

Deed of Mandate on behalf of Ngāti Kahungunu ki Wairarapa - Tāmaki Nui ā Rua

August 2012

Kāore i kotahi te whakahaere o ngā tikanga ā iwi He iwi āno me ōna tohunga me ōna tikanga me āna whakahaere Hiki atu he iwi, pērā tonu. Nō reira, kia mau koe ki ōu ake. Mā ō rātau uri e mau ō rātau nā kōrero. Engari kia mau koe ki ngā kōrero a ōu mātua, ā ōu tūpuna. Inā ka tika, ka waiho mai ētahi mātauranga hei taonga mōu.

There was no one universal system of teaching in the Whare-wananga Each tribe had its own priests, its own colleges, and its own methods From tribe to tribe this was so. My word to you is: "Hold steadfastly to our teaching Let their descendants adhere to their teaching, and you to yours So that if you err, it was we who declared it unto you, and if you are right, it was we who shall leave to you these valuable taonga. [Te Whatahoro Jury, 1865]

E mihi kau atu ana ki tō tātau kaipāruauru o te one whakarito, nāna i hanga te rangi me te whenua. Ki a rātau mā kua tīokaokahia ake nei e rātau te whārangi rau pūangiangi, whakangaro atu rā ki ngā nohoanga matamata a rātau mā, ngā kanohi te urunga o te rā kua ngaro, kua ngaro i te rā nei. Haea te kākahu whakaruru, paea ki tua ki Paerau.

"We pay our respects to those who have passed on."

Kāti, e kore e tawhiti te whakaaro ki ngā tūpuna kua whetūrangitia. Kua huakina mai i konei te mata nui a Kahungunu me ōna tūpuna, ōna marae, ōna papakāinga, onā māra mahinga kai, ōna pae maunga, ōna moana, ōna roto, ōna awa, whānau hoki, mai i te Wairarapa ki Tāmaki Nui ā Rua.

"Our thoughts be with our tūpuna who sought excellence for their uri throughout time, and today the face of Kahungunu uri from Wairarapa to Tāmaki-nui-ā-Rua with all its ancestral marae, mountains, river ways, lakes, food gardens, hapū and papakāinga pay deep homage.

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Preamble

Background

- A. Following a lengthy period of consultation within the claimant community the Ngāti Kahungunu ki Wairarapa-Tāmaki Nui ā Rua Trust was established for the purpose of representing the Ngāti Kahungunu ki Wairarapa-Tāmaki Nui ā Rua claimants in historical Treaty claim settlement negotiations with the Crown.
- B. This Deed of Mandate formally demonstrates that the Trustees of the Ngāti Kahungunu ki Wairarapa- Tāmaki Nui ā Rua Trust have obtained a durable mandate to represent Ngāti Kahungunu ki Wairarapa- Tāmaki Nui ā Rua in negotiations with the Crown for a comprehensive and final settlement of all our historical Treaty of Waitangi claims.

Mandate

- C. The Trustees achieved their mandate through a process that was fair, open and transparent. The process is outlined in **Section Eight**.
- D. Additional material in relation to how the mandate was achieved is attached to the Deed at Schedules **Three to Five** (the Mandate Hui Presentation, and Mandate Hui Minutes & Attendance Register).
- E. Further supporting information can be found at **Sections Six, Seven, Nine to Twelve** (Mandated Representatives, Negotiators, Mandate Maintenance, Amendment to Mandate, Authority to Amend the Deed of Mandate, and Availability of the Deed of Mandate) and **Schedule One** (Trust Deed).

Comprehensive negotiations

- F. The Trustees of the Ngāti Kahungunu ki Wairarapa- Tāmaki Nui ā Rua Trust on behalf of Ngāti Kahungunu ki Wairarapa- Tāmaki Nui ā Rua now seek to enter into direct settlement negotiations for the comprehensive and final settlement of all Ngāti Kahungunu ki Wairarapa- Tāmaki Nui ā Rua historical Treaty of Waitangi claims. We seek to resolve all the historic Treaty of Waitangi claims of Ngāti Kahungunu ki Wairarapa- Tāmaki Nui ā Rua, whether registered with the Waitangi Tribunal or not, for Crown breaches of the Treaty of Waitangi that occurred prior to 21 September 1992.
- G. The registered Waitangi Tribunal claims that relate to Ngāti Kahungunu ki Wairarapa- Tāmaki Nui ā Rua are set out at **Section Four**.

Large Natural Grouping

H. The Ngāti Kahungunu ki Wairarapa- Tāmaki Nui ā Rua claimants form a large group of interconnected hapū with strong whakapapa ties and affiliating to Ngāti Kahungunu and are accordingly a substantial natural group. Together with the geographical extent of the claims (of over 2,500,000 hectares) the Ngāti Kahungunu ki Wairarapa- Tāmaki Nui ā Rua claimants clearly meet the criteria for a large natural grouping. The claimants were first recognised as a large natural group on 16 May 2005 and that decision has since been confirmed on a number of occasions including by Hon Christopher Finlayson on 10 September 2009.

