOR REGISTRATION

3.1 Form of Applications

All applications for registration as a Member of Ngati Maru (Taranaki) must be made the Registration Form to the Trust. The application must contain:

- (a) the full name, date of birth and contact details of the applicant;
- (b) such evidence as the Trust may from time to time require as to that applicant's status as a Member of Ngati Maru (Taranaki), including details of the whakapapa (genealogical) connection of the applicant to Ngati Maru (Taranaki).

3.2 Entitlement to make Applications

An application for registration as a Member of Ngati Maru (Taranaki) may be made by:

- (a) Adult Members, on their own behalf or by their legal guardian;
- (b) Members of Ngati Maru (Taranaki) who are under the age of 18 years, by a person on their behaif who is their parent or legal guardian; or



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(c) Members of Ngati Maru (Taranaki) by a person on their behalf who in the opinion of the Whakapapa Validation Committee stands in the stead of a parent or legal guardian of that person.

3.3 Compliance with trust order

All Members of Ngati Maru (Taranaki) who apply to register and are registered on the Ngati Maru (Taranaki) Register are, by their application and registration, deemed to agree to the terms of this trust order, including the disputes procedure set out in *clause 22* and the election, voting and meeting procedures set out in *the Second Schedule, Third Schedule and Fourth Schedule*.

4. DECISIONS AS TO MEMBERSHIP

4.1 Whakapapa Validation Committee to be established

The Trust shall establish a Whakapapa Validation Committee to make decisions on all applications made pursuant to *rule 3.1 of this Schedule* by any person for the recording in the Ngati Maru (Taranaki) Register of that person's membership of Ngati Maru (Taranaki).

4.2 Composition of Whakapapa Validation Committee

The Whakapapa Validation Committee shall comprise not less than three and up to five members of the Kaumatua Kaunihera, appointed by the Trust from time to time. Trustees with the required expertise and knowledge of Ngati Maru (Taranaki) whakapapa may be appointed to the Whakapapa Validation Committee.

4.3 Consideration of applications

All applications for membership pursuant to *rule 3.1 of this Schedule* together with any supporting evidence shall be forwarded to the Whakapapa Validation Committee.

4.4 Decisions to be made on applications

Upon receipt of an application for membership in accordance with *rule 3.1 of this Schedule* the Whakapapa Validation Committee shall consider the application and shall make a decision as to whether the application should be accepted as to the applicant's status as a Member of Ngati Maru (Taranaki).

4.5 Successful applications to be notified and registered

in the event that the Whakapapa Validation Committee decides that the application should be accepted then such decision shall be notified in writing to the Trust, which shall in turn notify the applicant and enter the applicant's name and other relevant details in the appropriate part of the Ngati Maru (Taranaki) Register.

4.6 Notification of unsuccessful applicants

In the event that the Whakapapa Validation Committee decides to decline the application then such decision shall be conveyed in writing to the Trust together with the reasons for the decision. The Trust shall then notify the applicant in writing of the decision together with the reasons for the decision.

4.7 Unsuccessful applicant may reapply

Any applicant whose application has been declined may at any time seek to have his or her application reconsidered by the Whakapapa Validation Committee provided that such application for reconsideration may only be made on the basis of new evidence (being evidence that was not submitted or considered as part of the initial or, if more than one, any previous application) as to the applicant's status as a Member of Ngati Maru (Taranaki).

5. MAINTENANCE OF REGISTER

5.1 Trust to establish policies

The Trust shall take such steps and institute such policies as are necessary to ensure that the Ngati Maru (Taranaki) Register is maintained in a condition that is as up to date, accurate and complete as possible in recording the Members of Ngati Maru (Taranaki).

5.2 Assistance in identifying membership

In maintaining the Ngati Maru (Taranaki) Register the Trust shall develop policies for assisting in the identification and registration of those Members of Ngati Maru (Taranaki) that are not for the time being on the Ngati Maru (Taranaki) Register. Such policies shall include policies as to the nature of the assistance that the Trust will provide to those persons who believe that they are Members of Ngati Maru (Taranaki) but for whatever reason are not able to establish such membership.

5.3 Responsibility of Members of Ngati Maru (Taranaki)

Notwithstanding *rules 6.1* and *6.2 of this Schedule* it shall be the responsibility of each person who is a Member of Ngati Maru (Taranaki) (or in the case of those persons under 18 years, the parent or legal guardian of that person) to ensure that his or her name is included in the Ngati Maru (Taranaki) Register and that his or her full contact details for the time being is provided and updated.

5.4 Consequences of registration

Registration of any person in the Ngati Maru (Taranaki) Register as a Member of Ngati Maru (Taranaki) shall be conclusive evidence of that person's status as a Member of Ngati Maru (Taranaki) under whose name he or she is recorded.

5.5 Additions to the Register

The Trustees may enter in the Register any Member of Ngati Maru (Taranaki) whose details are already held by the Trustees where the particulars were acquired by the Trustees as a result of an application on a form (not being the Registration Form) made by:

- Adult Members on their own behalf or by their legal guardian at the time of the application;
- (ii) other Members of Ngati Maru (Taranaki) who were not Adult Members at the time of the application, by their parent on their behalf, or by their legal guardian at the time; and

(iii) other Members of Ngati Maru (Taranaki) by an Adult Member on their behalf who, in the opinion of the Membership Committee, stood in the stead of a parent of that person at the time of the application.

6. NGATI MARU (TARANAKI) REGISTER

6.1 Information from existing registers

The Trust shall include on the Ngati Maru (Taranaki) Register the full names, dates of birth, contact details of every Member of Ngati Maru (Taranaki) whose name and other details are, immediately before the date of this trust order:

(a) on the register of members maintained by the Ngati Maru (Taranaki) Claims Progression Trust; and/or

(b) on the roll of beneficiaries of the Ngati Maru Wharanui (Pukehou) Trust held by the Taranaki Maori Trust Board in accordance with the Wharanui (Pukehou) marae charter.

6.2 Register available for inspection

Subject to the Privacy Act 1993 and to any policies that may be adopted from time to time by the Trust for the protection of private information, the Trust shall ensure that the Ngati Maru (Táranaki) Register is available to be inspected during business hours by all Adult Registered Members, provided that each Adult Registered Member shall only have access to inspect their own personal details on the Register.

SECOND SCHEDULE

ELECTIONS OF TRUSTEES

1, PROCEDURE

1.1 This Schedule to apply

The Trustees shall be elected to office in accordance with the rules and procedures set out in *this Schedule*.

2. ELIGIBILITY FOR APPOINTMENT

2.1 Restrictions on Trustees

A person shall not be permitted to be a Trustee if he or she:

- (a) is not an Adult Registered Member of Ngati Maru (Taranaki); or
- (b) is an undischarged bankrupt; or
- (c) has ever been convicted of an offence involving dishonesty as defined in section 2(1) of the Crimes Act 1961, or an offence under section 373(4) of the Companies Act 1993 (unless that person is an eligible individual for the purposes of the Criminal Records (Clean Slate) Act 2004); or
- (d) has ever been disqualified from being a director of a company registered under the Companies Act 1955 or the Companies Act 1993; or
- (e) has ever been removed as a trustee of a trust by order of a Court on the grounds on breach of trust, lack of competence or failure to carry out the duties of a trustee satisfactorily; or
- (f) is subject to a property order made under section 30 or section 31 of the Protection of Personal and Property Rights Act 1988.

2.2 Trustees not to be Trust employees

A Trustee shall not be employed as an employee of the Trust.

2.3 Number of Trustees to be limited

There shall be no more than seven (7) and not less than three (3) trustees.

3. TERM OF OFFICE

3.1 Term of office

Subject to rule 3.4 of this Schedule the Trustees from time to time shall hold office until such time as their position comes up for re-election in accordance with this rule provided that no Trustee shall hold office for longer than three years without facing re-election.



3.2 Casual vacancies

Should any casual vacancy arise as a result of a Trustee ceasing to hold office prior to the expiry of that Trustee's term of office then that vacancy shall be filled by the holding of a further election in accordance with *this Schedule* provided that the Trust shall have the discretion not to hold such an election if the casual vacancy occurs less than six months before the original Trustee's term was due to expire.

3.3 Term of casual appointments

In the case of a Trustee elected pursuant to *rule 3.2 of this Schedule* the Trustee thereby appointed shall hold office for the balance of the term of office of the Trustee that he or she has replaced.

3.4 Retirement and rotation of Initial Trustees:

The initial persons elected as the Trustees of this Trust ("Initial Trustees") shall retire from office with elections having been held for their respective positions as Trustee as follows:

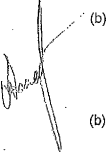
- (a) As at the date of the annual general meeting of the Trust in the first Income Year following the date of this Deed, at least one but not more than two of the Initial Trustees shall retire and an election shall be held for the vacant Trustee position(s);
 - As at the date of the annual general meeting of the Trust in the second Income Year following the date of this Deed, at least one but not more than two of the Initial Trustees, excluding any Trustee who has retired and been re-elected in accordance with paragraph (a) above, shall retire and an election shall be held for the vacant Trustee position(s);
- (b) As at the date of the annual general meeting of the Trust in the third Income Year following the date of this Deed, the remaining Initial Trustees, being those that did not retire in accordance with paragraphs (a) and (b) above, shall retire and an election shall be held for the vacant Trustee positions.

3.5 Order of retirement of Initial Trustees:

The order of retirement of the Initial Trustees under *rule 3.4* of this Schedule shall be determined by agreement failing which the determination shall be made by lot.

3.6 Term following retirement of Initial Trustees:

Following the retirement of the Initial Trustees in accordance with *rule* 3.4 of this Schedule, each Trustee shall hold office until the conclusion of the annual general meeting of the Trust in the third Income Year following his or her appointment. However, if because of a review of the election of a Trustee's replacement under *rule* 12 of this Schedule the appointment of that Trustee's replacement has not been completed as at the expiry of the Trustee's term, then that Trustee shall continue to hold office by virtue of his or her previous appointment until the review process is completed. For the purposes of calculating the term of the replacement Trustee, that replacement Trustee shall, once he or she takes office, be deemed to have taken office on the date upon which the term of office of the previous Trustee expired, being the date of the relevant annual general meeting.



4. TIMING OF ELECTIONS

4.1 Timing

The elections for Trustees in any given Income Year must, except in the case of elections to fill casual vacancies under *rule 3.2 of this Schedule*, be concluded by the date of the annual general meeting of the Trust in that Income Year.

5. MAKING OF NOMINATIONS

5.1 Calling for nominations

The Trust shall give notice calling for nominations for those Trustee positions for which elections are required at least three months before the date of the election, and in any event in sufficient time for the election to be concluded in accordance with *rule 4 of this Schedule*. Such notice shall specify the method of making nominations, and the latest date by which nominations must be made and lodged with the Trust or such other person as the notice directs.

5.2 Timing for nominations

All nominations must be lodged with the Trust no later than two months before the date of the election.

5.3 Form of notice

All notices given under this rule shall be given in the following manner:

- (a) by post (or electronic means if requested) to each Adult Registered Member;
- (b) by newspaper advertisement published on at least two separate days and inserted prominently in any major metropolitan newspapers and/or any provincial newspaper circulating in regions where the Trust considers that a significant number of Members of Ngati Maru (Taranaki) reside; and
- (c) by such other means as the Trust may determine.

5.4 Inclusion of invitation to register

Any such notice under *rule 5.1* of this Schedule shall also invite applications from persons who wish to be nominated or wish to nominate another person but are not Adult Registered Members for inclusion of their names in the Ngati Maru (Taranaki) Register, and shall set out the date upon which the registrations for those wishing to be nominated or wish to nominate another person close, being the same date as that fixed as the latest date for making and lodging nominations in accordance with *this Schedule*.

5.5 Nomination to be in writing

The nomination of a candidate for election as a Trustee shall be in writing on the nomination form used from time to time by the Trust and signed by not less than five (5) Adult Registered Members shown on the Ngati Maru (Taranaki) Register as being entitled to vote in respect of the election of that candidate.



5.6 Consent of nominee

The consent of each candidate to his or her nomination shall be endorsed on the nomination paper, provided that a candidate may at any time, by notice to the Trust, withdraw his or her nomination.

6. HOLDING OF ELECTIONS

6.1 Mode of voting at elections

Subject to *rule 7.3 of this Schedule*, voting at all elections shall be by way of secret postal ballot.

6.2 No election where one nominee

In the event that the total number of nominations is equal to the total number of vacancies, no election shall be necessary and the person or persons nominated shall be deemed to have been duly appointed.

6.3 Eligibility to vote

Each Adult Member is eligible to vote in an election, provided that:

- (a) each such Adult Member will only be eligible to cast one vote in an election;
- (b) each such Adult Member is either an Adult Registered Member or has completed and sent with their voting form a Registration Form.

6.4 Provisional votes

Where an Adult Member is not also an Adult Registered Member,' and has voted in accordance with *rule 7.3 of this Schedule:*

- (a) such vote is provisional until such time as the Registration Form is approved by the Whakapapa Validation Committee as set out in the *First Schedule*; and
- (b) where the Registration Form is declined in accordance with the *First Schedule*, the said vote will be invalidated.

6.5 Each Member to vote once

Each eligible Adult Member may only cast one vote in an election.

7. NOTICE OF ELECTIONS

7.1 Notice to be given

Immediately after the closing date for nominations the Trust shall, where an election is required, fix a closing date for the election (being the last day upon which a vote may be validly cast in the election).

7.2 Period of notice

The Trust shall give not less than 28 days notice of the closing date for the elections and the method by which votes may be cast as set out in *rule 6.1 of this Schedule*.



7.3 Method of giving notice

Notice under *rule 7.2 of this Schedule* shall be given by:

- (a) posting notice (or sent by electronic means, if requested) to each Adult Registered Member and to any other Adult Member who has made a written request for a notice;
- (b) inserting a prominent advertisement on at least two (2) separate days in appropriate major metropolitan newspapers and in any provincial newspapers circulating in regions where the Trust considers that a significant number of Members of Ngati Maru (Taranaki) reside; and
- (c) advertising on a radio station or radio stations broadcasting in the district or districts where the Trust considers that a significant number of Members of Ngati Maru (Taranaki) reside.

7.4 General Content of notices

Every notice given in accordance with *rule 7.3(a)* and (b) of this Schedule shall contain:

- (a) a list of the candidates for election as Trustees; and
- (b) the method by which votes may be cast as set out in *rule 6.1 of this Schedule*.

7.5 Additional content of postal notice

Each notice given in accordance with *rule 7.3(a) of this Schedule* shall also contain:

- (a) a voting form that complies with *rule 8.1 of this Schedule*;
- (b) details of the procedure to be followed in making a vote by post, including the date by which the voting form must be received by the Chief Returning Officer; and
- (c) the address to which the voting form shall be posted or delivered to the Chief Returning Officer.

7.6 Additional information in other notices

Each notice given in accordance with *rule 7.3(b)* and *(c)* of this Schedule shall also describe where voting forms may be obtained and where any relevant explanatory documents may be viewed or obtained.

8. POSTAL VOTING

8.1 Other details to accompany vote

Each voting form must contain information that is sufficient to identify the elector and the voting documents issued to that elector.

8.2 Timing of postal votes

Votes must be made no later than the closing date for the election of the Trustees to which the postal vote relates. Votes otherwise validly cast are valid and able to be counted if they are received by the Chief Returning Officer no later than three days after the closing date for the election, but only if the envelope containing the voting form is date stamped on or before the closing date for the election.



9. APPOINTMENT OF CHIEF RETURNING OFFICER

9.1 Appointment of Chief Returning Officer

For the purposes of elections the Trust shall appoint as required a Chief Returning Officer who shall not be a Trustee, or an employee of the Trust, and who shall be a person of standing within the community. The Chief Returning Officer shall be responsible for co-ordinating Trustee elections and may appoint such other persons as he or she considers necessary to assist with that task provided that such persons shall also not be Trustees or employees of the Trust.

9.2 Chief Returning Officer to receive voting forms

All voting forms must be addressed to the Chief Returning Officer.

9.3 Only one vote to be cast

The Chief Returning Officer shall ensure that appropriate measures are in place to ensure that only one vote is cast by each Adult Member who is eligible to vote and votes in the relevant election.

9.4 Recording of votes

A record shall be kept by the Chief Returning Officer of all votes received, including separate records of votes received from Adult Registered Members and votes received from Adult Members.

10. RESULT OF ELECTION

10.1 Counting of votes

- (a) Upon the expiry of the date for the receipt of postal votes, the Chief Returning Officer shall record and count all votes validly cast.
- (b) The candidate or candidates (not exceeding in number the number of Trustees to be elected) receiving the highest number of valid votes in favour of his or her election will be deemed to be elected as Trustees of the Trust.

10.2 Certification and notifying election result

Once all votes have been counted and the result of the election determined by the Chief Returning Officer, the Chief Returning Officer shall certify the result of the election and communicate the result of the election to the Trust. The Trust shall thereafter advise the candidates of the result and give notice of the same at the annual general meeting of the Trust in accordance with clause 10.1 (c).

Following the confirmation of the result of an election the newly elected Trustees, with the assistance of the incumbent Trustees, must apply to the Court under section 222 of Te Ture Whenua Maori Act 1993 for formal appointment of the newly elected Trustees. The application must contain sufficient information to inform the Maori Land Court:

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- (i) of the ability, experience and knowledge of the newly elected Trustees;
- (ii) that the appointments are broadly acceptable to Ngati Maru (Taranaki); and
- (iii) that the newly elected Trustees consent to their appointments.

10.3 Provisional votes

Where, in respect of any election, one or more provisional votes has been cast in accordance with *rule 6.3 of this Schedule*:

- (a) If the validity or otherwise of the provisional votes may affect the outcome of the election the Chief Returning Officer must not certify the result of the election until the validity of the provisional votes has been confirmed pursuant to *rule 6.4(a) of this Schedule* and any valid provisional vote has been counted; or
- (b) if the validity or otherwise of the provisional votes will not affect the result of the election the Chief Returning Officer may certify the result notwithstanding that the validity of the provisional votes has not been confirmed pursuant to *rule 6.4(a) of this Schedule* and the provisional votes have not been counted.

11. RETENTION OF ELECTION RECORDS

11.1 Compiling and sealing voting records

The Chief Returning Officer shall, as soon as practicable after he or she has certified the result of the election, place all voting forms and other voting records into a sealed packet. The Chief Returning Officer shall endorse upon the sealed packet a description of the contents of that packet together with the details of the election to which the packet relates and the final date for voting in that election. The Chief Returning Officer shall then sign the endorsement and forward the sealed packet to the Trust.

11.2 Retention and disposal of packets

Subject to *rule 13.1(b) of this Schedule* the sealed packets received from the Chief Returning Officer shall be safely kept unopened by the Trust for a period of one year from the closing date for voting in the election to which the packet relates. Upon the expiry of that one year period the packets shall be destroyed unopened.

12. REVIEW OF ELECTION RESULTS

12.1 Candidates may seek review

Any candidate may, within 14 days after the certification of the election result and the giving of notice by the Trust in respect of that election, seek a review of that election.

12.2 Appointment of Electoral Review Officer

For the purposes of carrying out reviews in respect of any election the Trust shall ensure that an Electoral Review Officer is appointed. The Electoral Review Officer shall be the person nominated from time to time by the President of the New Zealand Law Society or his or her nominee.

12.3 Electoral Review Officer to conduct reviews ,

All electoral reviews shall be carried out by the Electoral Review Officer from time to time.

12.4 Form of request for review

All applications for an electoral review shall be submitted to the Trust and:

- (a) shall be in writing;
- (b) shall set out the grounds for the review, which grounds shall be set out with sufficient particularity to enable the Electoral Review Officer to ascertain precisely the basis upon which the review is being sought; and
- (c) shall be accompanied by any evidence that the applicant for review has to substantiate the grounds given in the application.

12.5 Service of application on other candidates

The application for review and any accompanying evidence shall also be served upon all other candidates in the election to which the review relates, either at the same time, or as close thereto as is possible, as the review application is lodged with the Trust.

12.6 Costs

Upon making an application for review the applicant shall also lodge with the Trust the sum of \$500 in lieu of the costs of undertaking the review. That sum shall be held by the Trust pending the outcome of the review application. If the application is successful then the \$500 shall be refunded to the applicant. If the application is unsuccessful then the \$500 shall be used to off-set the costs of the review.

13. CONDUCT OF REVIEW

13.1 Notification of Electoral Review Officer

Upon the receipt of an application for review the Trust shall notify the Electoral Review Officer and provide to him or her:

- (a) a copy of the application and any accompanying evidence; and
- (b) the sealed packet of voting forms and other voting documents received from the Chief Returning Officer for that election.

13.2 Electoral Review Officer to exercise wide powers

Subject to compliance by the Electoral Review Officer with the rules of natural justice the Electoral Review Officer shall have the power to inquire into and decide upon any matter relating to a review in such manner as he or she thinks fit and may in particular seek such further evidence or reports as he or she deems necessary including any reports or evidence from the Chief. Returning Officer for the relevant election.

13.3 Electoral Review Officer to be guided by substantial merits

In reaching his or her conclusion on any review the Electoral Review Officer shall be guided by the substantial merits of the application without regard to legal forms or technicalities, including any technical defect in complying with the requirements of this trust order, the intention being that no election shall be declared invalid by reason of such technical defect if the Electoral Review Officer is satisfied that the election was so conducted as to be substantially in compliance with the requirements of this trust order and that such defect did not materially affect the result of the election.

13.4 Certification of result of review

At the conclusion of the Electoral Review Officer's consideration of the review he or she shall determine whether the successful candidate, or any other candidate, was duly elected, or whether the election was void and should be conducted again, and shall forthwith certify his or her decision with reasons to the Trust. The Trust shall then give notice of the result of the review and advise the candidates of the outcome.