Deed of Mandate

THIS DEED records:

1. Mandate

1.1. As a result of the hui recorded in **Section Eight**, the Trustees holding office from time to time of the Ngāti Kahungunu ki Wairarapa- Tāmaki Nui ā Rua Trust have been appointed to represent Ngāti Kahungunu ki Wairarapa- Tāmaki Nui ā Rua in negotiations with the Crown for the settlement of all historical Treaty claims of Ngāti Kahungunu ki Wairarapa- Tāmaki Nui ā Rua on the terms set out in this Deed of Mandate.

2. Claimant Definition

2.1. The Ngāti Kahungunu ki Wairarapa- Tāmaki Nui ā Rua claimants include the members of the hapū listed below who have exercised or descend from those who have exercised customary rights within the area set out in the map on page 11.

	Ngati		
Mere Te Huinga	Hinetearorangi	Ngati Parakiore*	Ngati Te Hukairangi
Nga	Ŭ	5	5 5
Tangimoana	Ngati Hinewaka	Ngati Parera	Ngati Te Kai
Ngai			
Hangarakau	Ngati Hopara	Ngati Pohatu	Ngati Te Kari*
			Ngati Te
Ngai Herukokiri	Ngati Horohanga	Ngati Pohoi*	Kawekairangi
	Ngati Ihaka		
Ngai Pakaru	Rautahi	Ngati Puha*	Ngati Te Korou*
Ngai Tahu*	Ngati Ira*	Ngati Punarewa*	Ngati Te Noti
Ngal Tahu-	Ngati		
Makakanui	Kahukuraawhitia	Ngati Puta*	Ngati Te Opekai*
	Ngati	Ngati	Ngati Te
Ngai Tahuahi*	Kahukuranui	Raekaumoana*	Rangikoianake*
			Ngati Te
Ngai Tamahau*	Ngati Kahungunu	Ngati Raetea*	Rangitawhanga
		Ngati	Ngati Te
Ngai Taneroa	Ngati Kaihuitu	Rakaihikuroa*	Rautangata*
		Ngati	
Ngai Tangihia	Ngati Kaingaahi	Rakaipaaka*	Ngati Te Riponga*
	Ngati		
Ngai Te Ao	Kaiparuparu	Ngati Rakairangi	Ngati Te Rore*
Ngai Te	Ngati Kaitahi*	Ngati	Ngati Te Ruinga*

Aomataura		Rakaiwhakairi*	
		Ngati	
Ngai Te Huki	Ngati Kaiwahie	Rangaranga*	Ngati Te Tohinga*
Ngai Te Rangi	Ngati Kakawa	Ngati Rangiakau	Ngati Te Umuiti*
Ngal Te	Tigati Nakawa		Ngati Te
Rangitawhanga	Ngati Kauhi*	Naati Panaitataia	Whaiwhenua
v	Nyali Nauni	Ngati Rangitataia	VITAIWITETTUA
Ngai Te		Ngati	Naati Ta Whatui
Rehunga	Ngati Kaumoana	Rangitehewa	Ngati Te Whatui
Ngai	Nacti Karat	Ngati	Naati Ta Whaka*
Torohewaho	Ngati Kere*	Rangitotohu	Ngati Te Wheke*
News: Tables in a se	Naradi IZilaini	Ngati	
Ngai Tukaihara	Ngati Kikiri	Rangiwhakaewa*	Ngati Te Whiunga
Ngai Tukoko	Ngati Kirikohatu*	Ngati Raukau*	Ngati Tu*
Ngai			
Tumapuhia-a-		Ngati	
Rangi	Ngati Komuka*	Rongomaiaia*	Ngati Tuhakeke
Ngai Tumokai	Ngati Koro*	Ngati Rua*	Ngati Tukoko*
Ngai			
Tunuiarangi*	Ngati Koura*	Ngati Ruawahia*	Ngati Tumanawa
		Ngati	
Ngai Tuohungia	Ngati Maahu*	Ruawahine*	Ngati Tumanawa
Ngai Tutemiha*	Ngati Marere	Ngati Tahitokuru	Ngati Tumanuhiri
Ngai Whaiwhati	Ngati Mariunga	Ngati Taitama	Ngati Turanga*
Ngati Hakeke*	Ngati Maru	Ngati Takoto	Ngati Tutawake
	J	Ngati	Ngati
Ngati Hamua*	Ngati Matangihia*	Tamaiwhakakitea	Tutohengarangi*
gen	Ngati	Ngati	
Ngati Hikarahui*	Matangiuru*	Tangatakau*	Ngati Upokoiri*
Ngati Hikarara*	Ngati Matehou	Ngati Tapatu*	Ngati Waipuhoro*
Ngati Hikawera*	Ngati Meroiti	Ngati Tauiao*	Ngati Wananga
Ngati Hinaariki	Ngati Moe*	Ngati Te Ahuahu	Ngati Whakamana*
Ngati		Tigati TE Anuanu	Ngati
Hineararangi	Ngati Mopuna	Ngati Te Ao*	Whatangarerewa
		Nyali i CAU	winalanyarerewa
Ngati Hinokorako	Naati Muratu	Naati Ta Aakina	Naati Whatuiaaiti*
Hinekorako	Ngati Muretu	Ngati Te Aokino	Ngati Whatuiapiti*
Ngati Hinomonu*	Naati Muturahi	Ngati Te	Nacti Whiniterse
Hinemanu*	Ngati Mutuahi	Aomatarahi	Ngati Whiritoroa
Naati I lia amang *	Ngati	Ngati Te	
Ngati Hinepare*	Ngapuoterangi	Aomataura*	Te Ahu a Turanga
Ngati Hinerangi	Ngati Noti*	Ngati Te Atawha	Te Hika o Papauma
		Ngati Te	
Ngati Hinerarau	Ngati Pa te Ika	Hangarakau	Tu mai te Uru
Ngati			
Hineraumoa	Ngati Pakapaka*	Ngati Te Hau*	
Ngati	Ngati Pakuahi	Ngati Te Hauaitu*	