13.5 Decision to be final

All decisions of the Electoral Review Officer shall be final and there shall be no other rights of review or appeal granted by the Trust.

14. TERMINATION OF OFFICE OF TRUSTEES

14.1 Termination of office of Trustees

Notwithstanding the foregoing rules of *this Schedule*, a Trustee shall cease to hold office, and the Trust will make an application to the Court to this effect, if he or she:

- (a) dies;
- (b) retires from office by giving written notice to the Trust;
- (c) completes his or her term of office and is not re-elected;
- (d) refuses to act;
- (e) is absent without leave from three consecutive ordinary meetings of the Trustees without good reason or without the permission of the Chairperson;
- (f) becomes physically or mentally incapacitated to the extent that he or she is unable to perform the duties of a Trustee;
- (g) becomes bankrupt or makes any composition or arrangement with his or her creditors;
- (h) is convicted of an indictable offence;
- is or has ever been convicted of an offence involving dishonesty as defined in section 2(1) of the Crimes Act 1961, or an offence under section 373(4) of the Companies Act 1993 (unless that person is an eligible individual for the purposes of the Criminal Records (Clean Slates) Act 2004); or
- (j) is disqualified from being a director of a company registered under the Companies Act 1955 or the Companies Act 1993; or
- (k) is removed as a trustee of a trust by order of a Court on the grounds on breach of trust, lack of competence or failure to carry out the duties of a trustee satisfactorily; or
- (I) becomes subject to a property order made under section 30 or section 31 of the Protection of Personal and Property Rights Act 1988.
- (m) is removed as a Trustee of the Ngati Maru (Taranaki) Fisheries Trust.

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15. RECORD OF CHANGES OF TRUSTEES

15.1 Record of changes of Trustees

Upon the notification of every appointment, retirement, re-appointment or termination of office of any Trustee the Trust will ensure that an entry is made in the minute book of the Trust to that effect.

THIRD SCHEDULE

PROCEEDINGS OF TRUSTEES

1. TRUSTEES TO REGULATE MEETINGS

1.1 Regulation of meetings

The Trustees shall meet together for the dispatch of business, adjourn and otherwise regulate their meetings as they think fit. Any two Trustees may at any time by notice in writing to the Trust summon a meeting of the Trustees and the Trust shall take such steps as are necessary to convene such meeting.

2. NOTICE OF MEETING

2.1 Notice to Trustees

Written notice of every meeting shall be either hand-delivered, posted or sent by facsimile or by electronic means to each Trustee at least seven days before the date of the meeting. However, it shall not be necessary to give notice of a meeting of Trustees to any Trustees for the time being absent from New Zealand unless that Trustee has provided details of where he or she may be contacted while overseas. No notice shall be required for adjourned meetings except to those Trustees who were not present when the meeting was adjourned.

2.2 Content of notice

Every notice of a meeting shall state the place, day and time of the meeting, and the subject-matter of the meeting.

2.3 Waiver of notice

The requirement for notice of a meeting may be waived if all the Trustees who are at the time entitled to receive notice of the meeting give their written consent to such a waiver.

2.4 Meeting limited to notified business

No business shall be transacted at any meeting of Trustees other than the business expressly referred to in the notice calling the meeting.

2.5 Deficiency of notice

Subject to *rule 2.4 of this Schedule*, no deficiency or irregularity in a notice of any meeting of Trustees shall invalidate such meeting or the proceedings at such meeting.



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3. QUORUM

3.1 Quorum

The quorum for a meeting of Trustees shall be a majority of the Trustees who, for the time being, have been elected and appointed as Trustees in accordance with this trust order.

4. CHAIRPERSON AND DEPUTY CHAIRPERSON

4.1 Trustees to elect

At the first meeting of the Trustees following an election the Trustees shall appoint one of their number to be chairperson ("Chairperson") and (at their discretion) one to be deputy chairperson ("Deputy Chairperson").

4.2 Voting on election

Where there is more than one candidate for Chairperson (or as the case may be Deputy Chairperson) then a vote will be taken and the person receiving the most votes in favour of his or her appointment will become Chairperson (or Deputy Chairperson).

4.3 Termination of office

The Chairperson (or Deputy Chairperson) will cease to hold office in the event that he or she resigns from that office, ceases to be a Trustee or is removed from office by the Trustees passing a resolution of no confidence in him or her. In the event that the Chairperson (or Deputy Chairperson) ceases to hold that office then a further election shall be held for the position.

5. PROCEEDINGS AT MEETINGS

5.1 Decisions by majority vote

Unless stated otherwise in this trust order, questions arising at any meeting of Trustees shall be decided by a majority of votes. In the case of an equality of votes, the Chairperson shall have a second or casting vote.

5.2 Chairperson

The Chairperson shall take the chair at all the meetings of the Trustees. If the Chairperson is not present then the Deputy Chairperson, if there is one, shall take the Chair. If there is no Deputy Chairperson or the Deputy Chairperson is also not present then the Trustees present shall elect one of their number to be chairperson of the meeting.

5.3 Vacancies

The Trustees may act notwithstanding any vacancy in their body, but if and so long as their number is reduced below the quorum fixed by these rules, the continuing Trustees may act only for the purpose of advising of the vacancy and taking the steps necessary to procure the election of new Trustees to fill any vacancy or vacancies, and for no other purpose. 35.

5.4 Defects of appointment

All acts done by any meeting of the Trustees or of any committee shall, notwithstanding that it is afterwards discovered that there was some defect in the appointment of such Trustee or person co-opted to any committee, or that they were disqualified, be valid as if every such person had been duly appointed and was qualified to act.

5.5 Unruly meetings

If any meeting of Trustees becomes so unruly or disorderly that in the opinion of the chairperson of the meeting, the business of the meeting cannot be conducted in a proper and orderly manner, or if any meeting in the opinion of the chairperson becomes unduly protracted, the chairperson may, and without giving any reason, adjourn the meeting and may direct that any uncompleted item of business of which notice was given and which, in his or her opinion, requires to be voted upon, be put to the vote without discussion.

6. RESOLUTIONS

6.1 A written resolution signed by all the Trustees or by all the members of a committee shall be as effective for ail purposes as a resolution passed at a properly convened and conducted meeting of the Trustees or of that committee (as the case may be). Such a resolution may comprise several duplicated documents, each signed by one or more of the Trustees or members of the committee (as the case may be).

7. MINUTES

7.1 Minutes to be kept

The Trustees shall keep a proper record in a minute book of all decisions taken and business transacted at every meeting of the Trustees.

7.2 Minutes to be evidence of proceedings

Any minute of the proceedings at a meeting which is purported to be signed by the chairperson of that meeting shall be evidence of those proceedings.

7.3 Minutes to be evidence of proper conduct

Where minutes of the proceedings at a meeting of the Trustees have been made in accordance with the provisions of this rule then, until the contrary is proved, the meeting shall be deemed to have been properly convened and its proceedings to have been properly conducted.

8. TELECONFERENCE MEETINGS

- 8.1 For the purposes of these rules a teleconference meeting between a number of Trustees or committee members who constitute a quorum shall be deemed to constitute a meeting of the Trustees or the committee members (as the case may be). All the provisions in these rules relating to meetings shall apply to teleconference meetings so long as the following conditions are met:
 - (a) all of the Trustees or committee members (as the case may be) for the time being entitled to receive notice of a meeting shall be entitled to notice of a teleconference meeting and to be linked for the purposes of such a meeting. Notice of a teleconference meeting may be given on the telephone;

- (b) throughout the teleconference meeting each participant must be able to hear each of the other participants taking part;
- (c) at the beginning of the teleconference meeting each participant must acknowledge his or her presence for the purpose of that meeting to all the others taking part;
- (d) a participant may not leave the teleconference meeting by disconnecting his or her telephone or other means of communication without first obtaining the Chairperson's express consent. Accordingly, a participant shall be conclusively presumed to have been present and to have formed part of the quorum at all times during the teleconference meeting unless he or she leaves the meeting with the Chairperson's express consent;
- (e) a minute of the proceedings at the teleconference meeting shall be sufficient evidence of those proceedings, and of the observance of all necessary formalities, if certified as a correct minute by the Chairperson of that meeting.

9. CUSTODY AND USE OF COMMON SEAL

9.1 Use and custody of seal

The Trustees shall have custody of the common seal, and from time to time by resolution, they may adopt any seal they think fit. The common seal must not be affixed to any document unless the Trustees by resolution authorise its use on that document. When a document is to be sealed on the authority of the Trustees the seal must be affixed to the document in the presence of two Trustees who must sign the document.

9.2 Authority for transaction sufficient

No document entered into under the common seal shall be invalid only by virtue of the Trust not giving its prior authority to affix the seal as long as the affixing of the seal was made pursuant to a resolution of the Trust authorising the transaction or transactions concerned or as long as the affixing of the seal is subsequently ratified by the Trust.

10. FORMS OF CONTRACTS

10.1 Contracts by deed

Any contract which, if made between private persons, must be by deed, shall, if made by the Trust, be in writing under the seal of the Trust.

10.2 Contracts in writing

Any contract which, if made between private persons, must be in writing signed by the parties to be bound by the contract shall, if made by the Trust, be in writing signed by two Trustees on behalf of or by direction of the Trust.

10.3 Oral contracts

Any contract which, if made by private persons, may be made orally, may be made in the same manner by or on behalf of the Trust by any Trustee or the Secretary, in either case acting by direction of the Trust.



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10.4 Contracts pursuant to resolution

Notwithstanding anything to the contrary in this *rule 11*, no contract made by or on behalf of the Trust shall be invalid by reason only that it was not made in the manner provided by this rule, if it was made pursuant to a resolution of the Trust.

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38.

FOURTH SCHEDULE

PROCEDURE FOR PASSING SPECIAL RESOLUTION

1. THIS SCHEDULE TO APPLY

1.1 Special Resolution required

A Special Resolution to:

- (a) approve a Major Transaction in accordance with *clause 4.3*;
- (b) amend this trust order in accordance with *clause 20*;
- (c) wind up the Trust in accordance with *clause 21*; or

shall only be passed as set out in this Schedule.

2. POSTAL VOTING AND SPECIAL GENERAL MEETING

2.1 Voting by ballot

Voting on a Special Resolution shall occur either by placing voting forms into a ballot box in person at the special general meeting held for the purposes of considering the Special Resolution, or by post.

3. VOTING

3.1 Approval for a Special Resolution

Subject to *rule 3.2 of this Schedule*, in order for a Special Resolution to be passed it must receive the approval of not less than 75% of those Adult Registered Members who validly cast a vote in favour of the proposed Special Resolution in accordance with *this Schedule*.

3.2 Specific Special Resolutions

In order for Special Resolutions to be passed which relate to amendments to this trust order in accordance with *clause 20*, they must receive the approval of not less than 75% of those Adult Members who validly cast a vote in favour of the proposed Special Resolution in accordance with this Schedule.

3.3 Eligibility to vote on specific Special Resolutions

Each Adult Member is eligible to vote in accordance with *rule 3.2 of this Schedule*, provided that:

- (a) each such Adult Member will only be eligible to cast one vote;
- (b) each such Adult Member who is not registered on the Ngati Maru (Taranaki) Register must complete a Registration Form, and may also make a written request to receive Private Notice of any special general meetings and/or postal ballot papers relating to *rules 1.1(a)*, *1.1(b)* and *1.1 (c)*, at the same time that they complete their voting form;

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- (c) such vote is provisional until such time as the said Registration Form is approved by the Whakapapa Validation Committee as set out in the First Schedule; and
- (d) where the said Registration Form is declined in accordance with the First Schedule, the said vote will be invalidated.

4. SPECIAL GENERAL MEETING REQUIRED

4.1 Calling a meeting

A special general meeting of the Trust must be called for the purposes of considering one or more Special Resolutions. No other business may be transacted at such special general meeting.

5. NOTICE

5.1 Notice of special general meeting

The Trust shall give not less than 28 days notice of the date, time and place of the special general meeting called for the purposes of considering any Special Resolution (to the intent that notice of the postal vote and the special general meeting shall be given in the same notice).

5.2 Method of giving notice

Notice of a special general meeting called for the purposes of considering a Special Resolution shall be:

- (a) in writing and posted to all Adult Registered Members at the last address shown for each such Adult Registered Member on the Ngati Maru (Taranaki) Register and to any other Adult Member who has made a written request for a notice;
- (b) advertised prominently in any major metropolitan newspapers circulating in New Zealand and in any provincial newspapers circulating in regions where the Trust considers that a significant number of Members of Ngati Maru (Taranaki) reside; and
- (c) advertised on a radio station or radio stations broadcasting in the district or districts where the Trust considers that a significant number of Members of Ngati Maru (Taranaki) reside.

5.3 Content of notice to members

All notices given in accordance with rule 5.2(a) of this Schedule shall contain:

- (a) the date, time and place of the special general meeting called for the purposes of considering the Special Resolution;
- (b) details of the proposed Special Resolution;
- (c) details of the reasons for the proposed Special Resolution and the effect that the Special Resolution will have;
- (d) details of the procedure to be followed in making a postal vote, including the date postal voting closes;

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- (e) a statement that postal votes may either be delivered to the Chief Returning Officer at the special general meeting, or posted; and
- (f) a voting form.

5.4 Content of advertisement

All advertisements published in accordance with *rule* 5.2(*b*) and 5.2(*c*) of *this Schedule* shall contain the matters referred in rule 5.3(a) and (*b*) of *this Schedule* together with details of how and where any further information can be obtained.

6. POSTAL VOTING

6.1 Other details to accompany vote

Each voting form must contain sufficient information to identify the voter and the voting documents issued to that voter.

6.2 Timing of postal votes

Votes must be cast no later than the closing date for voting. Votes otherwise validly cast are valid and able to the counted if they are received by the Chief Returning Officer no later than three days after the closing date, but only if the envelope containing the voting form is date stamped on or before the date for voting closes.

6.3 Postal Votes may be received at the special general meeting

Voting forms may be delivered to the Chief Returning Officer at the special general meeting, rather than being posted.

7. APPOINTMENT OF CHIEF RETURNING OFFICER

7.1 Appointment of Chief Returning Officer

For the purposes of the Special Resolution, the Trust shall appoint a Chief Returning Officer who shall not be a Trustee or employee of the Trust, and who shall be a person of standing within the community.

7.2 Chief Returning Officer to receive voting forms

Voting forms must be addressed to the Chief Returning Officer.

7.3 Chief Returning Officer to be present at special general meeting

The Chief Returning Officer must be present at the special general meeting. The Chief Returning Officer will be available to collect any completed voting forms at the special general meeting. The Chief Returning Officer shall also ensure that additional voting forms are available at the special general meeting.

7.4 Only one vote to be cast

The Chief Returning Officer must ensure that appropriate measures are in place to ensure that only one vote is cast by each Adult Registered Member and each Adult.Member who is eligible to vote on the Special Resolution.

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7.5 Recording of votes

A record shall be kept by the Chief Returning Officer of all votes received.

8. COUNTING OF VOTES

8.1 All votes to be counted

Upon the expiry of the date for the receipt of votes, the Chief Returning Officer shall record and count all votes validly cast.

8.2 Certification and notifying result

Subject to *rule 8.3 of this Schedule*, once all votes have been counted and the result of the Special Resolution determined by the Chief Returning Officer, the Chief Returning Officer shall certify the result of the Special Resolution and communicate the result to the Trust.

8.3 Provisional votes

Where, in respect of any Special Resolution, one or more provisional votes have been cast in accordance with *rule 3 of this Schedule*:

- (a) If the validity or otherwise of the provisional votes may affect the outcome of the Special Resolution, the Chief Returning Officer must not certify the result of the Special Resolution until the validity of the provisional votes has been confirmed pursuant to *rule 3.3(c) of this Schedule* and any valid provisional vote has been counted; or
- (b) If the validity or otherwise of the provisional votes will not affect the result of the Special Resolution, the Chief Returning Officer may certify the result notwithstanding that the validity of the provisional votes have not been confirmed pursuant to *rule 3.3(c)* of this Schedule and the provisional votes have not been counted.

9. PROCEEDINGS AT SPECIAL GENERAL MEETING

9.1 Except as otherwise set out in *this Schedule* the provisions of *clause 10* shall apply to the holding of any special general meeting called for the purpose of considering a Special Resolution and the meeting shall be conducted accordingly.

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ATTACHMENT C: Description of trustee elections and Court order of approval

A SUMMARY OF THE NGATI MARU RUNANGA 2014/5 TRUSTEE ELECTION

Tena koutou

BACKGROUND

1. This document was prepared in response to a request from OTS at a meeting on Thursday 19 November to provide additional information relating to the election of current Runanga trustees. The information was requested in support of the Runanga's 2015 draft Deed of Mandate.

SUMMARY OF EVENTS

- 2. Current trustees were elected according to the requirements set out in the Runanga Trust Deed election provisions. The Runanga contracted an external election provider Electionz.com to manage the election process on our behalf.
- 3. The process commenced in October 2014 with the calling of nominations for candidates and culminated in June 2015 with Judge Harvey formally confirming the 7 current candidates. One candidate Uncle Ron Puata was not appointed by the Judge although he was one of the 7 highest polling candidates. This is because an enquiry by the Judge into the conduct of the initial trustees (of whom Uncle Ron was one), found that the initial trustees had breached their trustees' duties and so the Judge declined to appoint Uncle Ron and instead appointed the next highest polling candidate, his nephew Jordon Wansbrough.
- 4. A timeline of the election activities and voting process etc is provided below:
 - Advertisements placed in Taranaki Daily News, Whanganul Chronicle and South Taranaki Star on 30 Oct, 31 Oct and 6 Nov 2014 respectively calling for nominations for the 2015 election and inviting uri to register on the tribal register of Te Runanga o Ngati Maru. Nominations opened on Thursday 30 October and closed on Friday 12 December 2014. See Attachment 1
 - 30 October letter sent to all registered Ngati Maru calling for nominations and inviting people to register. See Attachment 2
 - Maru Runanga and Facebook websites both advertised the nomination period and invitation to register. Trustees Holden Hohaia and Tamzyn Pue also conducted media interviews on Korimako FM promoting the election process and encouraging uri to register.
 - Nomination period closed and letters and voting packs advising 14 candidates for seven vacancies were sent to all registered members of Ngati Maru. The letter also invited uri to a "meet the candidates" hui on 25 January 2015. See Attachment 3

- 30 Jan Notice of Annual General Meeting advertised in Taranaki Daily News. Date set for AGM as Sunday 1 March 2015. One agenda item advertised was the Election Results. See Attachment 4
- Postal voting closed on Friday 13 February. Panui of results posted on Runanga and Facebook website third week of February.
- 1 March AGM held @ Tarata Marae and election results communicated to the hui
- 12 June Judge Harvey heard an application from Te Runanga regarding the election results, and appointed the current seven trustees. Note that the Judge did not appoint Uncle Ron Puata but appointed instead the 8th highest polling candidate Jordon Wanbrough. See Attachment 5.

CONCLUDING COMMENTS

- 5. It is worth noting that uri were encouraged via whanau networks and media channels to register and cast their vote by way of a special vote right up to the day voting closed on 13 February 2015. This is exception rather than the norm, and illustrates the lengths to which the Runanga went to ensure that people who are entitled to register and cast their vote, did so.
- 6. You may be interested to know that the voter participation rate for the above election was 44%, which represents a strong turnout compared to many other Runanga elections. Therefore it could be argued that a strong mandate to represent Ngati Maru has already been conferred.
- 7. Interestingly a number of whanau members commented (in relation to the mandate voting process held in later in August of this year) that they had already voted for the people they wanted to take the claim forward, and so did not feel the need to vote again during the mandate voting process in August.
- 8. Please feel free to contact me if you have any queries regarding the above information.

Noho ora mai Holden Hohaia Ph 029 -6500-759

2015 Election of Trustees



Call for Nominations and Invitation to Register with Te Runanga o Ngati Maru (Taranaki) Trust

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Te Runanga o Ngati Maru (Taranaki) Trust (the Trust) manages and administers the assets and liabilities of the Trust on behalf of and for the benefit of existing and future members of Ngati Maru (Taranaki). Since 2012 the Trust has been administered by a mix of court appointed Interim and elected trustees. In accordance with their appointment provisions, the interim trustees believe the conditions of their appointment have now been met and have indicated their intention to resign after the AGM to be held in February 2015. The Trust now Invites nominations to fill the seven availablo Trustee positions.

Nominations open on Thursday 30 October 2014, and close at 12 noon on Friday 12 December 2014. Nominations should be made on the official nomination form, available from the Chief Returning Officer – see contact details below. Nomination requirements and further details about the election process are outlined in an information sheet available with the nomination form.

If the number of valid nominations received exceeds the seven required, an election will be held. The Trust will give further notice of any election required after the nomination period has closed.

Nomination forms and information sheets are available by phoning the election helpline on 0508 666 556 or emailing nominations@electionz.com.

Invitation to Register

The Trust also invites anyone who has not already enrolled, aged 18 years and over and with the appropriate whakapapa, to apply to be included on the Trust's member register. An online registration process is available from the Trust's website www.ngatimaru.co.nz.

To be included on the electoral roll for this election, applications for member registration should be made by Spin Friday 12 December 2014. Any registration applications received after 12 December 2014 but before the confirmed closing date for the election will be processed and issued special voting papers.

Anthony Morton,

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Chief Returning Officer – Te Runanga o Ngati Maru (Taranaki) Trust Election Helpfine: 0508 666 556

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Taranaki Daily News	Thursday 30 Oct	public notices		\$395.01	acival sement, it is clears respon- to check the accuracy of both th
Wanganul Chronicle	Friday 31 Oct			\$509.59	adveillsement, the media and the position nominated.
South Taranaki Star	Thursday 6 nov		-	\$273.50	Cancellation of adverts booked media will incur a media cancel let of \$50,



Holden Brent Hohaia 378 Evans Bay Parade Hataitai Wellington 6021

30 October 2014

Tena koe

TE RUNANGA O NGATI MARU (TARANAKI) ELECTIONS 2015 - CALL FOR NOMINATIONS

Te Runanga o Ngati Maru (Taranaki) Trust (the Trust) manages and administers the assets and liabilities of the Trust on behalf of and for the benefit of existing and future members of Ngati Maru (Taranaki). Additionally the Trust is required to represent the interests of Ngati Maru (Taranaki) on all matters including negotiations with the Crown in relation to settlement of the Treaty of Waitangi claims of Ngati Maru (Taranaki).

As most of you will be aware, since 2012 the Trust has been administered by a mix of court appointed interim and elected trustees. In accordance with their appointment provisions, the interim trustees believe the conditions of their appointment have now been met and have indicated their intention to resign after the AGM to be held in February 2015. The Trust now invites nominations to fill the seven available Trustee positions.

Nominations open on Thursday 30 October 2014, and close at 12 noon on Friday 12 December 2014. Nominations should be made on the official nomination form, available from the Returning Officer – see contact details below. Nomination requirements and further details about the election process are outlined in an information sheet available with the nomination form.

If the number of valid nominations received exceeds the seven required, an election will be held. The Trust will give further notice of any election required after the nomination period has closed.

Nomination forms and information sheets are available by phoning the election helpline on 0508 666 556 or emailing nominations@electionz.com.

Invitation to Register

The Trust also invites anyone who has not already enrolled, aged 18 years and over and with the appropriate whakapapa, to apply to be included on the Trust's member register. An online registration process is available from the Trust's website www.ngatimaru.co.nz.

To be included on the electoral roll for this election, applications for member registration should be made by 5pm Friday 12 December 2014. Any registration applications received after 12 December 2014 but before the confirmed closing date for the election will be processed and issued special voting papers.

Noho ora mal ra

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Anthony Morton Returning Officer – Te Runanga o Ngati Maru (Taranaki) Trust Election Helpline: 0508 666 556 nominations@electionz.com



NGATI MARU

Te Runanga o Ngati Maru (Taranaki) Trust 2015 Initial Trustee Election – Candidate Guide

INTRODUCTION

This information sheet has been prepared as a guide to assist potential candidates and other members interested in election issues with general information on the 2015 Initial Trustee election, it should be used as a guide only, and should not be relied upon as absolute fact. It has been completed on a best endeavours basis. Candidates or other persons requiring more detailed information should contact the election helpline – **0508 666 556** in the first Instance.

RETURNING OFFICER

The Returning Officer for this election is Anthony Morton. He can be contacted by ringing the election helpline 0508 666 556 during normal office hours or emailing elections@electionz.com.

BACKGROUND & NOMINATION DETAILS

The Runanga o Ngati Maru (Taranaki) Trust (the Trust) manages and administers the assets and liabilities of the Trust on behalf of and for the benefit of existing and future members of Ngati Maru (Taranaki). Since 2012 the Trust has been administered by a mix of court appointed interim and elected trustees. In accordance with their appointment provisions, the interim trustees believe the conditions of their appointment have now been met and have indicated their intention to resign after the AGM to be held in February 2015. Nominations are now called to fill the seven vacancies on the Trust.

Nominations must be made on the official nomination form and be received by the Returning Officer, no later than 12 noon on Friday 12 December 2014. Delivery address details are included on the nomination form. (Note: the Returning Officer does not recommend submitting nomination forms by post. The preferred delivery method is to scan and email the completed nomination form to nominations@electionz.com).

Alternatively they can also be faxed to 03 377 1474.

In the event that more nominations are received than are required, an election will be held amongst registered adult members of the Trust by postal and internet voting.

TRUST OBJECTIVES

Clause 2 of the Ngati Maru Rununga Trust Deed states:

BJECTS

- 2.1 The Trust shall hold the Land together with such other Trust Property as it may from time to time acquire or receive upon the trusts set out in this trust order.
- 2.2 Subject to any express restrictions set out in this trust order, the objects of the Trust shall be:
 - (a) to promote and facilitate the use and administration of the Land and any other assets acquired by the Trust on behalf of Ngati Maru (Taranaki):
 - (i) in a manner consistent with the well-being of Ngati Maru (Taranaki); and
 - (ii) in the interests of Ngati Maru (Taranaki);
 - (b) to represent the interests of Ngati Maru (Taranaki) on all matters, including:
 - (i) in relation to all matters relating to the Land and to the use and enjoyment of the facilities therewith; and
 - (ii) in negotiations with the Crown in relation to settlement of the Treaty of Waitangi claims of Ngati Maru (Taranaki)."

TRUST MEETINGS AND REMUNERATION

No formal meeting structure has yet been established for the Trust, so meetings will be held on an 'as required' basis, using the provisions of the Third Schedule of the Trust Deed.

Trustees are currently not paid an honorarium.

2015 TRUSTEE ELECTION TIMETABLE

Relevant key dates are:

Nominations Open	Thursday 30 October 2014
Nominations Close	12 noon Friday 12 December 2014
If election required - dispatch of voting papers to registered beneficiaries	by Friday 16 January 2015
If election required - postal voting closes	12 noon Friday 13 February 2015
AGM (confirmation of successful candidates)	To be confirmed
TRoNMT applies to Maori Land Court for formal appointment of elected trustees	To be confirmed

TERM OF OFFICE

The Trust Deed requires that the trustees elected from this election are subject to a rotation process. Under that requirement:

- two of the trustees elected at this election shall retire by rotation at the 2016 AGM
- two of the trustees elected at this election shall retire by rotation at the 2017 AGM
- the remaining three trustees elected at this election shall retire by rotation at the 2018 AGM

The order of retirement of the Initial trustees will be determined by agreement, failing which, the determination will by done by lot. Following the retirements outlined above, elected trustees will thereafter hold office for a term of three years. Providing they satisfy the eligibility criteria, retiring trustees can stand for re-election if they choose.

CANDIDATE QUALIFICATIONS

Restrictions on Trustees

Section 2.1 of the second schedule of the trust deed lists six restrictions on eligibility as a trustee. Those restrictions are listed on the nomination paper.

Additionally, candidates should be aware of the requirements of the following legislation - section 2(1) of the Crimes Act 1961, Section 373(4) of the Companies Act 1993 and Sections 30 & 31 of the Personal and Property Rights Act 1988.

Details of each of those Acts can be viewed online at www.legislation.govt.nz

CANDIDATE PROFILE STATEMENTS

The Trust Deeds allow for candidate profiles to be provided by each candidate with the nomination paper. If an election is required, these are collated by the Returning Officer and forwarded to registered beneficiaries with the voting papers.

Candidate Profile Statements

- The Candidate Profile Statement must not exceed 250 words (The overall word limit will be strictly enforced).
- Should be submitted with the candidate's nomination paper, (preferably in electronic format i.e. as a Word docume(emailed to the Returning Officer; and
- Must be confined to information concerning the candidate, and the candidate's policies and intentions if elected to the Trust; and
- May include a recent (i.e. less than one year old) head and shoulders photograph of the candidate only.
- Photos should preferably be in an electronic, format (scanned as an attachment by email), but hard copy photos will be accepted and scanned at 300 dpi by the Returning Officer. Photos will be printed in black and white only. (N.B. photos will not be returned to candidates).
- The profile must be plain black and white text, but special formatting (bold, italics, underlining, quote marks) is permitted.

ELIGIBILITY TO VOTE

In the event an election is required, voting papers will be sent to all adult members of the Trust who have current contact details. To register applicants should complete an online registration form from the Trust's website - www.ngatimaru.co.nz.

To update contact details, currently registered members should contact the Trust's Registrar - Pare Hayward on pare74097@gmail.com or ph 022 310-2459.

For assistance phone the Election Helpline: 0508 666 556

electionz.com



Holden Brent Hohaia 378 Evans Bay Paradé Hataitai Wellington 6021

NGATI MARU Te Runanga o Ngati Maru (Taranaki) Trust

Tēnā koe

2015 Trustee Election

Nominations for the 2015 Trustee election closed on Friday 12 December 2014, with fourteen nominations received for the seven available positions on the Trust. An election is therefore required to determine the Trustees.

As an adult member of Te Runanga o Ngati Maru (Taranaki) Trust, you are entitled to participate in the election and a personalised voting paper is enclosed for that purpose. Voting closes on Friday 13 February 2015, and all adult members are encouraged to participate in this important process.

A "meet the candidates" hui is to be held at 10 am on Sunday, 25 January 2015 at Tarata Marae. All members of Ngāti Maru (Taranaki) are invited to attend.

If you have adult family members who have not received voting papers, please encourage them to ring the election helpline on 0508 666 556 to update their address details so that special voting papers can be issued to them.

Invitation to Attend AGM

The Annual General Meeting of Te Runanga o Ngati Maru (Taranaki) Trust (the Trust) is to be held at 10 am on Sunday, 1 March 2015 at Tarata Marae. All members of Ngāti Maru (Taranaki) are invited to attend.

AGENDA

- 1. Minutes of last AGM
- 2. Financial Report
- 3. Chairman's Report
- 4. Annual and Strategic Plan
- 5. Election of Trustees
- 6. General Business

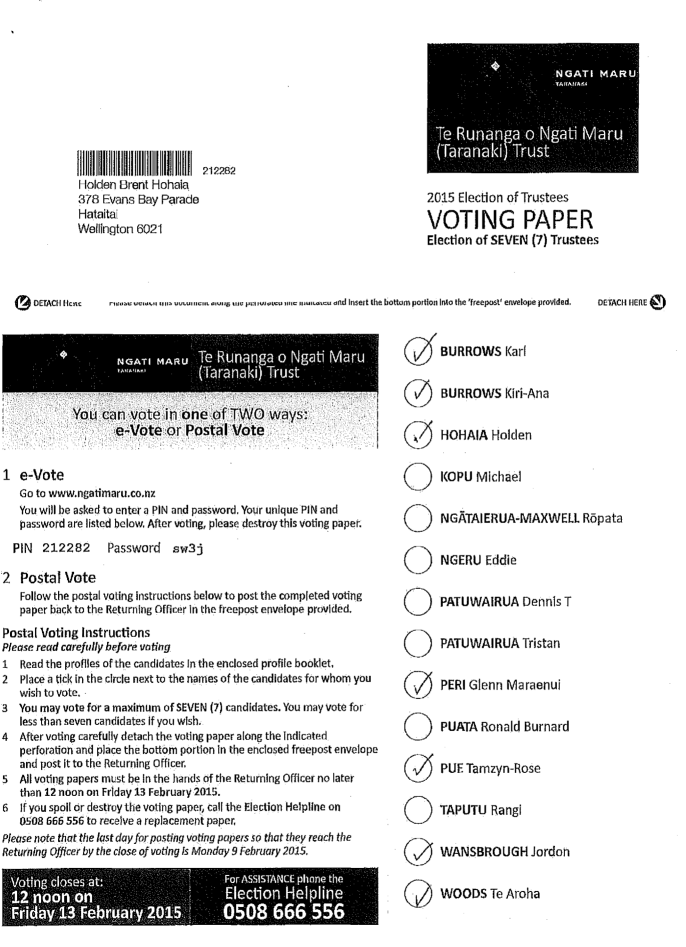
Copies of documents to be discussed at the meeting will be available online at www.ngatimaru.co.nz from 15/02/2015.

Hei konā mai

Anthony Morton Returning Officer – Te Runanga o Ngati Maru (Taranaki) Trust Election Helpline: 0508 666 556 ejections@electionz.com







electionz.com (@ voting made easy



Notice of NOATI HAR Annual General Meeting The Annual General Meeting of Te Runanga o Ngati Marchinan General meeting of the normal of vigod Marchinanaki) Trust is to be held at 10 am on Sunday, 1 March 2015 at Tarata Marae. All members of Ngati March (Taranaki) are invited to attend. AGENDA 1. Minutes of last AGM 2. Financial Report 3. Chairman's Report 4. Annual and Strategic Plan **S** Results of Election of Trustees 6. General Business Copies of documents to be discussed at the meeting will be available online at www.ngatimaru.co.nz from 15/02/2015. Anthony Morton, election zoon S Chlef Returning Officer --Te Runanga o Ngati Maru (Taranaki) Trust Election/AGM Helpline: 0508 666 556

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publication	Taranaki Daily News	run date Friday 30 Jan	position public notices	sort	cost (excl gst) \$169.29	incoved, in approving the accords, in approving the accordsement, it is often is responsibilit to check the accuracy of Colls the advertisement, the model and the position nominated.
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MÃORI LAND COURT

Place:	New Plymouth
Present:	L R Harvey, Judge
	N Hodge, Clerk of the Court
	K Sloan, Senior Court Officer
	B Hika, Court Assistant
Date:	12 June 2015
Pânul No:	89 Application No: A20150002048 Trust File: 216/11
Subject:	Te Rūnanga O Ngāti Maru (Taranaki) Trust - Replace Tom Rangihaeata, Jan Matuku, Maloha Tokotaua with Glenn Peri, Holden Hohala, Tamzyn Pue, Karl Burrows, Kiriana Burrows, Ron Puata & Te Aroha Woods as trustees
Legislation:	Section 239, Te Ture Whenua Mäori Act 1993
Also present:	Jan Matuku, Kiri-ana Burrows, Holden Hohala, Glenn Peri, Jordon Wansbrough, Te Aroha Woods
Apologies:	Tamzyn Rose Pue
Details of the ar	pplicant are as follows:

Address Holden Hohala 378 Evans Bay Parade, Wellington 6021

Ms Carole Mears, Deputy Registrar:

Block:	Lot 2 DP 16761
Trust Name:	Te Rünanga O Ngāti Maru (Taranaki) Trust
Type of Trust:	Whenua Tõpu Trust
No of Owners:	46
Area:	380 square metres
Location:	Junction Road
District Council:	New Plymouth District Council
LINZ Ref:	656462 (Taranaki Registry)
Valuation of Block:	No valuation available
Memorial Schedule Entries:	NZG 15 Page 676 dated 14/03/1936
	Gazetted a Māori Reservation
	TN 17123 dated 05/09/2013
	Exclude area of 380 sq metres being Lot 2 DP 167651 from Pukehou Marae Reservation to vest in trustees of Te Rünanga O Ngāti Maru (Taranaki) Trust.

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-:

Original Trustees:	245 Aotea MB 15-47 & 248 Aotea MB 16-51 dated 15/01/2010						
· ·	Paul Carr, Maria Kingi, Cynthia Kingi-Brown, Jan Mätuku, Ron Puata and Rangi Tapatu.						
Current Trustees:	300 Aotea MB 249-250 dated 23/04/2013						
	Responsible Trustees:						
	1. Tamzyn Rose Pue						
	2, Jan Mātuku						
	3. Holden (Iohaia						
	4. Tom Rangihaeata						
	5. Maloha Tokotaua						
	291 Aotea MB 257-276 dated 31/10/2012 Advisory Trustee:						
	6. Michael Koopu						
Beneficiaries and Purpose:	In accordance with Clause 2.2 of the trust order. Subject to any express restrictions set out in this trust order, the objects of the Trust shall be:						
	(a) to promote and facilitate the use and administration of the Land and any other assets acquired by the Trust on behalf of Ngati Maru (Taranaki):						
	(i) in a manner consistent with the well-being of Ngätl Maru (Taranaki); and						
	(ii) In the Interests of Ngāti Maru (Taranaki);						
	(b) to represent the interests of Ngâti Maru (Taranaki) on all matters, including:						
	(I) in relation to all matters relating to the Land and to the use and enjoyment of the facilities therewith; and						
	(ii) in negotiations with the Crown in relation to settlement of the Treaty of Waitangi claims of Ngāti Maru (Taranaid).						

Application has been filed to appoint replacement trustees for Te Rünanga o Ngăti Maru (Taranaki) Trust. An election of trustees was held on 13 February 2015 to replace the interim trustees following the updating of the Register of beneficiaries.

Notice of Election:		Adver	isement in the following newspapers:
	•	o'	Taranaki Daliy News on 30 October 2014
		o	Wanganui Chronicle on 31 October 2014
	1	0	South Taranakl Star on 6 November 2014

	· · · · · · · · · · · · · · · · · · ·
	Panul sent to all registered members on 30 October 2014 advising of elections, registration and voting process.
Copies of Advertisement and Panul on file:	Yes.

The voter return was 43.35%, being 336 votes cast from 775 eligible electors, of which 59.23% voted on the internet and 40.77% voted by post. A copy of the Declaration of Results is on file. The seven highest polling candidates were to be appointed as the new trustees. The persons declared as elected were:

Proposed replacement trustees:	7. Glenn Maraenul Peri						
	8. Holden Hohaia 9. Te Aroha Woods						
	10, Karl Burrows						
	11. Tamzyn Rose Pue 12. Kirl-Ana Burrows						
	13. Ronald Burnard Burrows						
Trustees being replaced:	Jan Mātuku, Tom Rangihaeata and Maioha Tokotaua,						
Trustee consents filed:	Yes.						

On 27 March 2015 at 335 Actea MB 1-46 the Reserved Judgment of Judge L R Harvey was issued in respect of Te Rühanga o Ngāti Maru (Taranaki) Trust.

Clause 155 of the reserved judgment states:

[155] I determine that, had they not resigned, the former trustees Maria Kingi, Cynthia Kingi-Brown, Paul Carr, Rangi Tapatu, Chris Manukonga and Ron Puata, would have been removed for cause per s240 of the Act.

In accordance with the reserved judgment Ronald Burnard Puata is ineligible to be appointed as a trustee and the Court directed that the next highest polling candidate was to replace him. That person is:

Proposed replacement trustee:	14, Jordon Wansbrough
Lichanda tobladoutour d'abroot	I the option in attroption Bit

The trustees have also requested that Jan Matuku be appointed as an advisory trustee to acknowledge all of the hard work he has done on behalf of Ngäti Maru.

Orders are sought replacing trustees for Te Rünanga o Ngäti Maru (Taranaki) Trust and appointing an additional advisory trustee.

TRANSCRIPT OF RECORDED HEARING

The Court: Kia ora. Mr Hohaia, this is your application?

Holden Hohaia, (sworn): Yes, Your Honour.

The Court: What would you like to say?

H Hohaia: Well nothing really unless you need any more information.

The Court: Doubtless you have received the latest round of submissions?

H Hohaia: I have, Your Honour.

The Court: You do not need to respond to them now but if you wish to, either subsequently in writing or now, it is over to you.

H Hohaia: Yes. I am assuming you've seen the submission from our auditor which outlines the expenditure that has occurred? This is more a matter for the previous trustees but it might be worthwhile just going through it now.

So it's all accountable and can be explained as legitimate expenditure. In fact the lrony, Your Honour is that a good chunk of it is employment contract obligations to Mr Wharealtu and others.

The Court: Yes and you have received the email from Mr Maruera?

H Hohaia: Yes.

The Court: It was just sent last night I think.

H Hohala: Yes,

The Court: Now I just cannot recall who In particular Mr Wharealtu was objecting to.

H Hohala: So Mr Whareaitu is alleging that me and Tamzyn, as previous trustees, should not be elected currently because there is an outstanding dispute. They are alleging misconduct of some sort. Can I just say Your Honour, and I'd like to put it on the record, that the actions of our previous trustees and in particular the chair, Jan Matuku I stand behind 100 percent in going down to the TSB and closing down those accounts. We had a very clear direction from our people and I think you note that in your previous judgment that late December 2012. We got a clear direction from our people to stop those people spending any more of our money. So that's what we did and we will make no apologies on that. Did you want to say anything on that Jan?

Jan Matuku, (sworn): No.

The Court: Ka pai, Well if it is Ms Pue and yourself, Mr Hohaia who is being challenged by Mr Wharealtu and those for whom he speaks there does not seem to be any objection to the other nominees. Is that correct?

H Hohala: No.

The Court: So are they all here, To Aroha Woods?

Te Aroha Woods: Ãe.

The Court: Kia ora. Mr Burrows?

H Hohala: No he sends his apologies. He's based in London, Your Honour.

The Court: Okay, Ms Burrows?

Kiri-Ana Burrows, (sworn): Äe.

The Court: Kia ora, Now there is an issue with Mr Puata?

H Hohala: Yes.

The Court: So the next highest polling candidate is Mr Wansbrough.

H Hohafa: Wansbrough, he is here Your, Honour,

The Court: Kla ora. Does anyone have a view on Mr Puata in terms of his eligibility?

H Hohaia: Yes. We're comfortable with the suggested replacement. In fact we're supportive of it and dispute that though Uncle Ron is still one of our whakapapa validation committee members, and rightly should be, he is also a member of our three person kaunihera kaumātua.

The Court: Would it be of any value do you think to the people if he was an advisory, frustee?

H Hohaia: No, Your Honour I don't think so.

The Court: Okay.

H Hohata: I don't think it would, no.

The Court: Kei te pal, is there anything else anyone wishes to say?

H Hohala: Just one other matter, Your Honour. Jan was strongly supported as an advisory trustee at the AGM on 1 March as was our current, our whanaunga, Rowena Henry. So I'd like to suggest that both Jan and Rowena be appointed as advisory trustees,

The Court: Now have I understood this correctly, Mr Hohala? The trustees to be replaced was simply via the election process?

H Hohaia: It is.