Hinetauira*			
Ngati Hinetea	Ngati Pakuia*	Ngati Te Hina*	

- 2.2. Following the Crown claimant definition review and the mandate strategy advertising process a number of hapū were added to the list. The list hapū was also amended to include all hapū listed as affiliating to each hapū karanga in the Trust Deed because some had been missed off the list due to an administrative error. Further hapū may also be added as further research is undertaken. The claimant definition may also be further developed over the course of negotiations
- 2.3. The following marae and papakainga are associated with the claimant group:

— —			
Akura Marae	Hau Ariki Marae	Pouākani Marae	Te Unuunu Marae
Aotea Marae*	Mirinoa Marae	Pukaroro marae	Turanganui Marae
Hiona Marae	Tahoraiti Marae *	Waihora Marae	Waipoapoa Marae
	Te Rangimarie		Parekarangaranga
Mangaakuta	Nukutaimemeha	Ngāi Tumapūhia-	Marae
Marae	Marae	a-Rangi	
Hurunuiorangi	Te Aroha o	Te Ahu a	Whakatomotomo
Marae*	Aohanga Marae*	Turanga Marae*	Marae
Kaikokirikiri	Te Kohanga	Nukutaurua	Te Poho o Te
Marae	Whakawhitiwhiti	Marae	Rangihirawea
			Matira
Kehemene			Rangiwhakaoma
Marae	Okautete Marae	Ohio Marae	Marae
Kaitoke Marae*	Otaraia Marae		Kaihoata Marae
Kaiwaiwai Marae	Pāpāuma Marae*	Pāpāwai Marae*	Waitapu Marae
Raukumara	Whakaoriori	Te Poho o	Te Poho o
Marae	Marae	Hinepare	Tutawake
	Whiti-Te-Ra		Te Ore Ore
Kohunui Marae	Marae	Takitimu Marae	Marae*
Motuwairaka	Te Takurua	Te Rae o	Maunga
Marae	Marae	Rakaiwhakairi	
Nukutaimemeha*			

2.4. The hapū and marae marked with asterisks are also included in the claimant definitions of other large natural groups. The Trustees will agree the approach to these hapū with the Crown following discussions with the relevant groups.

3. Ngāti Kahungunu ki Wairarapa- Tāmaki Nui ā Rua Area of Interest

3.1. A narrative description of the areas of interest of each of the hapū karanga that make up Ngāti Kahungunu ki Wairarapa- Tāmaki Nui ā Rua is set out below and a map which gives a graphic description is on page 11. This area of

interest is for the purpose of settlement negotiations and does not delineate iwi boundaries.

Akura

3.2. Te Rongomahina mau ana ki Mangatakoto mau ana ki Whakarongorongo mau ana ki te awa o Tutahuna ki Piripiri ki Mamaukarua, mau ana ki Waipoua ki Piripiri ki Ruapautihi mau ana ki Kaitamarote ki Mahikiekie ki te ngutu o Mangatakoto mau ana ki Te Papa o te Kohatu ki Te Huru o te Koromiko ki Marapu ki Kapupo ki te Manga a Te Wakarihi ki te Awa o Tawhiti Waingawa mau ana ki roto ki Waipoua ki te rohe Pihopa o Aotearoa [Rongo Parahirahi] mau ana ki Wharerua ki te rua o Takiwhenua mau ana ki Mopuna ki te rohe o Akura ki Waingawa ka whati i runga i te rohe o Wiremu Kingi i araitia te rohe o Te Manihera mau ana ki Rangitakaiwaho me Piripiri ka hoki ki Rongomahina.

Tāmaki Nui-ā-Rua

3.3. Beginning at Poroporo on the coast about 5kms north of Cape Turnagain, the line follows the coast southwards about 38kms to the Mataikona River mouth, it then follows the Mataikona River and its tributaries, the Pakowhai River and Makoura Stream to Dreyers Rock continuing eastward just north of Mauriceville to Mount Dundas, a trig point on the Tararua Ranges. Travelling north along the central line on the Tararua Ranges to the Manawatu Gorge where the boundary briefly enters and follows the gorge westward slightly to the peaks of the Ruahines then follows the central line of the Ruahine Ranges to Maharahara Trig point then northwards to the northern boundary of the old Manawatu No. 5 [Ngamoko] land block, turning eastward travelling and including Manawatu No. 6 [Tuatua] block, Manawatu No 8 [Wharawhara] block, most of the Ngapaeruru block, Tautane block to the beginning point at Poroporo.