The Court: So as I said earlier, if it is you and Ms Pue who are being challenged the other trustees who are not subject to challenge I will appoint them right now with orders for immediate release along with Mr Matuku and Ms Henry?

H Hohala: Yes.

The Court: As advisory trustees. Those orders are for immediate release. And I will consider the submissions concerning you and Ms Pue over the next period. But of course even if I do the status quo remains.

H Hohaia: Sorry I am not sure what that means. What does that mean?

The Court: That you and Ms Pue are subject to challenge so your permanent appointment, or for the next tri-annual, I will consider but in the meantime the status quo remains regarding you two.

H Hohala: So does that mean that Tamzyn and I are not appointed as yet?

The Court: Well I will have to look at the trust order again. Is there a limitation on the number of trustees?

H Hohaia: No It's seven,

The Court: So if I consider these submissions and not make any change to yours or her appointment until I have done that then the status quo remains. Do you get what I am saying?

H Hohala: So we would still operate effectively as a trust of seven trustees?

The Court: But of course that is not recorded. So that is all done. The new trustees are on. The two who are subject to complaint I will consider those complaints in due course. But in the meantime the status quo remains.

H Hohala: Thank you,

The Court: It is on the record, well again this time from Mr Maruera that perhaps I should recuse myself. As you all know I have issued a judgment on that and if they wish to appeal that judgment they are fully entitled to do so.

In the meantime though I understand we are resuming on the other proceedings on 10 July?

H Hohala: That's right. Your Honour, I know you've indicated that you're keen to appoint independent trustees to the fisherles trust.

The Court: Well except that you would have received my other judgment now, direction about that and that I do not think the jurisdiction exists for me to be able to do that. So for that 4 June meeting that came up the other day I did not appoint anyone.

H Hohala: That was in regard to the fisheries matter down in Wellington wasn't it?

The Court: Yes.

H Hohala: Do you not have jurisdiction to appoint independent trustees even on -

The Court: I do not believe so.

H Hohaia: Okay.

The Court: So we are talking about what, less than four weeks away for the proceedings?

H Hohala: Yes. I just wonder what that means for our process, Your Honour because we're obviously at a stage where we're talking to the office of Treaty settlements to confirm our mandating process.

The Court: Yes.

H Hohala: Which will run through August?

The Court: Yes.

H Hohala: What are you able to do on the 10th of July?

The Court: Well my understanding is that the application from Te Ohu Kaimoana is to suspend the fisheries trust.

H Hohaia: Yes. We'd be happy with that, Your Honour.

The Court: So I think that is the remedy that they are seeking and that is all that we can do, other than order a new election. Then of course we run into this issue of the register.

H Hohata: Well just on that and I think it would be, provided that there was an independent intervention if you like in the process, see we now have real confidence around the integrity of our register for Ngăti Maru. We know who we are now. We know who our tūpuna are. It is evidence based and it is on paper and we have a strong, you know, capability around that. Provided there was integrity around the process and people running the process I think it would be appropriate to use that register as the same basis for electing new fisheries trustees.

The Court: Yes and no doubt the other group will oppose that bitterly and et cetera.

H Hohala: Probably.

The Court: As they are entitled to do if they wish. And then the Court will have to make a decision and those who are unhappy with it they have options over to them. So, I mean ultimately, it is not for me to say of course but I am always kind of very curious that none of my decisions have ever been appealed. You would have thought that if someone is going to be unhappy.

H Hohala: Yes you would have thought by now, a lot of bluster.

The Court: Indeed but I would have thought, Mr Pue for example when he was alive, might have appealed some because most of my decisions went against him but he never did. He accepted them and I accept that there is no magic bullet here and that ultimately if the iwi have said in a properly convened constituted hui, "This is our register, this is who we are and we support it", it is not for a Court to come and stick its nose in. I would have thought that that is the world gone upside down.

H Hohaia: I guess, I thought, I mean, if the opportunity is there to get new trustees in then we'd be confident because I mean, you know, it's clear now who is entitled to vote and participate in our democratic process so there is no reason why a new fisheries trust couldn't be set up and run provided we get good people involved and co-operate for the first time if you like with the runange.

The Court: Yes I mean ultimately if there are no agreements been struck between the different participants –

H Hohala: And there won't be, Your Honour.

The Court: -- then it is up to a Court to make the decision. And sometimes, as you know, for our people it is often more palatable ironically because then they can say, "It wasn't us it was them. So, oh well, we've got to roll with it." I can't imagine how frustrating it must be for the livit and everyone involved. As we all know it is only a handful that carry everything and keep the marae going, respond to the RMA requests, the OTS requests, everything else that is swirling around and like most who do the heavy lifting all you really want to do is get on with it. So I can empathize with the sense of frustration that must be fail by the members of the tribe in having to participate in these processes. It is our 12th year I think,

Well the replacement trustees are appointed for their three year term. The challenge to the two trustees I will consider and the advisory trustees are also appointed. So unless there is anything further?

H Hohala: Thank you, Your Honour.

The Court: Ka pai, Well thank you and we will see you on 10 July.

I should indicate now that we are likely to have at least one lay member sitting with the Court. Mr Matuku will recall when we had the first lot of section 30s in 2003 I had two lay members at the time, Tä Hirini and Areta Koopu, so it is probably going to be something like that.

H Hohala: Can I just ask, Your Honour will they be lay members with cultural competence background or?

The Court: Yes. A knowledge of Māori organisations, mandate process, politics and so forth.

H Hohaja: That will be great.

The Court: I just think it adds to our discussion really to have someone or persons with that experience you know. Well that is all we can progress today. So if there is nothing further thank you all for coming to the Court here and could I ask please. Mr Hohala that you would close the hul.

The Court makes orders pursuant to Te Ture Whenua Mäori Act 1993:

- (a) Section 222(4) appointing Jan Matuku as an additional advisory trustee; and
- (b) section 239 of, appointing Glenn Maraenul Perl, Te Aroha Woods, Karl Burrows, Kiri-Ana Burrows and Jordon Wansbrough as replacement responsible trustees for Jan Matuku, Tom Rangihaeata and Maioha Tokotaua for Te Rünanga o Ngãti Maru (Taranaki) Trust for a period of three (3) years. For the avoidance of doubt the responsible trustees are the newly appointed trustees together with No's 8 and 11, above. The advisory trustees are the newly appointed advisory trustee together with Michael Koopu, No. 6, above.

The foregoing order to issue immediately pursuant to rule 7,5(2)(b) of the Māori Land Court Rules 2011.

[Court closed with karakla by H Hohala at 12.24pm].

Copy of minute to applicant and interested parties.

L.R-Harvey JUDGE

ATTACHMENT D: Tūpuna List



NGATI MARU

Te Rūnanga o Ngāti Maru Tupuna List

Version Control 4.1 Date : 15 March 2016

Names	Sex	<u>issue</u>	Alternative Names / Traditional Name Changes		- Cig	ence	1997 (d)	
1 Ani Harata	Ë	NS		33				
2 Haeretuterangi	M.	I		6	20	29		
3 Haimona Papa-a-wai	M	N1	@Haimona Tapapaawai @Haimona Arani	1	17			
4 Hana Tamihana	F	I	@Hana Tungehe (17)	16	17	31		
5 Hapakuku Tokotaua	Μ	N]	@Apakuku Tokotaua @Hapakuku Tukotahi	33	34			
6 Harata Patuwairua	F	l		34				
7 Hariata Kahutehuia	F	DW	l @Moetu @Hariata Moetu	16	17	31		
8 Hautakiri	F	NI	@Te Autakiri (21) @Oiwhare Te Whetu	15	21			
9 Hinekahukura Te Kaaho	F	NI	@Kahukura (17) @Roka Hinekahukura @Hinekahukura Rangitohitu	3	17	20		
10 Hinemanuhiri Tumounga	F	NI	@Hine Manuhiri	15				
11 Hinemokai Teika	F	I	@Hine Teika	2	4			
12 Hineakura Tainui	F	NI		4	33	34		
13 Hineara Ripene	F	1	@Hineara Haeretuterangi @Hineara Ngatai	15	21			
14 Hinemahu Te Rangiwhatumata	F	NI		3				
15 Hinerua Tumounga	F	NI	@Mere Hinerua (17)	15	17	31		
16 Hinewhiu Hoani Keepa	F	NI	@Hinewhiu Hoani (1) @ Hine Whakawhiu (3)	1	3			
17 Hinga Ngarongo	F	NI	@Hinga Ngamare @Hinga Kauika @Hinga Ngawini Kerei.	3	15			
18 Hingaara Piripi	F	I	@Taruke Wi Te Korowhiti	28	30			
19 Hiringa	M	NI		31				
20 Hora Haere	F	I	@Ruaiwi Tapukawiti	2				
21 Ikatere Patuwairua	M	I	@Te Ikatere Patuwairua	4	31	33 34	F	
22 Ikawaru Ngohi	M	NI		31				
23 Iriwata Motuopahi	M	1	@Te Whata Haeretuterangi	20				
24 Iwa Ngapoti	M	NI	@Te Iwa Aukawa	4				
25 Kapohanga Wehikore	F		@Mamae Tume @Rore Kapohanga	1	15	20		
26 Kaporere Patuwairua	M	NI	@Raurete Kaporere (3)	3	4	20		

27 Kaari Materori	F	NI		20				- *			
28 Kataraina Piupiu	F	I.	@Katarina Te Ika Wairangi @ Piupiu @ Toroa Tamarire	6	15	16	17				
29 Kaupapa	M	1		31							
30 Кіі Кеера	M	l	@Kikirua (15) @Kikirua Hoani (2)	5							
31 Kupuora Turia	M	NS		2							
32 Kuramaiangi Turia	F	1		2							
33 Maikara Te Whatitua	F	1	@ Maikara Te Muka	17							
34 Mananui a Paihau Tume	M	1	@Te lwi Poauau (21,23,27,30) @Poauau Tume (15) @Epo Tume (4)	1	3	4	15	21	23	27	30
35 Mata Mahia	F	1	@Mahia Wikitoria @ Pipi Wikitoria	20							
36 Matakirangi Penaha	F	NI	@Mataki	15	16	31					l
37 Moewaka Tumounga	F	۱.	@Tarewa Moewaka @Tautokai	31							
38 Motunui Pue	M	1	@Motunui (31)	31	34						l
39 Motutahi Pare	M	NI		1							
40 Ngahuia Uira	F	NS		1							
41 Ngaone Te Manihera	F	1		1	15						
42 Nganiho Papaawai	М	I	@Nganiho @ Nganiko @Te Api Nganeko (17)	S	17						
43 Mata Ngahoro	F	DW	l @Ngahoro	15							
44 Ngakuira Ripine	F	1	@Kahuanewa (15) @Ngakuira Kahuanewa @Mahara Ripine	1	15						
45 Ngamako Horonuku	F	NI		16	20	Ì					
46 Ngamoenga Tuhai	F	NI	@ Ngamoenga Tuwae.	1				İ			
47 Ngamoko Te Kaari	F	1	@Te Aratu Parl Whakairo @Merl Rangitikihi	20				ļ			
48 Ngapera Tumounga	F	NI		31	34			į	ł		[
49 Ngapera Taua	F	NI	@Ngapera Te Rangi (34) @Hinetiki (16) @Whatu	16	28	34		ĺ			1
50 Ngaremo Whakatere	F		@Ngaremo Tauhinu	30	34						
51 Ngarongo Kauika	F	I	@Ngarongo Kahukura	3	4	6	15	16	20		
52 Ngarongo Te Amo	F	1	@Ngarongo Hiroa	3	4						
53 Ngataierua Te Kere	M	1		2							
54 Mahia Teika	F	I	@Ngati Te Ika @Ngataupaki Te Ika (2) Ngapaki Te Ika @Paki Teika	2	4						
55 Ngatini	F	NS		15							
56 Ngauru Hineone	F	1	@Ngauru Tawhi	20							
57 Ngira Kauika	M	NI		15							
58 Paekawa	M	I			16						
59 Parehuia Patuwairua	F	I	@Pare Patuwairua	4	33	34					

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Te Rünanga o Ngâti Maru

60 Pare Whakarake	F @Pare Taiaha	2							
61 Pate Harata	F NS	33							
62 Patuwairua	M	31	33	34					
63 Paura Waingarunui	F i @Paura Te Wharetuturu	20							
64 Penaha Mangu	M DWI @ Mangu (15, 21, 26) @Te Penaha Mangu (17)	15	16	17	21	26	35		
65 Piko Te Aukawa	F NI	20							
66 Pohepohe Tukau	F	2							
67 Pue Motunui	M 1	34							
68 Putakarua	M NS	15		ĺ					
69 Puti Te Ika	F I @Puti Teikahaehae	2	3]		ļ
70 Rangawhenua	M I @Ihakara Rangawhenua	31							
71 Rangiao Wetini	F NI @Rangiao Tume	20							
72 Rangiheuea Tume	M I @Te Whetu Tume (4, 21, 23, 27, 30) @Maniher	a Tume 1	3	4	15	21	23	27	30
73 Ranginui Tumai	M NS @Ranginui Kauika	15							
74 Rangiwhakapai Nukumaru	M I	31							
75 Rere Kopua Nukumaru	M Ni	31			:				L
76 Reremai Hoani Keepa	M NI Reremai Keepa (5) @Nga Wini Hoani (1) @Ngav	wini Matenga 1	3	5					
77 Rina Patuwairu a	F NS Rina (34) @Katarina Patuwairua	33	34						
78 Ripeka Hinengaru		S							
79 Ripine Tume	M / @Ruben Tume (4)	1	3	4	15	21	23	27	30
80 Roka Mahana	F I @Roka (16) @Wiwi Moutere	15	16	17	20				
81 Roka Ruanui	F NI	15	16				}		Ì
82 Roka Tikipu	F I @Roka Tikipu II	15	34						
83 Rutera Pakiteuru	F NI @ Hineera Mihi @Te Uru Taumangu	6	16	31					
84 Talaha Manihera	F l @ Taiaha Tarata (24) @Ngahuia Ngangaha.	2	24						
85 Tainui te Warihi	M NI @ Tainui (33,34)	3	4	5	33	34			1
86 Tama Rire te Rua	M	29							
87 Tamakehu Hiko	M NI	2							
88 Tame Pue	M 1 @Tame Te Pue	33							
89 Tapapa Hataraka	M NI	2							·
90 Tapui Tungehe	F NI @Tungehe Te Kama	31							
91 Taruhae Wi te Korohiti	M I @Taruhae te Korowhiti (34)	2	4	34					
92 Taukawau Te Retiu	M NI @Taukawau	32							

93 Taura Patuone	F	DW	I Ngahau Oranga (24) @Ngahau Manihera @Ngahau Ngangaha	2	24				ļ	
94 Te Amo Patuwairua	M	1	@Amo Patu, Te Amo (31)	4	31	33	34			
95 Te Aukawa Te Rangitohitu	M	DW	l @Heriorote Te Aukawa (17) @Ngapooti Rangitohitu	17	20					
96 Te Awe	F	NS		15						
97 Te Hanu Wharerangi	M	Ni	@ Te Hanu (29) @ Te Hana Warerangi (15)	15	29					
98 Te Hape Wharerangi	M	NI	@Te Hapi	16						
99 Te Hina Tahuri	M	NS	Te Hina (16) @Tuihu Tahuri @Te Rina	15	16					
100 Te Hue Riwai	М	Nİ		2						
101 Te Ihonga Penaha	F	NI	@Te Ihonga Mangu	31						
102 Te Ikahaehae Kupenga	М	1	@ Te Ikahaehae	28	30	34	!			
103 Te Ikahaehae Te Manihera	M	1	@Tihu Te Ikahaehae (15)	1	15	24	Ì			
104 Te Kapua Rangataua	M	NI	@Te Kapua Keepa @ Kapua Rangataua @Ue Keepa	2	4	5				
105 Te Karapinepine	F	NI		15	34				_	•
106 Te Kuku Whakaata	F	NS		28	30	34				
107 Te Kurapu	-υ	NI		31				ĺ	•	
108 Te Matekohuru Haurangi	F	I	@Te Mate Kohuru (6) @Miriama Matekohuru (17) @Haurangi	6	15	17	31			
109 Te Paki Hautai	M	NÍ	@Te Paki (31) @Te Kapau Tarere II	15	21	31	34			
110 Te Pari Whakaero	F	1	@Te Pare	20	29					· · · ·
111 Te Pua Hekeao	M	I	@Te Peehi Puahekeao @Pua Pitiroi	3	15	21	25	29		
112 Te Puata Teika Haehae Kupenga	Μ	I	@Te Puata @Puata Te Ika	2	4	5				
113 Te Raho Korowhiti	M	NI	@Taramoa Korowhiti	34						
114 Te Rangikuao Heperi	— F	NI	Americana a construction and a construction of the construction of	3	4	33	34			
115 Te Rangihiroa Pounamu	M	NI	Hiroa (31) @Huiroa (33,34). @Te Hiroa @Te Whiroa @Wi Roa	3	21	31	33	34		
116 Te Ratahi Tukau	F	ſ	@Ratahi Teika	2						
117 Te Ruaki Aotea	M	NS		15						
118 Te Rauhi Rangiwhatumata	M	NI	@Rangiwhatumata	2	4	28	30	34		
119 Te Uta Mate	F	1		2				1	í	
120 Te Weri Haeretuterangi	M	I	@Te Pikinga Weri @Te Weri	15	20					1
121 Te Whita Takirau	M	NI	@Te Whita (16,29) @Te Whita Rangawhenua	16	20	29				
122 Tihirua Tumounga	M	I	@Tihirua	15	17	31	34			
123 Titi Kere	M	NI	@Titi Tihu @Titi Te Ikahaehae @Tuwhakahokitaua	15						
124 Tohe Pakanga Te Wharerangi	M	Ni	@Tohe Pakanga (5) @Tohe Warerangi @Tohe Taua	2	3	4	5	15		
125 Tohi Rangitohitu	M	1		20	29					

Te Rūnanga o Ngāti Maru

126 Tokotaua	M	, i este	······································	31							
127 Tonga Horomona	M	l	@Tonga @Tonga Paekawa	15							
128 Tongarewa Piripi	F	DW	@Tongarewa (28,30) @ Ngauta Piripi (2)	2	28	30	34				
129 Topuni	F	DW	@Topuni II	31							
130 Toroa Te Ikawairangi	Ē	1	@Hinemahuki (29,31)	1	15	21	25	29	31		
131 Totara Pue	M	1	@Totara (31)	31	34						
132 Tuanini	M	I	@Te Hemara Tuanini (17)	15	16	17	31				
133 Tuhi Aorangi	M	NS		1							
134 Tuihu Matenga	M	NI		28	30	31	32	34			
135 Tuika	Μ	NS		34							
136 Tukirikau	M	NI		31	32						
137 Tukotahi Tokotaua	M	I	@ Tukotahi Ngaone	1	4	5	33	34			
138 Tumai Tamarua	M	1	@ Porana Tumai (16) @ Porana Tamarua (17)	6	15	16	17	21			
139 Tumatirau	F	NS		15							
140 Tumounga	M	I		15	17	21	22	31	34	į	Ì
141 Tunga Tume	F		@Tunga Te Hore (4)	2	4						
142 Tunganekore Hinehapua	F	T	@Huriana Turia @Hu Winiata	2							
143 Turanga	M	NS		15							
144 Tutanuku Tume	M	NI	@ Tutanuku (15, 21,23,27)	1	3	4	15	21	- 23	27	30
145 Tutehourangi Horonuku	М	NI	@Rahui Horonuku	2		. 1					
146 Uira Wehikore	F	1	@ Uira Huriwai (6) @Uira Tumai (15) @ Uira (16) @Puti Uira	1	6	15	16	20	23	24	
147 Waikowai Motutahi	F	NI	@Waikowhai Manihera	1					1		
148 Waingarunui Pipi Wikitoria	F	1	Waingarunui Reahana (4) @Waingarunui Wikitoria	4	20						
149 Te Wakataranui	M	DW	l @Waka Taranui	20							
150 Whakaahu Haeretuterangi	M	NI	@Whakaahu Hone	15	21						
151 Whakatere	M	1		31			l				
152 Wiki Topia	F	NS	@Ngawairemana Tume @Pikiwaiwhara	. 2	4						
153 Wiremu Te Korowhiti	M	1	@Wi Te Korohiti	2					:		
154 Wirihana Ihi	M	NI	@Wirihana Te Ihi @Wirihana Te Awaawa	31							
155 Hakiaha Tawhiao	M	NS		A							
156 Pea Ngataierua	 F	Í.	@Peha @Pea Te Huaki/ Te Uaki	А							
157 Te Kere Ngataierua	M	1	@Te Kere Te Huaki @Te Kere Taura	Α							
158 Whiutahi Te Warahi	M	T	@Te Whiutahi Te Warahi.	AS							

159 Horomona Porangahue	M	NI	@Pourangahue @Paurangahue	17	
160 Te Haina Ngahuia	F	NS		17	
161 Te Hae Toa Kohuru	M		@Te Haeretuterangi (not same as 3. Haeretuterangi)	17	
162 Heni Te Rau	F	NI	@Mrs Jane Brown @Hine Te Rau Nichol	17	
163 Natanahira Ngahina	M	1		17	
164 Tipene Motukawa	M	NI	@Tiki Maikara @Tipene Maikara	17	
165 Tahuna Wharerangi	M	NI		17	
166 Herana Wharerangi	F	DW	@Herana	17	
167 Hemi Karaitiana	M	DW		17	
168 Mata Moerewarewa	F	ſ		17	
169 Te Amo Rangawhenua	M	1		31	
170 Mataunga Matakirangi	F	NI		35	
171 Ngaupo Matakirangi	F	NI		35	
172 Tarati Riwai	F	I		S	
	1	_	·		
· ·		_			
Кеу					
NS no succession information					
NI no issue					
l issue					
U Unknown		_			
DWI Descendants Without Issue		_		•	
M Male					
F Female					
Reference Key					
Legislation		_			
1 Purangi Landless Natives Act 190	7 - Fir	st Sch	edule		
2 Ngati Maru Landless Natives Act	1907	- First	& Second Schedules		
Voters Rolls					
3 Western Maori Voters Roll 1908					
4 Western Maori Voters Roll 1919					
Petitions	-				