Te Ore ore Marae

3.4. Commencing at the Mataikona Block and following the Aohanga River inland to the Waingongoro Stream then north to the Makatote Stream to the Mataikona River inland to Pakowhai River then north along the Puketoi Ranges to Mangatainoka then south to Eketahuna. From this point we head west to Pukemoremore then south along the Tararua Ranges to Mount Alpha, east towards and along the Waiohine River then north along the Taratahi/Hikawera block to the Waingawa River. The line then proceeds south to the Taueru Junction then east across the Maungaraki Ranges to Kaiwhata and north along the coast back to Aohanga.

Hurunui-o-Rangi Marae

3.5. Mataikona River inland to the Pakowhai River then north along the Puketoi Ranges to Mangatainoka then south to Eketahuna then west towards

Pukemoremore then south along the Tararua Ranges to Mount Alpha then following the headwaters of the Waiohine River east then north along the Taratahi/Hikawera block to Waingawa East to converge with the Ruamahanga then south to Huangarua River across to Maungaraki to Pahaoa then along the coast line to Mataikona the starting point.

Pāpāwai Marae

3.6. From the mouth of the Orongorongo east along the southern coast to Whangaimoana. Inland to Ruakokoputuna turning to the east and the mouth of the Awhea. North along the coast to Uruti then inland to Maungaraki then Rangitumau. North again to Pukaha then on to Arete. Heading south along the Tararua and Remutaka Ranges to the mouth of the Orongorongo.

Te Hika O Pāpāuma

3.7. In former times the hapū boundaries were known as the Castlepoint Purchase Block. It extended from the north at Akitio/Cape Turnagain along the coast line down towards Whareama there by following the river inland to Taueru, from Taueru inland through the mountain range, Maungaraki to the Puketoi Range and from Pongaroa back out to Akitio/Cape Turnagain.

Ngāi Tumapūhia-ā-Rangi

- 3.8. This claim covers the traditional rohe of Ngāi Tumapūhia ā Rangi, which is located on the Eastern shores of the district of Wairarapa and extends inland to the Maungaraki Range and South to the Awhea River.
- 3.9. "Mai i Whareama ki Taueru, whiti atu ki te Taumata o te Hangatu, ahu atu ki te Karaka o Waimatua ki Wainuioru, ahu atu ki te Karaka o Waimatua ki Te Awhea rere atu ki Hawerawera ki te ngutu awa o Te Awhea, rere atu ma te takutai ki Whareama."

Wairarapa Moana

3.10. Wairarapa Lakes including Wairarapa Moana, Onoke Moana and the Ruamahanga River connecting both lakes, to the spit between Okorewa and Kiriwai and all surrounding lands covered by the traditional flood-line pre the 1855 earthquake.

Ngāti Hinewaka

3.11. Ngāti Hinewaka are a coastal people. Their lands extend from Lake Onoke in the South along the south Wairarapa Coast, around Matakitaki-akupe, up the East Coast through the area around Te Unuunu (Flat Point), inland towards Kehemane (Tablelands), and back towards the Ruamahanga River and down

the river to Onoke. Ngāti Hinewaka's rohe embraces significant amounts of coastal land and land with high cultural, historical and archaeological value.

Map of Area of Interest

3.12. A map setting out the Ngāti Kahungunu ki Wairarapa- Tāmaki Nui ā Rua area of interest for the purposes of negotiations with the Crown for the settlement of the Ngāti Kahungunu ki Wairarapa- Tāmaki Nui ā Rua historical Treaty claims is below.



Ngāti Kahungunu ki Wairarapa-Tāmaki Nui ā Rua Claim Boundary

NOTE: This area of interest is for the purposes of the negotiations for the settlement of the Ngāti Kahungunu ki Wairarapa-Tāmaki Nui ā Rua Claims and does not delineate iwi boundaries.

3.13. The Trustees acknowledge our neighbours and potential overlapping interests with them. These are set out in Section Five.

4. Historical Claims for Negotiation

4.1. The claims to be settled (to the extent that they are relevant) are set out in the table below. Where a claim only relates in part to Ngāti Kahungunu ki Wairarapa- Tāmaki Nui ā Rua, only that part of the claim will be settled.

Claim no	Short title	
Wai 85	Wairarapa Moana Pouakani Incorporation	
Wai 97	Wairarapa Moana Trust	
Wai 171 ¹	Land Interests of Henare Matua	
Wai 429	Ngāi Tumapūhia-a-Rangi	
Wai 652	Ngati Kahungunu ki Tāmaki-nui-ā-Rua	
Wai 741	Local government, Department of Conservation, and taonga protection claim	
Wai 744	Wairarapa 5 Percents claim	
Wai 939	Te Hika-o-Pāpāuma o Wairarapa ki Kahungunu	
Wai 943	Ratima whānau claim	
Wai 944	Hurunui-o-Rangi Marae claim	
Wai 959	Ngati Hinewaka	
Wai 962	Jury whānau lands claim	
Wai 1008 ²	Anaru whānau claim	

¹ Discussions will take place with the claimants and the Rangitane Settlement Negotiations Trust in relation to whether this claim is a Ngati Kahungunu ki Wairarapa-Tamaki Nui a Rua claim. ² As above.

Claim no	Short title
Wai 1019	The Wairarapa Rohe Crown Consultation claim
Wai 1021	Ngati Whātuiāpiti land reserves claim
Wai 1022	Pāpāwai Marae Committee claim
Wai 1023	The Pouākani Wairarapa Exchange claim
Wai 1049	Descendants of Taueru claim
Wai 1050	Ngā Aikiha claim
Wai 1057	Akura Marae, Ngati Hāmua, Ngati Ahuahu claim
Wai 2241	Nga Uri o Te hau
Wai 1453	Land interests of Ngati Ngarengare
Wai 1569	Native Land Court and succession laws.
Wai 2211	Wairarapa Moana & land issues
Wai 2213	Coastal resources
Wai 2225	Heritage Management, Crown Purchases & Native Land Court.
Wai 2269	Land issues.

- 4.2. Also included in the mandate are any historical claims of Ngāti Kahungunu ki Wairarapa-Tāmaki Nui ā Rua which have not yet been registered with the Waitangi Tribunal, including claims of individuals or whānau.
- 4.3. The Trustees have the mandate to settle all historical Treaty of Waitangi claims of Ngāti Kahungunu ki Wairarapa-Tāmaki Nui ā Rua, whether they are registered or unregistered.

5. Overlapping Interests

- 5.1. The Trustees of Ngāti Kahungunu ki Wairarapa-Tāmaki Nui ā Rua Trust acknowledge that the area of interest overlaps and, in some instances, is shared with other tribal groups. These groups/the mandated representatives for these groups include.
 - 5.1.1. Rangitane Settlement Negotiations Trust
 - 5.1.2. He Toa Takitini (Southern Hawkes Bay).
 - 5.1.3. Tanenuiorangi o Manawatu (Palmerston North).
 - 5.1.4. Muaupoko (Horowhenua).
 - 5.1.5. Tuwharetoa
 - 5.1.6. Te Atiawa
 - 5.1.7. Te Waipounamu.
 - 5.1.8. Maniapoto
 - 5.1.9. Ngati Raukawa

Process for Addressing Overlapping Interests

- 5.2. The Trustees of Ngāti Kahungunu ki Wairarapa-Tāmaki Nui ā Rua Trust and the Trustees of the Rangitane Settlement Negotiations Trust have signed a Treaty Settlement Engagement Policy which sets out an agreed approach between both parties regarding key issues to be discussed including principles that underpin the engagement process and all meeting and communication protocols.
- 5.3. Discussions will also take place with representatives of the other tribal groups listed above with a view to developing a process for engagement in relation to any overlapping interests. This process may include entering into engagement policies similar to the policy agreed with the Rangitane Settlement Negotiations Trust.

6. Mandated Representatives

6.1. The mandate to represent the Ngāti Kahungunu ki Wairarapa- Tāmaki Nui ā Rua claimants is held by the trustees of the Ngāti Kahungunu ki Wairarapa-Tāmaki Nui ā Rua Trust on the terms set out in the Trust Deed. The trust deed for the Ngāti Kahungunu ki Wairarapa- Tāmaki Nui ā Rua Trust is annexed as **Schedule One** ("the Trust Deed").

- 6.2. The mandate to negotiate the settlement of the Ngāti Kahungunu ki Wairarapa-Tāmaki Nui ā Rua Historical Claims with the Crown shall continue to be held by the Trustees of the Trust for the timebeing despite any change in the identity of those holding office as Trustees.
- 6.3. There are ten trustees elected on the basis of Hapū Karanga. The elections for the Establishment Trustees were organised by each of the Hapū Karanga and took place between 11 and 19 December 2010. The following people were elected:

Name	Hapū Karanga	Official Position
lan Perry	Ngāi Tumapūhia-a-Rangi	Chairperson
Marama Tuuta	Pāpāwai Marae	Deputy Chairperson
Ron Mark	Hurunui-o-Rangi Marae	Trustee
Hone Oneroa	Ākura	Trustee
Kahu Pene	Tāmakinui-ā-Rua	Trustee
Hayden Hape	Tāmakinui-ā-Rua	Trustee
Robin Potangaroa	Te Hika o Pāpāuma	Trustee
Kingi Smiler	Wairarapa Moana	Trustee
Haami Te Whaiti	Ngāti Hinewaka	Trustee
Pani Himona	Te Oreore Marae	Trustee

6.4. All of the elected trustees remain in office with the exception of Kingi Smiler who ceased to hold office on 19 March 2012. William Workman was elected as the new representative for Wairarapa Moana in June 2012 and will hold office until the conclusion of Mr Smiler's term.