Te Rūnanga o Ngāti Maru

5 Petition of Kapua Keepa 1925			 			
6 Petition of Tumai Tamarua 1887			 			
Maori Land Court Hearings			 			
15 Whitianga 1895	22 Whanganui MB 64 - 65					
16 Pahautuhia 1882	1 Mokau-Waitara MB 54-58					
17 Pohokura 1882	Pohokura Land Court Order 1882		:			
West Coast Commission Reserves & Ces	sation Reserves					
20 Manutangihia & Te Nau 1896	7 Taranaki MB 86-87					
21 Autawa 1896	7 Taranaki MB 87			1		
22 Kopua Section 55 & 56 (Burial reserve) 1	896 7 Taranaki MB 90			; ;		
23 Pohohitoa (Burial Reserve) 1896	7 Taranaki MB 90					
24 Puketui Sec 17 Blk II 1896	7 Taranaki MB 90					
25 Makahau 1896	7 Taranaki MB 88					
26 Makino 1896	7 Taranaki MB 88					
27 Namunamu 1896	7 Taranaki MB 88	Vero V				
28 Paritutu 1896	7 Taranaki MB 88					
29 Ngakorako & Mangahau Reserve 1891	6 Taranaki MB 5-7					
30 Mangaoapa 1896	Ownership list for Mangaoapa (20 March 1896)					
	Original Owners for Te Kawau Block Order file for Kawau Block (28 Oct					
	1884) AND First Schedule of Original Owners for Kerikeringa (12 Nov					
31 Kerikeringa & Kawau 1884	1884)					
32 Onepoto 1884	Crown grant register Taranaki T 17 p 154 (DOSLI ref)					
33 Pukehou 1916	List of Owners of the Pukehou Block 1916					
34 Pukerata 1907	List of Owners and Rents Received AJHR 107, Session 1					
35 Kirikiri	Crown grant register Taranaki T 18 p 156 (DOSLI ref)					
Other						
S Sibling to tipuna on list	References provided on a case by case basis					
A added pursuant to approval by Runanga	References provided on a case by case basis	i				
			1			
CHANGE MANAGEMENT						

Amendments to Reference Key	
Addition of the following:	
17 Pohokura 1882	
Amendments to Tupuna List v1.1:	
No. Tupuna name	Amendment
2 Epo Tume	Merged with 41 Mananui a Paihau Tume (41)
	Alias added @Haimona Tapapawai (17). Removed reference "2 Taranaki
	MB 25" and removed alias @Haimona Taipapaawai. Key reference 17
4 Haimona Papa-a-wai	inserted
5 Hana Tamehana	Aliases added @ Hana Tungehe (17) @ Hana Taukawa Reweti. Key reference 17 inserted
	Name amended to Hapakuku Tokotaua. Alias amended from "Apakuka
6 Hapakuku Tukotahi	(34)" to "Apakuku" Alias added @Hapakuku Tokotahi
7 Harata	Name amended to Harata Patuwairua. Alias added @Harata. Gender added (F)
8 Hariata Kahutehuia	Key reference 17, 31 inserted. Alias added @Moetu @Hariata Moetu. Gender added (F).
9 Hautakiri	Alias added @Oiwhare Te Whetu
	Name amended to Hinekahukura Te Kaaho. Alias added @Kahukura (17)
	@Roka Hinekahukura @Hinekahukura Rangitohitu. Key reference 3, 17
10 Hine Kahukura	inserted.
11 Hine Manuhiri	Name amended to Hinemanuhiri Tumounga. Alias added Hine Manuhiri
12 Hine Teika	Name amended to Hinemokai Teika. Alias Hine Mokai removed, alias added Hine Teika
14 Hineara	Name amended to Hineara Ripene. Alias added @Hineara Haeretuterangi @Hineara Ngatai
	Name amended to Hinerua Tumounga. Alias added @Mere Hinerua (17).
16 Hinerua	Key reference 17 inserted
17 Hinetiki	Merged with 58. Ngapera Te Rangi
19 Hinga Ngamare	Merged with 20. Hinga Ngarongo
	Added alias @Hinga Ngamare @Hinga Kauika @Hinga Ngawini Kerei. Key
20 Hinga Ngarongo	reference 3, 24 inserted.
21 Hinga Ngawini Kerei	Merged with 20. Hinga Ngarongo
22 Hingaara	Name amended to Hingaara Piripi. Alias added @Taruke Wi Te Korowhiti
23 Hiringa	Gender added
25 Hu Tume	Deleted- removed from list due to reasons set out in report 25

Te Rûnanga o Ngāti Maru

26 Huiroa	Merged with 145. Te Rangihiroa Pounamu
27 Ikatere Patuwairua	Alias Ikateri Patuwairua (34) removed, alias added @Te Ikatere Patuwairua
28 Ikawaru Ngohi	Gender added (M)
29 Iriwata Motuopuhi	Alias added @Te Whata Haeretuterangi
30 Iwa Ngapooti	Alias added @Te Iwa Auƙawa
31 Kapohanga Wehikore	Alias added @Mamae Tume @Rore Kapohanga. Key reference 20 inserted
32 Kaporere Patuwairua	Removed alias @Patu Wairua Kaporere. Added @Raurete Kaporere. key reference 3 inserted
33 Kari Materori	Name amended to Kaari Materori
	Name changed to Kataraina Piupiu. Alias removed Kataraina Piupiu,
	aliases added @Katarina Te Ika Wairangi @Katarina Piupiu Piupiu @
34 Katarina Te Ikawairangi	Toroa Tamarire. Key reference 6, 17 inserted
35 Kaupapa	Gender added (M)
38 Kuramaiangi Turia	Alias added @Harata Turia
39 Mahana	Merged with 109. Roka Mahana
	Amendment - deleted "Sibling to Haimona Papaawai" and added alias
40 Maikara Te Whatitua	"Maikara Te Muka. Key reference 17 inserted.
42 Manihera Tume	Merged with 93. Rangiheuea Tume
44 Mataki	Name amended to Matakirangi Penaha. Alias added @Mataki
45 Moetu	Merged with 8. Hariata Kahutehuia
	Named amended to Moewaka Tumounga. Alias added @Tarewa
46 Moewaka	Moewaka @Tautokai. Gender added (F)
49 Nga Huia Uira	Name amended to Ngahuia Uira. Alias @Ngahuia Uira removed
50 Nga One Te Manihera	Name changed to Ngaone Te Manihera. Alias removed @Ngaone (15)
	Change gender notation (F) to (M?). Alias added Te Api Nganeko. Key
51 Nganiho Papaawai	reference 17 added. Words "sibling to Haimona Papa-a-wai" removed
52 Ngahoro	Name changed to Mata Ngahoro, alias added @Ngahoro
53 Ngakuria Ripine	Alias added @Ngakuira Kahuanewa @Mahara Ripine
54 Ngamako	Name changed to Ngamako Horonuku. Gender added (F)
	Alias added @Ngamoenga Tuwae. Gender added (F). Deleted the
	following comment "Note Nga Moanga Tuhai is a misspelling Ngati
55 Ngamoenga Tuhai	Maru A-F Block" order file

Te Rûnanga o Ngâti Maru

56 Ngamoko Te Kaari	Alias added @Te Aratu Pari Whakairo @Meri Rangitikihi				
57 Ngapera	Name changed to Ngapera Tumounga. Key reference 31 inserted				
	Added Alias @Hinetiki @Hinetiki Te Rangiwhatumata @Whatu. Key				
58 Ngapera Taua	reference 16 inserted				
59 Ngaperu	Merged with 57. Ngapera Tumounga Key reference 31 inserted				
60 Ngaremu Tauhinu	Merged with 60. Ngaremo Whakatere				
60 Ngaremo Whakatere	Alias added @Ngaremo Tauhinu. Key reference 30 added.				
62 Ngarongo	Merged with 65.Ngarongo Kauika				
63 Ngarongo Hiroa	Merged with 66. Ngarongo Te Amo				
64 Ngarongo Kahukura	Merged with 65. Ngarongo Kauika				
65 Ngarongo Kauiki	Alias added @Ngarongo Kahukura. Key reference 6, 16 inserted				
66 Ngarongo Te Amo	Alias added @Ngarongo Hiroa. Key reference 4 inserted				
67 Ngataierua Kere	Name amended to Ngataierua Te Kere				
68 Ngati Teika	Name changed to Mahia Teika. Alias added @Ngati Te Ika @Paki Teika				
70 Ngauru Hineone	Alias added @Ngauru Tawhi				
71 Ngauta Piripi	Merged with 162. Tongarewa Piripi				
72 Ngawairemana Tume	Merged with 191. Wiki Topia	;			
73 Ngira	Name changed to @Ngira Kauika. Gender added (M)				
74 Paewaka	Gender added (M)				
75 Pare	Name changed to Parehuia Patuwairua. Merged with 76. Pare Patuwairua				
76 Pare Patuwairua	Alias added @Pare @Parehuia Patuwairua				
77 Pare Taiaha	Name changed to Pare Whakarake. Alias added @Pare Taiaha	1			
79 Patuwairua	Removed alias @Patu Wairua				
81 Penaha Mangu	Key reference 17 and 35 inserted. Alias added Te Penaha Mangu (17)				
84 Porana Tumai	Merged with 173. Tamarua Tumai. Alias added @ Porana Tamarua (17). Key reference 17 inserted				
85 Pua Pitiroi	Merged with 139.				
86 Pue Motunui	Gender notation added (M)				
88 Pute Pepene	Deleted- removed from list due to reasons set out in report 88				
89 Puti Teika	Removed reference "- 12 Taranaki MB pp. 291 - 295, 297 - 311"				
90 Rangawhenua	Alias added @Ihakara Rangawhenua				
91 Rangi Ruru	Deleted- removed from list due to reasons set out in report 91				
92 Rangiao	Name amended to Rangiao Wetini. Alias added Rangiao Tume. Gender added (F)				

Te Rünanga o Ngāti Maru

	Added alias @Manihera Tume. Alias removed @Rangi Hewea Tume (15),
93 Rangiheuea Tume	@Te Whitu Tume (2) Key reference 3 inserted.
95 Rangiwhakapai	Name amended to Rangiwhakapai Nukumaru. Gender added (M)
96 Raurete Kapurere	Merged with 32. Kaporere Patuwairua
97 Rere Kapua	Name amended to Rere Kopua Nukumaru. Gender added (M)
98 Reremai Hoani Keepa	Removed " Successon to Reremai Keepa Tawata Block Order File"
99 Rina Patuwairua	Alias added @Katarina Patuwairua
	"F" added to gender. Removed "Sibling to 4. Haimona Papaawai and 155.
100 Ripeka Hinengaru	Ngamoenga Tuhai" and "Taranaki 325-326" and
102 Roka	Merged with 104. Roka Mahana
103 Roka Hinekahukura	Merged with 10. Hinekahukura
104 Roka Mahana	39. Mahana and 102. Roka merged. Key reference 17 inserted. Alias added @Wiwi Moutere
106 Roka Tikipu	Alias added @Roka Tikipu II
107 Rore Kapohanga	Merged with 31. Kapohanga Wehikore
108 Rutera Paki Te Uru	Alias added @Hineera Mihi. Gender added (F).
	Removed " Note Taiaha Mauihera Hinehapua is a misspelling -13 TMB 94-
109 Taiaha Manihera	95. Hinehapua is said to be wrongly tacked on - 55 Taranaki MB 347"
113 Tame Pue	Alias added @Tame Te Pue
115 Tapui	Name changed to Tapui Tungehe. Alias added @Tungehe Te Kama. Gender added (F).
	removed "Tarakae Korowhiti (sp) Turahae Wi te Kowawiti is a misspelling
116 Taruhae Wi Te Korohiti	in NML 1907 - See 13 TMB 94-95"
117 Taukawau	Name amended to Taukawau Te Reitu. Alias added @Taukawau. Gender added (M)
· ·	Alias added @Ngahau Manihera @ Ngahau Ngangaha @ Ngahau
118 Taura Patuone	Wehikore. removed "note spelling not clear in MB"
119 Te Amo Patuwairua	Alias removed Te Ano (34)
120 Te Aukawa	Alias added @Heriorote Te Aukawa (17) @Ngapooti Rangitohitu. Key reference 17 inserted
	Name amended to Te Hanu Wharerangi, gender changed from female to
122 Te Hana Wharerangi	male, aliases added @Te Hanu Warerangi (15) @Te Hanu (29)
123 Te Hanu	Merged with 122. Te Hanu Warerangi
124 Te Hape	Name changed to Te Hape Wharerangi. Alias added Te Hapi. Gender added (M)
125 Te Hina Tahuri	Alias added @Tuihu Tahuri @Te Rina. Key reference 28 inserted

126 Te Hiroa	Key reference 15, 28, 31, 34 inserted
128 Te Ihonga	Name amended to Te Ihonga Penaha. Alias added @Te Ihonga Mangu. Gender added (F)
129 Te Ikahaehae Kupenga	Gender added (M)
132 Te Karapinepine	Removed alias @ Kara Pinepine (15)
133 Te Kuku Whakaata	Alias removed @Te Kukuwhakaata
	Name changed to Te Matekohuru Haurangi. Alias removed @Matekohuru
	Haurangi (31), alias added Miriama Matekohuru, @Haurangi. Key
135 Te Matekohuru	reference 17 inserted
136 Te Paki Hautai	Alias added @Te Kapua Tarere II. Alias removed @Paki Hautai (21)
137 Te Pare	Merged with 138. Te Pari Whakairo
138 Te Pari Whakairo	Alias added Te Pare. Key reference 29 inserted
139 Te Peehi Puahekeao	Alias added @Te Pua Hekeao @Pua Pitiroi. Key reference 3 inserted
140 Te Pikinga Weri	Merged with 153. Te Weri Haeretuterangi
141 Te Pua Hekeao	Alias added @Te Peehi Puahekeao @Pua Pitiroi
143 Te Raho Korowhiti	Alias added Taramoa Korowhiti. Gender added (M)
	Name changed to Te Rangikuao Heperi. Alias removed @Te Rangikaao
144 Te Rangi Kuao Eperi	Hoperi (34), @Rangikuao Heperi (4,33)
	190 Wi Roa merged. Alias added @Huiroa @Hiroa @Te Whiroa @Wi Roa.
145 Te Rangihiroa Pounamu	Key reference 33, 34 inserted.
146 Te Rangiwhatumata	Merged with 150. Te Tauhi Rangiwhatumata
147 Te Ratahi Tukau	Added alias @Ratahi Teika
148 Te Rina	Merged with 125. Te Hina
	Name amended to Te Rauhi Rangiwhatumata. Adding alias @Te
150 Te Tauhi Te Rangiwhatumata	Rangiwhatumata. Key reference 4,28,30,34 inserted
151 Te Uru Taumangu	Merged with 108. Rutera Pakiteuru
	Name amended to Te Weri Haeretuterangi. Alias added @Te Pikinga Weri
153 Te Weri	@Te Weri. Key reference 20 inserted
154 Te Whita Takirau	Alias added Te Whita Rangawhenua
155 Tihirua	Name amended to Tihirua Tumounga. Alias added @Tihirua. Key reference 17 inserted
156 Titi Kere	Alias added @Titi Tihu @Titi Te Ikahaehae @Tuwhakahokitaua
157 Tohe Pakanga Te Wharerangi	Alias removed @Tohi Pakanga. Alias added Tohe Taua, Key reference 2 inserted
158 Tohi Rangitohitu	Alias removed @Tohe (29) @Tohe Rangitohitu (20)
159 Tohe Taua	Merged with 157. Tohe Pakanga

160 Tonga	Name amended to Tonga Horomona. Alias added @Tonga Paekawa	
162 Tongarewa Piripi	71. Ngauta Piripi merged. Removed "Ngaki Piripi is a misspelling in NML 1907 - See 13 TMB 94-95"	
163 Topuni	Gender added (F). Alias added Topuni II	
164 Toroa Tama Rire	Merged with 34. Piupiu	
165 Toroa Teikawairangi	Alias removed @Toroa Te Ika Wairangi (15)	
167 Tuanini	Alias added Te Hemara Tuanini (17). Key reference 17 inserted	
169 Tuihu Tahuri	Merged with 125	
171 Tukirikau	Gender added (M)	
172 Tokotahi Tokotaua	Alias removed @Tukotahi Tokotawa @ Tukatahi Ngaone (1)	
173 Tumai Tamarua	84. Porana Tumai merged. Alias added @ Porana Tamarua (17). Key reference 17 inserted	
175 Tumoronga	Merged with 175.	
176 Tumounga	Alias removed @Tumoanga (15) Key reference 17,34 inserted.	
178 Tunganekore Hinehapua	Alias added @Hu Winiata	
181 Tutehourangi	Name amended to Tutehourangi Horonuku. Alias added Rahui Horonuku	
182 Uira	Merged with 184. Uira Wehikore	
183 Uira Huriwai	Merged with 184. Uira Wehikore	
184 Uira Wehikore	182. Uira and 183. Uira Huriwai merged	
185 Waikowhai Motutahi	Alias added @Waikowhai Manihera	
	Name amended to Waingarunui Pipi Wikitoria and alias added	
186 Waingarunui Wikitoria	Waingarunui Wikitoria. Alias removed @Waingarunui Tohe	
187 Waka Taranui	Name changed to Te Wakataranui. Alias added Waka Taranui	
188 Whakaahu	Name amended to Whakaahu Haeretuterangi. Alias added Whakaahu Hone	
189 Whakatere	Gender added (M)	
190 Wi Roa	Merged with 145 Te Rangihiroa Pounamu	
191 Wiki Topia	Alias added @Ngawairemana Tume @Pikiwaiwhara. Key reference 4 inserted	
192 Wiremu Te Korohiti	Name changed to Wiremu Te Korowhiti. Alias added @Wi Te Korohiti	
193 Wirihana Ihi	Alias added Wirihana Te Ihi @ Wirihana Te Awaawa	
194 Hakiaha Tawhiao	Tupuna added to list following approval by Runanga 10 Sep 14	
	Tupuna added to list following approval by Runanga 10 Sep 14. Alias	
195 Pea Ngataierua	added @Peha @Pea Te Huaki/ Te Uaki	
	Tupuna added to list following approval by Runanga 10 Sep 14. Alias	
196 Te Kere Ngataierua	added @Te Kere Te Huaki @Te Kere Taua	

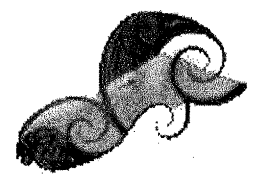
		Tupuna added to list following approval by Runanga 10 Sep 14. Alias				
		added @Te Whiutahi Te Warahi. Deleted "Sibling to 194. Hakiaha				
197	Whiutahi Te Warahi	Tawhiao"				
		Tupuna added to list following inclusion of Pohokura Block. Key notation				
		(17) added. Gender notation (M) added. Alias added @Pourangahue				
198	Horomona Porangahue	@Paurangahue.				
		Tupuna added to list following inclusion of Pohokura Block. Gender				
199	Te Haina Ngahuia	notation (F) added			 	
		Tupuna added to list following inclusion of Pohokura Block. Key notation				
200	Te Hae Toa Kohuru	(17) added. Alias added @Te Haeretuterangi. Gender notation added (M)				
200					 	
		Tupuna added to list following inclusion of Pohokura Block. Key notation				
201	Heni Te Rau	(17) added. Alias added @Mrs Jane Brown @ Heni Te Rau Nichol.				
		Tupuna added to list following inclusion of Pohokura Block. Key notation		-		
202	Natanahira Ngahina	(17) added. Gender notation added (M)				
	<u> </u>	Tupuna added to list following inclusion of Pohokura Block. Key notation				
203	Tipene Motukawa	(17) added. Alias added @Tiki Maikara @Tipene Maikara.				
		Tupuna added to list following inclusion of Pohokura Block. Key notation	-			
204	Tahuna Wharerangi	(17) added. Gender added (M).			 	
		Tupuna added to list following inclusion of Pohokura Block. Key notation				
205	Herana	(17) added. Name amended to Herana Wharerangi. Gender added (F).				
		Tupuna added to list following inclusion of Pohokura Block. Key notation		-	 	
206	Hemi Karaitiana	(17) added. Gender added (M).				
		Tupuna added to list following inclusion of Pohokura Block. Key notation			 	
207	Mata Moerewarewa	(17) added. Gender added (F).				
208	Te Api Nganeko	Merged with 51. Nganiho Papaawai				
209	Te Amo Rangawhenua	Was previously merged in error and has been demerged and added to the list	:			
210	Mataunga Matakirangi	Tupuna added to list following locating of the Kirikiri owners list.				
211	Ngaupo Matakirangi	Tupuna added to list following locating of the Kirikiri owners list.				
2 12	Taratî Riwai	Tupuna added as sibling to Te Hue Riwai				
	NEW CONSECUTIVE NUMBERS REA	ASSIGNED TO ALL REMAINING LISTEES (16 March 2016)			 	

Te Rūnanga o Ngāti Maru

ATTACHMENT E: Ngāti Maru: 'Mana Tangata''

NGATI MARU "Mana Tangata"

Methodology of compiling the Ngati Maru Tupuna List & Rationale for Tupuna inclusion



Prepared for distribution to the Office of Treaty Settlements (OTS) By Karl Burrows, Pare Hayward & Holden Hohaia (22 September 2014)

1. INTRODUCTION

The Ngati Maru (ki Taranaki) tupuna List is the result of a collection of Ngati Maru persons (tupuna) who were contemporary to the historical era of 1880 – 1920; Essentially the tupuna list was a snapshot of the composition of Ngati Maru, during that period. The Tupuna list would form the basis of who could be defined as Ngati Maru today; by virtue of descent from at least one of those tupuna.