Objects and Purposes of the Trust

- 6.5. The objects and purposes of the Trust are to receive, hold, manage and administer the Trust Assets on trust for the exclusive benefit of Ngāti Kahungunu ki Wairarapa-Tāmaki Nui ā Rua and all the Members of Ngāti Kahungunu ki Wairarapa-Tāmaki Nui ā Rua irrespective of where those Members reside and shall without limitation include:
 - 6.5.1. To work as a whole to restore, secure, advance, and strengthen the economic, health, social, spiritual well-being of Ngāti Kahungunu Ki Wairarapa-Tāmaki Nui ā Rua whanui;
 - 6.5.2. Organise, manage, plan, arrange, and oversee the negotiation and pre-settlement processes on behalf of Ngāti Kahungunu Ki Wairarapa-Tāmaki Nui ā Rua claimants, marae, hapū, and whānau
 - 6.5.3. To facilitate and coordinate the settlement of the Ngāti Kahungunu ki Wairarapa-Tāmaki Nui ā Rua Treaty claims and to build a relationship between the Ngāti Kahungunu ki Wairarapa-Tāmaki Nui ā Rua claimants based on Tiriti o Waitangi to ensure that the Tino Rangatiratanga of the Ngāti Kahungunu ki Wairarapa-Tāmaki Nui ā Rua claimants are implemented in the settlement, and otherwise preserved and enhanced.
 - 6.5.4. Collect and hold all information received from the Ngāti Kahungunu ki Wairarapa-Tāmaki Nui ā Rua claimants relating to their specific claims, treat any information received with the care and respect required by the provider of that information and facilitate, promote and encourage further research into the claims;
 - 6.5.5. To represent and promote the specific interests of all Ngāti Kahungunu ki Wairarapa-Tāmaki Nui ā Rua claimants during negotiation of a settlement of the claims
 - 6.5.6. To undertake any other steps necessary to effect the best collective outcome for the settlement of Ngāti Kahungunu ki Wairarapa-Tāmaki Nui ā Rua Historical Claims including court proceedings and/or a remedies application to the Waitangi Tribunal;
 - 6.5.7. To engage with any overlapping claimants and work with them to resolve any overlapping claim and/or mandate issues as and when they arise;
 - 6.5.8. To establish and maintain the Ngāti Kahungunu ki Wairarapa-Tāmaki Nui ā Rua Register;

- 6.5.9. To select, appoint and/or replace negotiators to represent the Ngāti Kahungunu ki Wairarapa-Tāmaki Nui ā Rua claimants;
- 6.5.10. To develop a Post Settlement Governance Entity structure for the approval of the Ngāti Kahungunu ki Wairarapa-Tāmaki Nui ā Rua to receive, manage and distribute the settlement redress on behalf of all claimants;
- 6.5.11. To engage and contract with potential funders, including but not limited to the Crown Forestry Rentals Trust, to secure funding and other resources required for the Trustees to achieve the objects and purposes set out in this clause.
- 6.6. In carrying out the objects of the Trust, the Trustees shall give consideration to, but not be bound by, the principles outlined in the First Schedule of the Trust Deed.

Appointment and Removal of Trustees of Ngāti Kahungunu ki Wairarapa-Tāmaki Nui ā Rua Trust

- 6.7. Following the conclusion of the terms of the Establishment Trustees, new trustees will be elected in accordance with the Second Schedule of the Trust Deed. Elections will take place by post, electronic voting (if available and at the discretion of the Trustees) and at the Annual General Meeting of the Trust. The rules regarding eligibility to stand as a Trustee and to vote as well as the election process are all contained in the Second Schedule of the Trust Deed.
- 6.8. A trustee can be removed from office and/or will otherwise cease to hold office in the circumstances set out in clauses **10.2** to **10.6** of this Deed.

Proceedings of the Trustees of Ngāti Kahungunu ki Wairarapa-Tāmaki Nui ā Rua Trust

- 6.9. Proceedings of the Trustees will take place in accordance with the Third Schedule to the Trust Deed including:
 - 6.9.1. The Trustees shall meet together not less than three times in a Financial Year at not greater than four-monthly intervals for the dispatch of business.
 - 6.9.2. The Secretary shall give written notice of every meeting to each Trustee by hand-delivery, post, facsimile or by electronic means at least seven days before the date of the meeting.
 - 6.9.3. A majority of the Trustees holding office for the time being shall constitute a quorum at meetings of the Trustees.

- 6.9.4. The Trustees may appoint any person as Advisory Trustees to provide advice on the administration of the Trust generally or on any matter or matters relating to the Trust as required by the Trustees.
- 6.9.5. The Trust shall invite the Wairarapa Kaumātua Council and the Tāmaki Nui-ā-Rua Taiwhenua to appoint one Kaumātua each to act as Kaumātua Trustees.