This memo sets out the methodology employed for compiling the Tupuna List; and outlines the rationale for inclusion of those tupuna.

The list is essentially built from Primary Source Documents within our time period, in relation to Ngati Maru people as Land Owners, Ngati Maru people as Voters and Ngati Maru petitioners and their supporters, in seeking redress with the Crown. This extended further to Ngati Maru tupuna who made unsuccessful applications to the Land Court during the time period; the focus was on those who clearly identified themselves as Ngati Maru, rather than the outcome of title investigations. This cannot be understated. The underlying principle of the tupuna list is "Mana Tangata" – positive identification as Ngati Maru.

2. RATIONALE

Subject to the limitations set out below, tupuna included on the list are those, who as said above, identified themselves as Ngati Maru; either individually or by their inclusion in the collective representation of Ngati Maru in the documentation.

(a) Primary Source Documents

We drew on the three Waitangi Tribunal Reports to create our source document list, of Ngati Maru Land blocks. Those reports were :

Bennion, Tom and Ford, Janine; Te Wera Forest Research Report - (WAI 908) 1996

Harris, Aroha, Crown Acquisition of Confiscated and Maori Land In Taranaki 1872 – 1881 (WAI 143) 1993

Waetford, Aroha, A report commissioned by the Waitangi Tribunal for the Taranaki

Claim (WAI 143) concerning Ngati Maru A – F Blocks, 1995

Not all referenced documents were able to be located, despite extensive searches in the Maori Land Court / National Archives as applicable.

(b) Time Period 1880 – 1920

We included tupuna from Documents from the above period. This is a spectrum in time that captures at least 2 generations of Ngati Maru; in some cases 3. Extending the dates would have the effect of bringing in more tupuna but will increase multiple generations within the list. An assumption is made here that the tupuna in earlier documents pre 1880 will either be on the list or their uri will be on the list. The same rationale can be applied to the later era, post 1920.

However, we have recently collected names from documents that cover the period 1870 – 1880 (Land sale documents); and although they have not been included initially; we are currently undertaking an exercise in cross matching. This is to test our assumption that uri of pre 1880 tupuna have been captured, or to identify tupuna who have been excluded because of our process, and their subsequent descendants are without a tupuna on the list to trace descent from.

(c) Rohe

Land documents used were limited to the geographical area within the Ngati Maru rohe (as identified by Pono Whakaruru in the Waitangi Tribunal Claim submitted by Karl Burrows and Holden Hohaia).

Any names from the Western Maori Electoral Rolls were limited to those that resided in places that Ngati Maru were known to live, at that time (eg. Purangi, Tarata, Okawa). Of course this was subject to those having already clearly identified themselves as Ngati Maru either in the "tribe" column or the "hapu" column; as set out in the Western Maori Electoral Rolls of 1908 and 1919 respectively.

Name Sex Tribe Hapu Address	Name			Hapu	
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(d) Identity

Where land blocks fell within the Rohe of Ngati Maru, but have persons from an iwi or hapu other than Ngati Maru, these blocks have been **excluded**. Some noticeable examples are, Huiakama, Mangaotuku, Mangaere and Taumatamahoe.

The first three were Ngati Ruanui awards, and though the land lists comprised of persons who had dual whakapapa to both Ngati Maru and Ngati Ruanui, it was still clearly evident that these blocks were awarded under a Ngati Ruanui *take*.

The same can be said of Taumatamahoe; despite having persons of dual whakapapa to both Ngati Maru and Ngati Ruru, the blocks had been awarded under a Ngati Ruru *take*.

These details are included in the accompanying table, along with details of other lands.

In cases where there has been no actual identification of Ngati Maru; but the documentation related to land in the Ngati Maru rohe and there are no known cross claims, or evidence of other iwi, these have been included. This includes all the West Coast Commission Reserves listed in the schedule.

3. APPLICATION FOR ADDITION OF TUPUNA/ ADDITION OF SIBLINGS

We accept that there may be Ngati Maru Tupuna alive during this period that may not be on the list. To allow for this, uri of tupuna can make application to the runanga for their tupuna to be added with supporting evidence that shows that they are Ngati Maru. As of today's date, four (4) tupuna have been accepted by the runanga via this process.

Where we have evidence of tupuna that are siblings to those that are on the list by virtue of meeting the established criteria, these have been added to the list. As of today's date, three (3) tupuna have been added to the tupuna list as siblings.

4. DUPLICATES OF NAMES & ALIASES

Some persons may be known by more than one name. Where this has been identified by the research or by consultation with Ngati Maru or we have good reason to believe the persons by different names are in fact the same person, we have not specified all names, but taken one version, usually the most expansive and included a column to record all variations, aliases and misspellings.

5. ONGOING RESEARCH

To enhance the integrity of the list further, research should continue, and funding be sought for the following :

 Accurate overlaying of rohe boundaries over land blocks to ensure all blocks are considered and checking whether Ngati Maru are involved in any land blocks in other areas outside the rohe.

- Research into succession of tupuna to determine the descendants of tupuna to enable easier connection with present day generation.
- To increase the time parameters of tupuna harvest as far back to 1840 that we can, and continue exercises in cross matching.

		Year	No of Ngavi Maru tuouna.		Reason for Noat				
	legislation				Maru ID2				
1	Purangi Landless Natives Act 1907	1907		Included	Y	Y	Y	Y	
2	Ngati Maru Landless Natives Act 1907	1907		Included	Y	Y	Ý	Y	
	Electoral/Roles								
3	Western Maori Electoral Role 1908	1908	Sheridana indonesi kunzerina indone in	Included	Y	N/A	Y	Y	- NUMBER 2019 - 2019 - 2019 - 2019 - 2019 - 2019 - 2019 - 2019 - 2019 - 2019 - 2019 - 2019 - 2019 - 2019 - 2019
4	Western Maori Electoral Role 1919	1919		Included	Y	N/A	Y	Y	
	Petrions								
6	Petition of Tumai Tamarua 1887	1887	7	Included	Y	N/A	Y	Y	 Compare sugging and an end of the structure of the sector sizes.
5	Petition of Kapua Keepa 1925	1925	7	Included	Y	N/A	Y	Y	
	Maon-Land Court Hearings								
15	Whitianga Block hearing 1895 22 Whanganui MB 64 - 65	1895	47	Included	Y	Y	Y	Y	
16	Pahautuhia 1882 Mokau-Waitara MB 54-58	1882		Included	Y	Y	Y	Y	4
17	Pohokura	1882	26	Included	Y	Y	Y	Y	
	West Coast Commission Reserves								
20	Manutangihia & Te Nau 1896 - 7 Taranaki MB 86-87	1896	22	Included	N/A	Y	Y	Y	
21	Autawa 1896 - 7 Taranaki MB 87	1896	14	Included	N/A	Y	Y	Y	In rohe (Upper Waitara) and no
22	Kopua Section 55 & 56 (Burial reserve) 189 6 - 7 Taranaki MB 90	1896	1	Included	N/A	Y	Y	Y	evidence of other iwi involvement or
23	Pohohitoa (Burial Reserve) 1896 - 7 Taranaki MB 90	1896	5	Included	N/A	Y	Y	Y	cross claims

Schedule - List of documents considered and reasoning for their inclusion or exclusion from the Tupuna list

	INCLUDED DOCUMENTS CONTAINED		Nosofingali Masususuna			for Inclus	iori/Exci	usien 1	Notes rat D:
24	Puketui Sec 17 Blk II 1896 - 7 Taranaki MB 90	1896	5	Included	N/A	Y	Y	Y	
	West Coast Commission lese wes condu				Ngat Matu-D?	Withm roae?			
25	Makahau 1896 - 7 Taranaki MB 88	1896	2	Included	N/A	Y	Υ	Υ	
26	Makino 1896 - 7 Taranaki MB 88	1896	1	included	N/A	Y	Ŷ	Y	1
27	Namunamu 1896 - 7 Taranaki MB 88	1896	4	Included	N/A	Y	Y	Y	-
28	Paritutu 1896 - 7 Taranaki MB 88	1896	8	Included	N/A	Y	Y	Y	1
29	Ngakorako & Mangahau Reserve 1891 - 6 Taranaki MB 5-7	1891	8	Included	N/A	Y	Y	Y	In rohe (Upper
30	Mangaoapa 1896 - Ownership list for Mangaoapa 20 March 1896	1896	12	Included	N/A	Y	Y	Y	Waitara) and no evidence of
31	Kerikeringa & Kawau 1884 - Original Owners for Te Kawau (Huiroa SD Bik III) Block Order file for Kawau Block, dated 28th October 1884 AND First Schedule of Original Owners for Kerikeringa dates 12 November 1884	. 1884	34	Included	N/A	Y	Y	Y	other iwi involvement or cross claims
32	Onepoto 1916 - Original grant for Onepoto 1884 plus succession to Tuihu Matenga 1899	1916	4	Included	N/A	Y	Ŷ	Y	
33	Pukehou 1916 - List of Owners of the Pukehou Block 1916	1916	14	Included	N/A	Y	Y	Y	
34	Pukerata 1907 - List of Owners and Rents Received AJHR 107, Session 1	1907	33	Included	N/A	Ý	Y	Y	
	Other set of the set o								
S	Sibling to tipuna on list due to meeting criteria above in 1-35			included	N/A			1	
A	Tupuna added pursuant to approval by Runanga			Included	N/A				

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	Year	Not of Ngat Varuttipunat	included/4 EX	Reaconti Mgati				Notes III.	
						Docs Jocated?	Within time?		
Petitions	1070	10	E se la sel						
Henare Te Rangipiahouho and 12 others 1872	1872	13	Excluded	Y	N/A	Y	N	Outside timeframe but names noted for possible future inclusion	
Waingarunui and 16 others - Petition number 314/1898	1898	17	Excluded	-	N/A	N	Y		
Tutanuku Tume and 72 others - Petition number 115 (1899)	18 9 9	73	Excluded	-	N/A	N	Y	Assistance requested from Crown historian to	
Te Weri Haeretuterangi and 7 others - Petition number 29/(Session I 1909)	1909	8	Excluded	-	N/A	N	Y	help locate these documents.	
Te Kapua Rangataua and Another - Landless Members of Ngatimaru Tribe - Petition 21/1935	1935	2	Excluded	Y	N/A		N		
Titi Te Ikahaehae Kupenga and 22 others re Pukemahoe Block - Petition 61/1937	1937	23	Excluded	Y	N/A	Y	N	-Outside timeframe but	
Te Hekenui Whakarake and others concerning Ngatimaru Landless Natives Lands (R17696887) - Petition number 174 of 1937	1937	-	Èxcluded	Y	N/A	-	N	names noted for possible future inclusion	
Hekenui Whakarake of CastleCliffe Wanganui Record number N.D. 5/5/24 Petition number: 54/1943	1943	***	Excluded		N/A	-	N	-	
Land sales northrough Maori land court									
Кориа	1872	23	Excluded	Ý	Y	-	N		
Waitara- Taramouku	1874	23	Excluded	N	Y (partly)		N	Outside timeframe, but	
Pukemahoe	1874	7	Excluded	Y	Y		N	possible future inclusion	
Ruapekapeka	1874	1	Excluded	Y	Y	-	N		

					Sector and the sector of the s	Colorest and Adventury of the second state of	ite i serie de la constante de		
	en de la company de la company de la company de la company de la company de la company de la company de la comp				Nara Mara 110 - State	velgini - tohez ve	Decs 115 located?	Wibm Tine 2	
	Huìroa	1874	-	Excluded	N	Y		N	Ngati Ruanui listed as sellers
	Maon Lano Court Hearings								
	Huiakama	1881	**	Excluded	N	Y	Y	Y	In rohe, however evidence indicates the
	Mangaotuku	1875	-	Excluded	N	Y	Y	N	participants were mostly Ruanui (9 out of 14). The five Maru participants have been included through other blocks
	Mangaere	1881	8	Excluded	N	Y	Y	Y	Awarded to Ngati Tuhikitia and no reference that this is a hapu of Ngati Maru
	Taumatamahoe		-	Excluded	N	Y (partly)		Y	Claimed by and awarded to Whanganui tribes
	WestCoast Leases								
35	Kirikiri	1884	5	Excluded	Y	Y	N	Ŷ	
	Rimutauteka		-	Excluded	N	Y		Y	Awarded to Ngati Awa

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ATTACHMENT F: Te Rūnanga o Ngāti Maru mandate strategy

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Mandate Strategy and Deed of Mandate

Purpose of this document: to collect all the information required for your representative body to demonstrate it has a mandate to represent your large natural group in Treaty settlement negotiations.

A copy of this Mandate Strategy (excluding bank account details) and the subsequent Deed of Mandate will be posted on the OTS and Te Puni Kökiri websites and submissions, views and inquiries will be invited. We will provide you with copies of any relevant submissions received for your consideration and response. Your application will be subject to the Official Information Act 1982. For information on the process to seek a Crown recognised mandate please see www.ots.govt.nz.

Large natural gr	oup	Ngati Maru		
Name of represe body	entative	Te Runanga o Ngati Maru (Taranaki) Tru	ust	
What a recognis is for	ed mandate	To represent your large natural group in no claims of your large natural group.	egotiations with the Crown for the	e comprehensive settlement of all the historical Treaty
Limits to a recog mandate	gnised	The mandated body must present an initia community/large natural group for their rat		osed Post-Settlement Governance Entity to the claimant
Contact details f document	for the person	who will answer questions about this	Contact details for the repre	esentative body
Name	Hol	den Hohaia	Postal address	Te Runanga o Ngati Maru (Taranaki) Trust
Role				378 Evans Bay parade Hataitai Wellington 6021
Phone	029	6500759	Phone	0296500759
Email	hold	den.hohaia@clear.net.nz	Email	Holden.hohaia@clear.net.nz

Clai	mant definition		
		Crown guidelines	Your information
1.	Ancestry	What are the names of common founding ancestor(s)?	Maruwharanui
2	Wai Claims	What are the historical Wai claims associated with this large natural group? Please note that the representation sought is for all claims, whether registered or un-registered.	Claims to be settled in full: • Wai 136 • Wai 1609 Claims to be settled so far as they relate to Ngāti Maru (Taranaki): • Wai 54 • Wai 131 • Wai 139 • Wai 583 • Wai 583 • Wai 889 (historical aspects only)
3	Rohe/Area of Interest	What is the area covered by the claims? (Please either include a written description or attach a map.)	See attached map (Appendix 1)
4	lwi/Hapu	What are the names of constituent iwi and hapu, both historical and contemporary?	Our iwi name is Ngāti Maru. Our eponymous tupuna is Maruwharanui. There are a number of hapū of Ngāti Maru including: • Ngāti Hinemokai • Ngāti Teika • Ngāti Kopu/Kopua • Ngāti Kui • Ngāti Tamakehu • Ngāti Tamatapui • Ngāriki

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5	Marae	What are the marae associated with the large natural group?	 Ngāti Maru has one active marae, Te Upoko o te Whenua, also known as Pukehou or Tarata Marae. Some members of Ngāti Maru have close associations with neighbouring iwi marae such as Owae, Kairau, Kohangamoa and Whakaahurangi, but these are not recognised as Ngāti Maru marae. There were numerous historical marae, pā sites and settlements. These include, but are not limited to: Te Whakaurunga, Te Nau, Ngamataniho, Pohokura, Kaito, Waikauwia, Mataiwhetu, Kaiwhakauka, Tahoraparaoa, Tahereaka, Mangaone, Piwaenui, Maireriki, Mangaotuku, Te Toke, Te Arapoto, Whitianga, Pitawa, Tukehu, Tukituki, Paiaka, Manutangihia, Whaititanga, Tarakihi, Makahikatea, Mangawhata, Takanganui, Otikope, Puketapu, Purangi, Moeahuru, Ngakorako, Pukemahoe and Pohohitoa.
6	Overlapping Claims/lwi	Please identify overlapping groups. We encourage you to list all neighbouring groups here, both settled and yet-to-settle.	Ngāti Maniapoto, Whanganui Iwi, Ngāti Tama, Ngāti Mutunga, Te Atiawa (Taranaki), Taranaki iwi, Ngāruahine, Ngāti Ruanui, Ngā Rauru Kītahi,
7	Previous engagement	Has your large natural group/ representative body had any previous engagement with the Crown, such as engagement due to overlaps with other groups in negotiations or a previous on-account settlement?	Ngāti Maru representatives have had numerous engagements with Crown, including the Ngāti Maru Tribal Council, Ngāti Maru Pukehou Trust and the Ngāti Maru Claims Progression team. None of these engagements progressed to the point of the representative group being recognised as a mandated entity to progress the claim. Te Rūnanga o Ngāti Maru (Taranaki) Trust was established in 2010 (the Rūnanga). The previous trustees of this trust had dealings with the Crown and expended considerable effort attempting to progress the claim.
8	Waitangi Tribunal	Has the Waitangi Tribunal inquired into or reported on any of the claims of your large natural group? If so, please describe.	The Taranaki Tribunal's Kaupapa Tuatahi Report (WAI 143) covered aspects of Ngāti Maru's claims. The Tribunal were notified of Ngāti Maru's interests in Whanganui claim (WAI 903) due to the lodging of WAI 1609 but no inquiry or report was made by the Tribunal into these interests.
	and the second second second	The Representa	
9	Representatives	What are the names of the representatives on the	The current trustees were elected pursuant to the processes outlined

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		body? Please provide records of how these representatives were elected (i.e. advertisements and minutes of relevant meetings).	in the Second Schedule of the Rūnanga Trust Deed. See sections 6.1, 6.3(b) 7.2 and 7.3. The Rūnanga engaged a third party election company to run the elections in accordance with our Trust Deed requirements. The trustees that were elected and approved by the Maori Land Court are: Holden Hohaia, Glenn Peri, Kiriana Burrows, Karl Burrows, Te Aroha Woods, Tamzyn Pue and Jordan Wansborough. Please find attached copies of notices of the elections with the subsequent court order of approval attached as Appendix 2.
10	Structure	 What kind of entity is the representative body? Briefly describe the structure of the body, particularly the relationship between constituent iwi/hapu/marae and the body. The following types of bodies have previously been recognised by the Crown as mandated bodies: Private Trust Incorporated Society Charitable Trust Committee of an existing Trust Iwi Runanga Working part/ non-legal entity 	Te Rūnanga o Ngāti Maru is an iwi Rūnanga. It has been constituted as a Whenua Topu trust under Te Ture Whenua Maori 1993. Clause d (i) of the Trust Deed outlines that the trust is established to: "Act as the representative entity for the iwi of Ngati Maru". Clause 2(b)(ii) of the Trust Deed also states that the object of the trust is to represent the interests of Ngāti Maru in negotiations with the Crown in relation to settlement of the Treaty of Waitangi claims of Ngāti Maru (Taranaki).
11	Key Governing Documents	What are the key governing documents (e.g. Trust Deed, Charter or Constitution) that govern the operations of the body and its negotiators? Please attach these and provide to the Crown.	A copy of the Trust Deed is attached for information as Appendix 3. This deed has also been examined by the Office of Treaty Settlements and endorsed as an appropriate entity to seek mandate on behalf of the people of Ngāti Maru to negotiate the claim.
12	Accountability	 How will the representative body be accountable to the claimant community? how will the body make decisions? by what means and how often will the body report to the claimant community on progress? 	The representative body is required by law to act within the constraints of the Trust Deed. The Trust Deed sets out the powers of the trustees, the process by which trustees are elected, the manner in which decisions are made and in which the trustees are accountable to the beneficiaries.

	Please refer to the key governing documents asapplicable.
	Mandated bodies must present an initialled deed of settlement to the claimant community for their ratification.