Accountability

- 6.10. In accordance with Clause 4 of the Trust Deed, the Trustees will be accountable to the Members of Ngāti Kahungunu ki Wairarapa-Tāmaki Nui ā Rua through the following mechanisms:
 - 6.10.1. The Trustees shall produce an Annual Report on the affairs of the Trust for each financial year which will include financial statements that give a true and fair view of the financial affairs of the Trust for that financial year. The Trustees must also ensure that the financial statements for each Financial Year are audited by a chartered accountant in public practice prior to the date for giving notice of the Annual General Meeting of the Trust for the Financial Year immediately following the Financial Year to which the financial statements relate.
 - 6.10.2. The Trustees shall call hui of all Members of Ngāti Kahungunu ki Wairarapa-Tāmaki Nui ā Rua not more than six months apart or more regularly if required to update the claimants on the business and affairs of the Ngāti Kahungunu ki Wairarapa-Tāmaki Nui ā Rua Trust and the progress of negotiations.
 - 6.10.3. The Trustees shall call additional hui of all Members of Ngāti Kahungunu ki Wairarapa-Tāmaki Nui ā Rua to ratify:
 - (i) Terms of Negotiation;
 - (ii) Changing from the Waitangi Tribunal hearing process and entering into direct negotiations or vice versa;
 - (iii) Any amendment to this document; and
 - (iv) An Agreement in Principle.
 - 6.10.4. The Trustees shall give at least ten Business Days notice of the hui set out in clause **6.9.2** and **6.9.3**.

- 6.10.5. The Trustees shall call a Special General Meeting of all Members of Ngāti Kahungunu ki Wairarapa-Tāmaki Nui ā Rua in accordance with the Fourth Schedule of the Trust Deed to approve:
 - (i) A Deed of Settlement; and
 - (ii) A Governance Entity structure or structures.
- 6.10.6. Following each meeting of the Trust the Trustee representing each Hapū Karanga shall meet and report to their Hapū Karanga at the next scheduled meeting.
- 6.10.7. A summary of the Trust meeting minutes shall be distributed to each of the Hapū Karanga.
- 6.10.8. Copies of Trust papers may be made available to Members of Ngāti Kahungunu ki Wairarapa-Tāmaki Nui ā Rua by the Trustees on request.
- 6.10.9. In addition the Trustees will:
 - Consult regularly with the Members of Ngāti Kahungunu ki Wairarapa-Tāmaki Nui ā Rua to identify any concerns they may have and address them wherever possible;
 - Act so as to protect and enhance the interests of the Members of Ngāti Kahungunu ki Wairarapa-Tāmaki Nui ā Rua;
 - (iii) Not act inconsistently with the interests of any of the Members of Ngāti Kahungunu ki Wairarapa-Tāmaki Nui ā Rua;
 - (iv) Report regularly to the Members of Ngāti Kahungunu ki Wairarapa-Tāmaki Nui ā Rua via various media including (but not necessarily limited to) newsletters, hui and web site information

Decision Making Processes

6.11. The Trustees shall at all times endeavour to make decisions by mutual agreement and consensus. Where it is not possible to reach a consensus, questions arising at any meeting of Trustees shall be decided by a majority of votes in the manner determined by the Chairperson. In the case of an equality of votes, the Chairperson shall have a second or casting vote. The Trustees'

decision making processes are set out in the Trust Deed in particular at Schedule Three, Clause 5.1.

- 6.12. Certain decisions can only be made with the approval of 70% of registered members through a special resolution. These decisions are to:
 - 6.12.1. amend the Trust Deed;
 - 6.12.2. alter the composition of the Hapū Karanga;
 - 6.12.3. approve a Post Settlement Governance Entity structure;
 - 6.12.4. approve a Deed of Settlement; or
 - 6.12.5. wind up the Trust.
- 6.13. The special resolution process is set out in the Fourth Schedule to the Trust Deed.

7. Negotiators

- 7.1. The Negotiators will be appointed and removed by the Trustees by Trustee resolution.
- 7.2. The number of Negotiators will be determined by the Trustees from time to time. The Negotiators may also co-opt other people to assist them with the negotiations for example when there are specific and/or technically significant matters to be addressed.
- 7.3. The role of the Negotiators will be:
 - 7.3.1. To conduct the negotiations in accordance with the direction of the Trustees;
 - 7.3.2. To negotiate a Terms of Negotiation with the Crown;
 - 7.3.3. To enter into negotiations with the Crown for the settlement of the Ngāti Kahungunu ki Wairarapa and Tāmaki Nui ā Rua Historical Claims;
 - 7.3.4. To ensure that specific claims are advanced;
 - 7.3.5. To negotiate an Agreement in Principle with the Crown;

- 7.3.6. To negotiate a draft Deed of Settlement; and
- 7.3.7. To report to the Trustees as required.
- 7.4. The Terms of Appointment of the Negotiators shall provide that:
 - 7.4.1. The Negotiators must act in accordance with the Trust Deed and any direction given by the Trustees;
 - 7.4.2. In carrying out the tasks set out above, the Negotiators shall report regularly to the Trust including prior to each Trust Board meeting, and
 - 7.4.3. The Negotiators shall be entitled to consult, negotiate or deal with the Crown or third parties in respect of any matter relating to negotiations or ancillary thereto.