See the Third Schedule of the Trust Deed - sections 1.1 and 5.1

In relation specifically to the claim, following elections it is proposed that the trustees report to the claimant community to keep them updated on the progress of the claim as follows:

- 4 x yearly at publicly advertised hui-a-iwi (this includes the AGM)
- at the AGM as required by the report disclosure and reporting requirements in sections 7.3 and 8.1 of the Trust Deed
- quarterly through our e-newsletter updates

identifies members of the claimant community? Novem What is the process by which potential members of the claimant group can register and be verified as	n trustees were appointed to the Rŭnanga by a judge in hber 2012 and were appointed the following two tasks:
does not already exist) and encourages registrations. At a hui fund his a solid historica governm periods connec registra any what descen informa Append Maru a our orig	 Review the membership register; and Hold fresh trustee elections gister of Members for Ngāti Maru is covered under sections and 4.1 of the First Schedule of the Trust Deed. These ions require the Rūnanga to maintain a register of the members iti Maru and to follow a process for applicants to become ers (including the establishment of a whakapapa validation

14	Crown Policy	Claimant funding is managed by the mandated	We agree to these requirements

regarding	representatives on behalf of the claimant group.	
Financial accountabilities	The onus is on the mandated representatives to be accountable to its claimant group.	
	This includes: seeking the claimant group's approval of the claimant funding management policy and disclosing the manner in which the claimant funding is being managed and reported to the claimant group, i.e. by providing financial reports to hui-a-iwi and/or including financial reports in regular newsletters.	
	Mandated representatives are required to undertake an annual independent review of negotiation related financial statements and provide the review results to the Office of Treaty Settlements. The submission of an annual review and supporting documentation provides assurance to both the Office of Treaty Settlements and claimant groups that the funding released to the mandated representatives has been used appropriately.	
	The Crown requires that claimant representatives maintain a separate back account for the claimant funding receipts and negotiations expenses. Any change of bank account must be notified immediately. Other sources of funding, such as Crown Forestry Rental Trust funding, must be kept in a different account from the Crown negotiations and claimant funding account. Expenses claimed against Crown claimant funding must not also be claimed against other sources of funding (and vice versa).	
	The mandated representatives must develop a transparent and accountable claimant funding management process that describes who will control the funding, how it will be controlled and how the funds will be used. For example, the	

		 mandated representatives should prepare a claimant funding management plan that sets out: i. the process to approve invoices and payment of invoices; ii. a reporting mechanism for all incoming revenue/receipts and expenses/payments (i.e. an income statement that lists transactions of all incoming receipts and payments, their purpose and cost category); and iii. when and how the annual review of the mandated representatives negotiation related financial statements (bank account and transactions) will take place. It is the Crown's experience that mandates are challenged if claimant groups feel that their funding is being used inappropriately. Please confirm that the representative body will comply with Crown policy. 	
15	Claimant funding	The Crown determines its contribution towards a claimant group's negotiation expenses once a claimant group has had its mandate recognised by the Crown. This is done by assessing the specific features of a claimant group and the claim or claims to be negotiated. Based on the assessment, officials write a report to the Minister for Treaty of Waitangi Negotiations, who makes a decision on the upper limit of claimant group and how much is to be allocated to each milestone. The Minister for Treaty of Waitangi Negotiations then writes to the mandated representatives advising them of the Crown's total claimant funding contribution. Once this has been provided, the mandated representatives should prepare a claimant funding management plan that sets out:	We have requested to have input into determining the claimant funding that Ngāti Maru will receive.

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	-	 i. the basis/limits on financial spending including negotiators' fees, hourly rates for employees, travel and accommodation allowances; and ii. a budget that sets out where the funds will be needed to ensure that the claimant funding lasts for the duration of negotiations (take into account that the latter end of the process is generally more costly). 	· · · · · · · · · · · · · · · · · · ·
16	Removing or amending the mandate conferred by the claimant community	How can the claimant community remove or amend the mandate? Is the process for removing or amending the mandate clearly set out?	If no resolution is reached through initial discussions with the Rūnanga, a special meeting can be called for the purpose of amending or removing the mandate. A quorum of 30 registered members is required in order to call a special meeting for this purpose. Notice of this meeting will be sent to all registered members as well as advertised in a national and two provincial papers. Voting will be for all registered and un-registered Ngāti Maru members who are over 18 years of age. An opportunity to vote by special vote will be provided for any unregistered Ngāti Maru iwi member and will be subject to meeting the requirements of the whakapapa validation committee.
	Negotiators	 How will the negotiators be accountable to the mandated body? who will appoint the negotiators? how will the negotiators be appointed and removed? will the negotiators be bound by the mandated body's charter and/or a specific 'terms of reference' and what are they authorised to do? on what basis will the negotiators be chosen? 	There will be between 1 and 3 negotiators appointed and specialist advisors will be brought in as required. The negotiators will be contracted by the Rūnanga to negotiate a proposed settlement of Ngāti Maru's claim against the Crown (which will be subject to iwi ratification). The negotiators will be held accountable to the Rūnanga and will report to the Rūnanga on a regular basis. Negotiators will be subject

Mani	date hui process	- how will the negotiators report to the mandated body?	to regular review to ensure all contractual terms are met. The Rūnanga shall develop terms of reference which shall define the scope of negotiations. The negotiatiors will also be appointed subject to a contract with specified performance criteria and limited term allowing for review and renewal at the discretion of the Rūnanga. The Rūnanga shall have the power to remove the negotiators for breach of contractual terms. Trustees may also be appointed as negotiators in accordance with the above process. Negotiators will report to Ngāti Maru by reporting their progress (subject to confidentiality requirements) at specifically called hui-a-iwi and via email communication and social media platforms as appropriate.
18	Hui Time/Location	Representative body to organise hui where large numbers of their claimant community reside: both nationally (e.g. Auckland, Wellington) and inside iwi rohe. The Crown may support the mandate hui process by organising some national hui. The Crown may also be funding specified venue and advertising costs in a number of national centres for representative bodies to host hui to seek confirmation of their mandate. When and where will these hui be held? Precedents for different sized groups: 1,800 people – 3 mandate hui 5,000 people – 8 mandate hui 30,000 people – 12 mandate hui	 Three mandating hui will be held in August 2015 on the following dates: 9 August at Te Upoko o Te Whenua Marae in Tarata 10 August at Taumarunui Marae in Taumaranui 15 August in at Waiwhetu Marae in Wellington These hui will be publicly advertised in newspapers at least 21 days prior to the first hui.
19	Hui Advertising	How will the hui be advertised? Will at least 21 days	The Rūnanga will comply with all Crown requirements in regard to

		 public notice given for each hui? The representative body needs to advertise the mandate hui at least 21 days in advance in local/national newspapers. The Crown will provide an advertisement template for you to complete. It is important that advertisements show: where and when the hui will be held; the purpose of the hui; information on the voting process (including eligibility to vote); and the resolution to be voted on at the hui. 	Hui advertising. We will also notify our own members through email and notices on our website and our social media channels to seek a strong turnout.
20	Hui presentation	 The Crown will provide a template presentation for you to complete including information on: the claimant definition and historical claims; the identity of the body seeking mandate and its representatives; the structure and accountabilities of the body; stating that the mandate sought is to represent your large natural group in negotiations with the Crown for the comprehensive settlement of all the historical Treaty claims of your large natural group; and stating that the mandated body would present any initialled deed of settlement to the claimant community for their ratification. 	Agreed. The iwi presentation will also provide an opportunity to present the mandate in a broader context as part of the Runanga's desire to help the iwi achieve improved social, cultural and economic outcomes for its members. Following the mandating hui, we will be setting out our plans to engage the iwi in a strategic planning process to emphasise the importance of planning, strategy and accountability.
21	Resolutions	What is the hui resolution? E.g. "This hui gives the [representative body] the mandate to represent the [large natural group] in negotiations with the Crown for the comprehensive settlement of all the historical Treaty claims of [large natural group]."	"Te Rūnanga o Ngāti Maru (Taranaki) Trust has the mandate to represent Ngāti Maru (Taranaki) in negotiations with the Crown for the comprehensive settlement of all the historical Treaty claims of Ngāti Maru."
22	Voting Process	How will the claimant community vote? E.g. secret	Voting will be by a postal ballot administered by a third party. Info

	check that people do not vote more than once. Please invite Crown observers and independent scrutineers to attend the hui.

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packs and forms will be sent to all registered Ngăti Maru members when mandating hui are advertised.

Voting can also be done online or in person at the hui via a ballot box.

An opportunity to vote by special vote will be provided for any unregistered Ngāti Maru iwi members. This will be subject to meeting the validation requirements below and will involve registering as a member and depositing a postal form in the ballot box at the hui.

Special votes can be issued at the hui, which can be completed on the spot, or posted back to the registrar, and will only become valid once whakapapa has been confirmed by the whakapapa committee.

Page 12 of 12

ATTACHMENT G: Crown letter endorsing Te Rünanga o Ngäti Maru's mandate strategy

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PART OF THE MINISTRY OF JUSTICE

Office of Treaty Settlements Justice Centre | 19 Aitken Street | DX SX10111 | Wellington T 04 494 9800 | F 04 494 9801 www.ots.govt.nz

15 July 2015

Holden Hohaia Te Rūnanga o Ngāti Maru Trust 378 Evans Bay Parade Hataitai WELLINGTON 6021

holden.hohaia@xtra.co.nz

Tēnā koe

Te Rünanga o Ngāti Maru Trust mandate strategy endorsement

Thank you for submitting a mandate strategy on behalf of the Ngäti Maru (Taranaki) Large Natural Group. I am pleased to advise that the Crown has assessed and endorses the mandate strategy provided by Te Rūnanga o Ngāti Maru Trust (Te Rūnanga).

We appreciate the time and effort it has taken to produce this mandate strategy. The Crown is satisfied that issues raised in the submissions have been, or are in the process of being, addressed to a sufficient degree that Te Rünanga can continue with the mandate process. This means that the Crown accepts the mandate strategy and Te Rünanga can hold mandate hui and seek a mandate to represent Ngāti Maru in Treaty settlement negotiations with the Crown.

We encourage Te Rūnanga to continue to engage as widely as possible with the Ngäti Maru (Taranaki) claimant community, including those who presently oppose the mandate process.

Please contact Jennifer Hale on jennifer.hale@justice.govt.nz or 04 913 2388 should you wish to discuss the contents of this letter.

Näku noa, nā

Emily Owen Settlement Development Manager (Acting)

ATTACHMENT H: Mandate hui advertisements

Ngāti Maru (Taranaki) Mandating Hui & Iwi Development Plan

Te Rūnanga o Ngāti Maru (Taranaki) Trust (Te Rūnanga) is seeking a mandate to represent Ngāti Maru (Taranaki) (Ngāti Maru) in Treaty settlement negotiations with the Crown. Taranaki Dáily News 18 July 2015 (Saturday)

Te Rünanga invite all Ngäti Maru members to attend mandate hui at:

- Tarata Marae (1704 Tarata Rd, Taranaki) Sunday 9 August 10am
- Ngapuwaiwaha Marae, Taumarunui St, Taumarunui Monday 10 August 6pm
- Waiwhetu Marae (4 Puketapu Grove, Lower Hutt) Saturday 15 August 10am

The purpose of the hui is to:

- provide information about Crown settlement policy, Te Rünanga and the mandate process; and
- provide an opportunity to vote on the proposed resolution to mandate Te Rūnanga to represent Ngāti Maru in negotiations with the Crown for the comprehensive settlement of all the historical Treaty claims of Ngäti Maru.

The vote will be administered by Electionz.com. All members of the claimant community over 18 years of age are entitled to vote.

Voting will be by postal ballot with the option to vote online, or in person at the hui, via a ballot box. Provisional registration will also be made available, at the hui, for any Ngāti Maru members who are not yet registered and who would like to cast a provisional vote on the day. Voting will be on the following resolution:

"Te Rūnanga o Ngāti Maru (Taranaki) Trust is mandated to represent Ngāti Maru (Taranaki) in negotiations with the Crown for the comprehensive settlement of all the historical Treaty claims of Ngāti Maru (Taranaki)."

Iwi Development Plan Discussion

After the resolution regarding mandate has been put to the hul, there will be a short refreshment break, and then trustees will facilitate a discussion and seek feedback on what Ngāti Maru (Taranaki) might want to see in an lwi Development Plan.

For further information please contact:

Holden Hohaia - Chairman Te Rünanga o Ngati Maru (Taranaki) Trust Ph 029 6500-759 holden.hohaia@xtra.co.nz

Ngāti Maru (Taranaki) Mandating Hui & Iwi Development Plan

NZ Herald 18 Suly 2015 (CJ 111)

Te Rünanga o Ngāti Maru (Taranaki) Trust (**Te Rūnanga**) is seeking a mandate to represent Ngāti Maru (Taranaki) (Ngāti Maru) in Treaty settlement negotiations with the Crown.

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The vote will be administered by Electionz.com. All members of the claimant community over 18 years of age are entitled to vote.

Voting will be by postal ballot with the option to vote online, or in person at the hui, via a ballot box. Provisional registration will also be made available, at the hui, for any Ngāti Maru members who are not yet registered and who would like to cast a provisional vote on the day. Voting will be on the following resolution:

"Te Rünanga o Ngāti Maru (Taranaki) Trust is mandated to represent Ngāti Maru (Taranaki) in negotlations with the Crown for the comprehensive settlement of all the historical Treaty claims of Ngāti Maru (Taranaki)."

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For further information please contact:

Holden Hohala - Chairman Te Rūnanga o Ngati Maru (Taranaki) Trust

Ph 029 6500-759 holden.hohaia@xtra.co.nz

Ngāti Maru (Taranaki) Mandating Hui & Iwi Development Plan

Te Rūnanga o Ngāti Maru (Taranaki) Trust (**Te Rūnanga**) is seeking a mandate to represent Ngāti Maru (Taranaki) (Ngāti Maru) in Treaty settlement negotiations with the Crown.

Te Rünanga invite all Ngäti Maru members to attend mandate hui at:

- Tarata Marae (1704 Tarata Rd, Taranaki)Sunday
 9 August 10am
- Ngapuwaiwaha Marae, Taumarunui St, Taumarunui Monday 10 August 6pm
- Waiwhetu Marae (4 Puketapu Grove, Lower Hutt) Saturday 15 August 10am

The purpose of the hui is to:

- provide information about Crown settlement policy, Te Rünanga and the mandate process; and
- provide an opportunity to vote on the proposed resolution to mandate Te Rünanga to represent Ngâti Maru in negotiations with the Crown for the comprehensive settlement of all the historical Treaty claims of Ngâti Maru.

The vote will be administered by Electionz.com. All members of the claimant community over 18 years of age are entitled to vote.

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"Te Rūnanga o Ngāti Maru (Taranaki) Trust is mandated to represent Ngāti Maru (Taranaki) in negotiations with the Crown for the comprehensive settlement of all the historical Treaty claims of Ngāti Maru (Taranaki)."

Iwi Development Plan Discussion

After the resolution regarding mandate has been put to the hui, there will be a short refreshment break, and then trustees will facilitate a discussion and seek feedback on what Ngäti Maru (Taranaki) might want to see in an lwi Development Plan.

For further information please contact:

Holden Hohaia Chairman Te Rūnanga o Ngati Maru (Taranaki) Trust Ph 029 6500-759 holden.hohaia@xtra.co.nz

Jonitian Post 18 July 2015 (Saturday)

ATTACHMENT I: Mandate hui presentation

Te Rūnanga o Ngāti Maru (Taranaki) Mandate for Treaty settlement negotiations

Mandate hui 9, 10 and 15 August 2015

Agenda

- Karakia Whakawatea
- Purpose of mandate hui
- Crown settlement policy
- Ngāti Maruwharanui Claimant Definition and Wai claims
- Te Rünanga o Ngāti Maru Trust (The Rünanga) Structure and Accountability
- The mandate process
- Ouestions and Answers
- Voting: Mandate Resolution
- Mihi Whakamutunga

Karakia Whakawatea

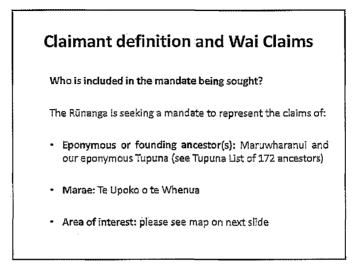
Purpose of mandate hui

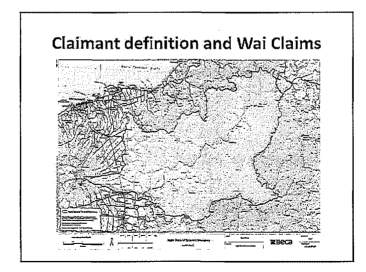
- To provide information about:
- Crown settlement policy
- The Rünanga
- the mandate process
- For the claimant community to mandate the Rūnanga to represent Ngāti Maruwharanui in negotiations with the Crown for the comprehensive settlement of all the historical Treaty claims of Ngāti Maruwharanui

Crown settlement policy

The Crown's policy for Treaty of Waitangi settlements include:

- The Crown negotiates comprehensive Treaty settlements with Large Natural Groups. The Crown does not negotiate with individual Wai claimants.
- The Crown role is to recognise a mandate given to a representative body. To be recognised by the Crown as a mandated body the Rünanga needs to:
- provide a claimant definition including all hapu, whanau and Wal claims;
- be appropriately accountable to the large natural group; and
- \rightarrow carry out an open and transparent process to seek a mandate.
- The Minister for Treaty of Waltangi negotiations has recognised Ngati Maruwharanul as a Large Natural Group
- This means all hapli, whenau and Wai claimants are included in the mandate sought from the Rünanga





Claimant definition and Wai Claims

Hapu:

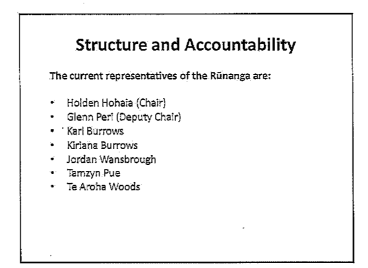
Ngati Hinemokai Ngati Teika Ngati Kopu/Kopua Ngati Kui Ngati Tamakehu Ngati Tamatapui Ngariki

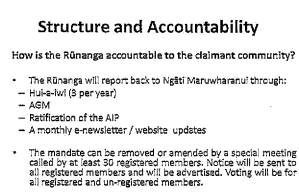
Claimant definition and Wai Claims

- Wai Claims to be settled in full: Wai 136 Wai 1609
- Wai Claims to be settled in part: Wai 54
 Wai 131
 Wai 583
 - Wai 889
 - VV81 003



- The Rünanga is a Whenua Topu Trust under the Te Ture Whenua Măori Act 1993
- The representatives are required to act within the constraints of the Trust Deed. The Third Schedule of the Trust Deed sets out the powers of the trustees and the manner in which decisions are to be made.
- Decisions are made by a majority vote. In the case of an equality of votes that Chairperson will have a second or casting vote.
- The representatives are appointed through elections in accordance with the Third Schedule of the Trust Deed
- The representatives can be removed in accordance with Schedule Two
 of the Trust Deed

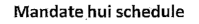




 The Rūnanga will present an initialled deed of settlement to the claimant community for their ratification

The mandate process

- Hui on 8, 9 and August 2015: in Tarata, Taumaranui and Wellington
- By October 2015: submit Deed of Mandate to Crown
- By December 2015: Public notification and letters to Wai claimants: submissions, views and enquiries invited
- The Rünanga responds to any issues raised in submissions
- By April 2016: Ministers then make a decision whether to recognise a mandate given by Ngāti Maruwharanui to the Rūnanga

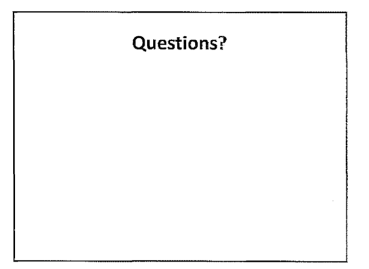


The Rünanga will hold mandate hui at:

- Tarata Marae: Sunday 9 Aug 10am
- Ngapuwaiwaha Marae: Monday 10 Aug 6pm
- Waiwhetu Marae: Saturday 15 Aug 10am

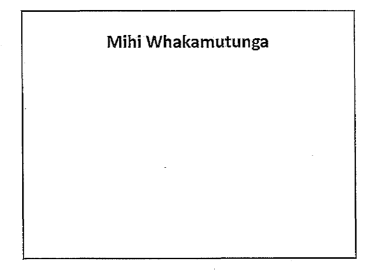
Voting: Eligibility

- All members of the claimant community over 18 years of age are eligible to vote on the resolution.
- Voting will be by postal ballot with the option to vote online, or in person at the hui, via a ballot box
- Provisional registration will also be made available for any members who are not yet registered and who would like to cast a provisional vote on the day.



Voting: Mandate Resolution

Te Rūnanga o Ngāti Maru Trust has the mandate to represent Ngati Maruwharanui in negotiations with the Crown for the comprehensive settlement of all the historical Treaty claims of Ngati Maruwharanui.



26/11/2015

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ATTACHMENT J: Te Puni Kōkiri mandate hui observer reports

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lwi	Ngāti Maru		
Location	Tatara Marae 1704 Tatara Road TARANAKI		
Date	Sunday, 9 August 2015		
Start time	~10:08am	Finish time	~xx:00pm
Chair	Holden Hohaia		
Observer(s)		Roena Ruakere-Te Uira (Te Puni Kõkiri, Regional Partnerships, Te Tai Hauāuru)	
Presenter(s)	Holden Hohaia (Chairperson), Kiriana Burrows, Karl Burrows, Tamzyn Pue (Facilitator of Hui), Jordon, Wansbrough, Te Aroha Woods, Glenn Peri (Deputy Chair) , Pare Hayward (Registrar)		
Attendance	Choose an item. Total of ~31 people*, including 1 TPK observer. *people were arriving and leaving throughout the hui, so this is an approximate number.		
Purpose	 To provide information Crown Settlement Policy Te Rünanga o Ngāti Maru The mandate process For the claimant community to mandate the Rūnanga to represent Ngāti Maru (Taranaki) (also known as Ngāti Maru ki Taranaki) in negotiations with the Crown for the comprehensive settlement of all the historical Treaty claims of Ngāti Maruwharanui 		
Agenda	 Karakia Mihimihi Presentation / Question & Answers Hākari whakanoa Karakia whakamutunga 		
Presentation	Presentation notes: The presenter explained where people could register their attendance, where voting, registration forms and information was available.		

Te Rūnanga o Ngāti Maru Trustees provided a PowerPoint presentation to the hui which was followed by hui attendees questions
Slide 2: Crown settlement Policy
The presenter emphasised that trustees may possibly not be the claim negotiators as there are key roles that need key skills
Slide 3, 4, 5: Claimant Definitions and WAI Claims
The presenter reinforced that land ownership does not make you a Ngāti Maru beneficiary
The presenter explained that the Ngāti Maru Tribal Council is an initial entity established by Marae.
The presenter explained the Wai claims.
Slide 6: Map 1 Area of Interest
The presenter gave an explanation of why the Toka Block was partially included in the Area of Interest.
The presenter acknowledged previous kaumātua who had initiated WAI claims.
Slide 7: Map 2 Area of Interest and DOC lands
The presenter explained the Commercial redress, and Cultural redress which the Department of Conservation (DOC) properties applied to.
 Comment: An attendee commented that a Ngāti Maru settlement will be for historical breaches and grievances, and will therefore be a comprehensive claim for all of Ngāti Maru area of interest.
Comment: An attendee commented that the raupatu line does not determine Ngāti Maru claim.
Slide 9, 10, 11: Structure and Accountability
The presenter reaffirmed trustees are elected by the beneficiaries, and noted that the Rūnanga was established on 15 January 2010.
Slide 12: The mandate process
The presenter noted that if mandate is achieved, Ngāti Maru will seek resources for infrastructure to support the process moving forward.
Comment: An attendee commented noted that the process would be inclusive of all Wai claims and settle all claims in full.

Questions and comments	Q1: An attendee questioned whether or not the Rūnanga would accept responsibility of both the Rūnanga and Fisheries Trusts should mandate be achieved.
	A1: It was explained that there have been ongoing issues with two different sets of trustees. It was explained that legal opinions and assistance from the Māori Land Court has been sort, and more discussions would be held.
	Comment: An attendee commented that the initial intent was two Trusts and one set of Trustees. However, noted that the Trust Deed is open to different interpretations.
	Comment: An attendee commented that all Ngāti Maru business to assist with capacity should have been joint management.
	Q2: An attendee explained that communication had been difficult and requested more hui at marae.
	A2: It was explained that many wānanga have been held at marae for information, whakapapa and whānaungatanga. it was explained that Ngāti Maru have minimal resources and have an obligation to hold the mandate hui and are committed to holding three hui ā-lwi per year as well as an Annual General Meeting.
	The presenter noted that they were excited to hear the request for more hui, and the Rūnanga will look at how they could do that. It was explained that " <i>who we are</i> " is a big kaupapa that needs more conversation.
	Q3: An attendee questioned where April 2016 came from.
	A3: It was explained that the date was a possible date indicated by the Crown for achieving a Crown recognised mandate. it was explained that if mandate is achieved the Rūnanga will seek resources for claims negotiation.
	Q4: An attendee explained that Pono Whakaruru had 12 hapū, and questioned why only six are now acknowledged. The attendee questioned whether or not Māori Land Court records and historical electoral information had been the only records utilised. The attendee questioned whether or not oral history would be utilised as well.
	A4: It was explained that a qualified historian, registrar and the validation committee could only substantiate six hapū. It was explained that the Māori Land Court records and electoral information was utilised along with other historical written documentation. It was also explained that the

	Rūnanga have always been open to receive oral whakapapa information but it must be able to be substantiated. The historian circulated a copy of evidence received to date for those who wished to look at it and discuss later.
	Comment: An attendee commented that Whakapapa is important, and noted that is what the hui is about. The attendee also assured attendees whakapapa will be an ongoing discussion.
	Q5: An attendee questioned why Ngäti Maru are called Ngäti Maru (Taranaki) and not Maruwharanui.
	A5: It was explained that was the name that was registered and could be changed when post-settlement and a new structure is established.
	Comment: An attendee commented that the name has been an ongoing discussion/debate, and remembered when Pukehou was added.
Resolution(s)	'Te Rūnanga o Ngāti Maru (Taranaki) is mandated to represent Ngāti Maru (Taranaki) in negotiations with the Crown for the comprehensive settlement of a ll the historical Treaty claims of Ngāti Maru (Taranaki)'
Voting process	It was explained that voting could be done in a number of ways:
	 in person at the various ratification hui post online
	Voting opened 5 August 2015 and closes 4 September 2015.
Voting result	The result will be announced after voting closes
Other comments	 The hui was conducted in an open and transparent manner. Hui attendees had the opportunity to ask questions and questions were answered sufficiently. Voting packs and registration forms were available along with other relevant information including: The Observer's role at the hui was explained accurately. An attendance register was circulated around the hui.

iwi	Ngāti Maru	
Location	Ngapuwaiwaha Marae, Taumarunui	
Date	Monday 10 August 2015	
Start and finish time	Start: 6.00pm Finish: 7.30pm	
Chair	Holden Hohaia	
Observer	Graham Bell (Te Puni Kōkiri, Regional Partnerships, Te Tai Hauauru)	
Presenters	Holden Hohaia (Chairperson), Kiriana Burrows, Karl Burrows, Tamzyn Pue (Facilitator of Hui), Jordon, Wansbrough, Pare Hayward (Registrar)	
Attendance	34 people attended*, including 1 TPK observer , and 7 TRoNM Trustees . An attendance register was circulated during the hui. *people were arriving and leaving throughout the hui, so this is an approximate number.	
Purpose	 To provide information about: The Crown settlement policy; Te Rūnanga o Ngāti Maru (Taranaki); The mandate process; For the claimant community to mandate the Rūnanga Ngāti Maru (Taranaki – also known as Ngāti Maru ki Taranaki) in negotiations with the Crown for the comprehensive settlement of all the historical Treaty claims of Ngāti Maruwharanui. 	
Agenda	 Karakia Mihimihi Presentation / Question & Answers Hākari whakanoa Karakia whakamutunga 	
Presentation	Holden Hohaia, Karl Burrows, Tamzyn Pue, Glen Peri, Pari Haywood and Jordan Wansbrough spoke to a power point presentation which was followed by hui attendees. Slide 1: Purpose of Mandate	

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	Holden Hohaia introduced and explained the purpose of the hui and the history of Te Rūnanga o Ngāti Maru (Taranaki).
	The presentation/process was facilitated by Tamzyn Pue.
	Glen Pari introduced himself as Deputy Chairperson and commented there was a good wairua among the Trustees.
	Karl Burrows was introduced to the hui.
	Kiriana Burrows reiterated the purpose of the mandate hui to achieve widespread support so as to achieve a full and final settlement with the Crown.
	Slide 3, 4, 5: Claimant Definitions and WAI Claims
	The presenters explained and gave background knowledge to the Claimant Definition and Wai Claims section of the agenda.
	Slide 6: Map 1 Area of Interest
	The presenter explained where the Department of Conservation lands / Whanganui National Park falls within Ngāti Maru Whenua, and noted that it would be approached at the negotiations table with the Crown.
	The presenter mentioned the Ngāti Maru whenua extends to the Whanganui Awa across to Tatū / Ohura neighbouring the boundaries of Ngāti Haua Iwi. The presenter also spoke to the structure and accountability section of the agenda.
	Slide 12: The mandate process
	The presenter explained that by April 2016 a decision will be made whether or not to recognise Te Rūnanga o Ngāti Maru mandate.
	It was explained that the trustees were only the māngai - the voice for the Uri and not necessarily the negotiators which will be whakapapa and skilled based.
Questions and Comments	The presenters strongly encouraged questions throughout and after the presentation.
	Q1. An attendee asked who will represent the lwi if the people do not choose the Rūnanga to negotiate.
	A1. It was explained that the process would have to start again / go back to the drawing board as there is no recognised body / group.

Q2. An attendee asked what side the confiscation line is on.	
A2. It was explained that the Ngāti Maru area of interes is the whole area and the historical account is both side of the confiscation line.	
Q3. An attendee asked what the pros and cons on not voting were.	
A3. It was explained that it was important for the people to vote as it will allow the ropu to move forward.	
Q4. An attendee asked why a hui was held in Taumarunui.	
A4. It was explained that Taumarunui next to Taranaki is the most populated area of Ngāti Maru descendants.	
"Te Rūnanga o Ngāti Maru (Taranaki) is mandated to represent Ngāti Maru (Taranaki) in negotiations with the Crown for the comprehensive settlement of all the historical Treaty claims of Ngāti Maru (Taranaki)".	
It was explained:	
In person via the ballot box at the hui	
Post	
• online	
 Hui attendees were thanked for attending the hui. Attendees were encouraged to stay on to hear about Ngāti Maru development plans and aspirations. The hui was conducted in an open and transparent manner. Hui attendees had the opportunity to ask questions and questions were answered 	
 Voting packs and registration forms were available along with other relevant information. The observer's role was explained accurately. 	

Te Rūnanga o Ngāti Maru

lwi	Ngāti Maru		
Location	Waiwhetū Marae Riverside Drive Lower Hutt		
Date	Saturday, 15 August 2	015	· · · · · · · · · · · · · · · · · · ·
Start time	~11:00am	Finish time	~1.00pm
Chair	Holden Hohaia		
Observer(s)	Te Rei Koopu (Te Puni Kōkiri, Regional Partnerships), Andy Mackay (Te Puni Kōkiri, policy)		
Presenter(s)	Holden Hohaia (Chairperson), Kiriana Burrows, Karl Burrows, Tamzyn Pue (Facilitator of Hui), Jordon, Wansbrough, Te Aroha Woods, Glenn Peri (Deputy Chair), Pare Hayward (Registrar)		
Attendance	 30 people*, including 2 TPK observers An attendance register was circulated during the hui. *people were arriving and leaving throughout the hui, so this is an approximate number. 		
Purpose	 To provide information Crown Settlement Policy Te Rūnanga o Ngāti Maru The mandate process For the claimant community to mandate the Rūnanga to represent Ngāti Maru (Taranaki) (also known as ngāti Maru ki Taranaki) in negotiations with the Crown for the comprehensive settlement of all the historical Treaty claims of Ngāti Maruwharanui. 		
Agenda	 Karakia Mihimihi Presentation / Question & Answers Hākari whakanoa Karakia whakamutunga 		
Presentation	Introductory comments	s from the C	hair:

	The presenter explained where people could register their attendance, where voting, registration forms and information was available.		
	The presentation closely followed the PowerPoint presentation.		
	Slide 3: Claimant Definitions and WAI Claims		
	It was explained what a large natural grouping (LNG) is.		
	Mr Hohaia explained the definition and Wai claims.		
	An attendee asked a question – refer to question one in the questions and answers section below.		
	Slide 7: Map 2 Area of Interest and DOC lands		
	Holden Hohaia presented a map where the Department of Conservation lands / Whanganui National Park fall within Ngāti Maru Whenua – Mr Hohaia explained this will be approached at the negotiations table with the Crown.		
	Mr Hohaia explained both Commercial redress and Cultural redress.		
	Slide 12: The mandate process		
	It was explained that if mandate achieved, Ngăti Maru will seek resources for infrastructure to support the process forward.		
	Slide 14: Voting eligibility		
	It was stated that Ngāti Maru were the last tribe of Taranaki to settle.		
Questions and comments	The presenters strongly encouraged questions throughout and after the presentation.		
	Q1: An attendee asked a question after slide 3 – The attendee questioned whether or not any groups of people are trying to oppose the mandate.		
	A1: It was explained that the Rūnanga were not aware of any other groups who opposed the mandate.		
	Q2: An attendee asked if the Rūnanga achieves mandate, will they accept the model of responsibility of both Rūnanga and Fisheries Trusts.		
	A2: It was explained there has been an ongoing issue with two different sets of trustees, some legal opinions and assistance from Māori Land Court has been sort, therefore more discussions to be held.		
	Q3: An attendee asked how many votes will be needed to achieve mandate.		

	A3: It was explained that the more support we get the better, however to achieve mandate we need at least 80% in favour.
	Q4: An attendee asked who is looking after land that Ngāti Maru have an interest in and how it will be protected.
	A4: It was explained that there is a long term strategic plan regarding aspirations of the land. It was also explained that the Department of Conservation are currently looking after the land.
	Q5: An attendee asked how whānau not at the hui can be informed of the mandate process.
	A5: It was explained that whānau can check the Ngāti Maru website, as well as ring trustees if they have no access to the internet. It was also explained that registration forms are online.
	Q6: An attendee asked whether or not the proposed settlement will go to the lwi or hapū individually.
	A6: It was explained that the settlement package will be an lwi settlement.
Resolution(s)	'Te Rūnanga o Ngāti Maru (Taranaki) is mandated to represent Ngāti Maru (Taranaki) in negotiations with the Crown for the comprehensive settlement of all the historical Treaty claims of Ngāti Maru (Taranaki)'
Voting process	It was explained that voting could be done in a number of ways:
	in person at the various ratification hui
	• post
	• online
Voting result	The result will be announced after voting closes.
Other comments	 The hui was conducted in an open and transparent manner. Hui attendees had the opportunity to ask questions and questions were answered sufficiently. Voting packs and registration forms were available along with other relevant information including: The Observer's role at the hui was explained accurately. An attendance register was circulated around the hui.

ATTACHMENT K: Mandate hui attendance registers

ATTENDANCE REGISTER FOR: TE RŪNANGA O NGĀTI MARU (TARANAKI) TRUST – MANDATING HUI HELD AT TARATA MARAE, TARATA ON SUNDAY 09TH AUGUST 2015.

Bin #	Registered Name	Address	Signature
NHOOSB	TeAvoha Woody	42 Bailance Ut Avamoho Whangarni /	- La Con
ITP0448	Lucio Edu	27 Waign Rel Ongelo	
TP1002	Kini-ana Burinis	24: Battiscombe Terlace Waitara	Rengeron .
		28 Alexandra Rol Londa SW197.JZ	2.RL
	MEREINA BROUGHTON	P.D. BOX 197 WAGAARA 4-RID	ALMA
ITP047	ELIZABSTH PATUWAIRI	B 2A BAYLY ST Waitara	Static man
	Loce Kaping Singh	39 Parvis Street Montara	grant.
	Hoton Hohmia.	378 EURA Bay Pde. 1422 Main and Waikamare	"IMM
	Jorton WANCBROUGH	1422 Main and WAIKanal	Jodin and
NTKOHU	Deboiah Hayes	37 Lemon St N.P.	The Hayes
ITRO26	JACK PATU	27 WAIAU ROAD WT	toat
FTP022	Kiritahanga Matwee	22 Nikan St Indewood	Hedmer
	Kathy Partie	第22 Nikan St Inglewood	Halin .
ITPOI7	Tessa Moana Kake	12 Venutu Pl, Waitara (Xaphale.
MMCOL	GAM TANARAJA-	33 MOURT Frida Taci	X:M
MTP047		50 Seymour St, Whaitarg	Or R. Frank
	Jenri Pain	23 KONING E. JAC	
TAPCOL			
NHOCIH	Paretutaki Hayward	53 Paul Cres, Hamilton	Phaned

ATTENDANCE REGISTER FOR: TE RÜNANGA O NGĀTI MARU (TARANAKI) TRUST – MANDATING HUI HELD AT TARATA MARAE, TARATA ON SUNDAY 09TH AUGUST 2015.

Bin #	Registered Name	Address	Signature
TAP 003	Mirihana Patu	5 Lorna Street, Lynmouth, N. P (new address)	Alter
NTK.002	Nathan Peri	105 Jel Leal NP	AL
NTKO24	Reputa Naifferena-Maravel	6/3] Fulford St NP	RUnee D
	Sharon Lloyd	3 Oxford Street, Pates	Aneted
NHODUI	· · · · · · · · · · · · · · · · · · ·	25 Middleser St Pate	The Jety
NTA OOI	MIGHEL KODA	73 RATH STREET-TREKEWOOD	MA THE
NTKODI	Glenn Peri	576 Belt Road New Plymanth	
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ATTENDANCE REGISTER FOR: TE RŪNANGA O NGĀTI MARU (TARANAKI) TRUST – MANDATING HUI HELD AT NGAPUWAIWAHA MARAE, TAUMARUNUI ON MONDAY 10TH AUGUST 2015.

Bin #	Registered Name	Address	Signature
NHOOS3	Te Anona Woudt	42 Ballionus A. Avamonis Inhamanis	E-
TP1002	Kuri-ana Burnus	24 Bathsecolor TE Analtava	ML
TK+005	Holden Hehalia	STS EXAS Bay Be	Maria
NH0051.	Noni Woods	159 Kenheath Place Taumain.	nic IN Woods
NH0024	Jennifor Woods	q a cy o o	Myloois
NHOUH7	Audring Woods	16 Seath Ave "	H.K. hooo
New	Anahera Ngataierua Te	Kaettose 379 Taupo Rd Taunarunui	2408
New	Mere Mary Reihana	33 Taumanni	HERO)
WTW040	Aulace harahi	12 TEREA ST journaumin	and
N40113	Rayden Horton	6 Brags five Tanmarunnic	
Nen	Sominic Hack	62 NGATAL ST. TAUMARUNUI	KU GAL
New	Graham Bech.	39 Perovisit Tima	SPeur
	Awaten Tupe	510 Ngapuké Ro ADA Taymanni	Braile.
NH0072	Næline Woodi	9 Kenheall Place Taumanni	11-My Caoc
	Caroline Peri	876 Belt Rd New Plymonth	la lon
NTKODI	alem leri	n in cr	
NTK6D ?	Nathan len:	105 Belt Lol New Mynorth	- BL
NTKOOS-	to-Kite angil	addrew non the row	HOX10-
Under 18415	Korishar Hore	P 379 taugo id taun princi	Martin

H	UI HELD AT NGAPUWAIWAH	A MARAE, TAUMARUNUI ON MONDAY 10 ^{1H} AUGUS	T 2015.
Bin #	Registered Name	Address	Signature /
NHOO 86	Christ no Woods	6 BENGES AU TAUMANUMU.	6 hords
NH0050	Cilcent Wasds WDS Present	8 MEALLEETH OTAC CAUCHARUNCII -	ET Had
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····	Far Matuka	2 Calabar Avenue	Join Matella
Index 1800	Waimarino	24 battiscome tierris	4 H.O
Inder 18 yrs	KAHN BURROWS	28 Alexandra road	K.B
Under (Frei	Jade D	24 balliscometice	AR way
Under 1800	Tira Burrows	28 Alerandra road	
J	Rawinia needs	77 Kurceran Rd	R->
Index 18973	Tetura Hi Viridas		
Ander 1820	Kegnald Hawris	20 para street	
Ander 18 ari	Leonard Broughton	19 Ronneath place	A SK
Index 18 yes	Mikita Broughton	16 Jeath Frence	NE
New	Learne Saias	3 New Hoad - Toumaronui	Davel
Nen	Dianan Abacongo-	10 Falkner Kik Taom	Sife Ce
Nen	Maki Ngavongo	26 Naiking TCE, TAUMARUNI	Aging
111-0045	BRIAN WOODL	77 Kipalon Ko - TAUN.	Mores
	Jonathon Chase	8 Maynard PI-Temple View, HAMILE	N
Naconut	Pare Hayward	53 Paul Cres, Fairfield, HAMICTON	Planas
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ATTENDANCE REGISTER FOR: TE RŪNANGA O NGĀTI MARU (TARANAKI) TRUST – MANDATING HUI HELD AT NGAPUWAIWAHA MARAE, TAUMARUNUI ON MONDAY 10TH AUGUST 2015.

ATTENDANCE REGISTER FOR: TE RÜNANGA O NGĂTI MARU (TARANAKI) TRUST – MANDATING HUI HELD AT NGAPUWAIWAHA MARAE, TAUMARUNUI ON MONDAY 10TH AUGUST 2015.

Bin #	Registered Name	Address	Signature
NAKEOL	AM Noratavenia Tekae (ush 379 Tauge Rd Taumanunun	Allast
Nen	JAMES ROLA NEHA	124 Thurso Rd Jaimannin 124 Thurso Rd 'I'' 3 Kenhearth M. Yaumanni	ARoleha
WINIOIL	Mahaning (Conno) Diang	3 Henneath Pl. Youmanne	Mang
TPI DOS	Karl Burrows	27 Alexander Rd London	
MTPD47	Tamzun Rik	50 Veymour de Whaitora	
TP1625	Jordon Wanshrough	142 A Main Rd Waikanne	
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Registered Name	Address	Signature
	11/16 Barld St. New Rynnach	ale:
Claim 20	873 Elt Road Manadh	
Charlette Naara	24 2 WANNENC St. Persitie	2.11
1.04	24 D WARESON ST. PERDUA	I F & Plan
1.6.1	SUN MERLINEST TRENE	
	17 Rolla St Curro	
V Famzun-Rose Fue	SC Semmer St. Whaitam	1622
Kon huke-Ngust	hule-Nault 10 Puteroan crows- h Him	
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Server Line adapted to	I HED Moin Rol Markanare	the list of the
Arnest Grannesia	37 LANYON PLACE WHITEN	I LING
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Cretting Laws 1 Then	26 fitments of Lower Harr Brow Pay 11-759 Car	
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	Signature	Ser ser	July and		Leve -) steller	1	W	N. 5970					Hiller .	The second		- SASA	Alladores-		N R V	
HELD AT WAIWHETC MARAE, LOWER HUTT ON SATURDAY 15 ¹⁴ AUGUST 2015.	Address	153 Ikul Cres, Hamilton			Po los 52 within	Entres of Noterland	105 Tel Les New Trade	A Most Terra	L 67 PREN ROAD (NISCERS	Scymour St Worteren	18 Redwood Aus Tailo	Rt Constan Cre - MSta-	1180 Frencer Rd Water Targerth	Tit Even Bay Re, With	28 Merilan Qui Lerdan		ŝ	67 Williams 5 Doven Hatt	9 Aarlow Gr Warnicewater Finitation Abril on Ab	100 herron Ste Now Aunall	
HELD AT WAIWHETU MAR	Bing Registered Name	Hard Octo Harward	Terr Heale	Holds marked	them where h	202	ででしまえ	Katinal Piki	New Linder Hauself Fee	Jean Pre	Tonio Pis	حلمحن تظ		the weat	Key Burgers	Kinera Rueves	12	Gene Constra Der Der	Rachael Twitau	April Adelecion	Nazaveru Pen

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