8. Mandate process

8.1. The mandate process was carried out in accordance with the Mandate Strategy endorsed by the Crown in February 2012. The Mandate Strategy was publicly advertised in December 2011 and any interested party had the opportunity to make submissions. Two submissions were received. The first submission resulted in a minor change being made to the list of Marae and papakainga associated with the Trust and the issues raised in the second submission from the Rangitane Settlement Negotiations Trust will be discussed in accordance with the Treaty Settlement Engagement Policy.

Mandate Hui

- 8.2. The mandating process involved a series of mandating hui where the Trustees of the Ngāti Kahungunu ki Wairarapa-Tāmaki Nui ā Rua Trust put the mandate resolution to the Ngāti Kahungunu ki Wairarapa-Tāmaki Nui ā Rua claimants in order to seek the mandate for the trustees to represent the claimants for the purposes of settling the of the Ngāti Kahungunu ki Wairarapa-Tāmaki Nui ā Rua Claims. The trustees also provided information about the Trust, the mandate strategy and the negotiations process.
- 8.3. Mandating hui were convened as follows:

Date	Location	Venue
24 February 2012	Palmerston North	Kingsgate Hotel
25 February 2012	Masterton	Copthorne Hotel
26 February 2012	Napier	War Memorial Conference Centre
27 February 2012	Dannevirke	The Hub

2 March 2012	Wellington	Te Raukura
3 March 2012	Christchurch	Commodore Hotel
4 March 2012	Gisborne	Emerald Hotel
5 March 2012	Auckland	Telstra Clear Events Centre
6 March 2012	Mangakino	Mangakino School
10 March 2012	Hamilton	Kingsgate Hotel
11 March 2012	Greytown	Papawai Marae
23 March 2012	Blenheim	Quality Inn

8.4. At each of those hui, eligible Members had the opportunity to vote on the mandate resolution (set out below) to enable the trustees holding office from time to time of the Ngāti Kahungunu ki Wairarapa-Tāmaki Nui ā Rua Trust to become the mandated representatives for the Ngāti Kahungunu ki Wairarapa-Tāmaki Nui ā Rua claimants.

"This hui mandates the trustees holding office from time to time of the Ngāti Kahungunu ki Wairarapa-Tāmaki Nui ā Rua Trust, subject to the terms of the Ngāti Kahungunu ki Wairarapa-Tāmaki Nui ā Rua Trust deed, to represent Ngāti Kahungunu ki Wairarapa- Tāmaki Nui ā Rua in negotiations with the Crown for the settlement of all historical Treaty claims of Ngāti Kahungunu ki Wairarapa-Tāmaki Nui ā Rua."

8.5. An independent Crown observer from Te Puni Kokiri was also be present at the hui. The independent Crown observer did not take part in the discussions at the hui.

Mandate Hui Notices

8.6. Notice for the mandating hui was given in national and local newspapers as set out in the table below:

Newspaper	Date
New Zealand Herald	4 February and 18 February 2012
Dominion Post	2 February and 18 February 2012
Manukau Courier	17 February 2012
Gisborne Herald	18 February 2012
Taupo Times	24 February 2012
Hawkes Bay Today	11 February 2012
Napier Mail	15 February 2012
Hastings Mail	15 February 2012
Wairarapa Times Age	11 February and 3 March 2012
Wairarapa News	15 February 2012
Manawatu Standard	15 February 2012
Bush Telegraph (Dannevirke)	13 February 2012
Hutt News	21 February 2012

Upper Hutt Leader	22 February 2012
Kapi-Mana News (Porirua)	21 February 2012
Marlborough Express (Blenheim)	18 February and 17 March 2012
The Leader Group (Nelson)	16 February 2012
The Press (Christchurch)	11 18 March 2012

- 8.7. Notice of the hui was also publicised through:
 - 8.7.1. Interviews on National Radio and Newstalk 1ZB;
 - 8.7.2. Pānui sent to all email addresses on the Ngati Kahungunu lwi Incorporated distribution list;
 - 8.7.3. Press releases sent to major media outlets and all Māori media both electronic and print; and
 - 8.7.4. Distribution to the following iwi and hapū organisations for placement on their websites and inclusion in their panui:
 - Ngāti Kahungunu Iwi Incorporated
 - Wairarapa Moana Incorporated
 - Ngai Tumapuhia a Rangi
 - Papawai Marae
 - Te Hika o Papauma
 - Ngati Hinewaka
- 8.8. Notices for mandating hui included the resolution to be voted on, information about the voting procedures, hui details as well as how copies of the Mandate Strategy and the Ngāti Kahungunu ki Wairarapa-Tāmaki Nui ā Rua Trust Deed can obtained. Copies of all advertisements are annexed as **Schedule Two** to this Deed.

Mandate Hui Presentation

- 8.9. A powerpoint presentation was given at each mandate hui. The structure of the presentation was:
 - 8.9.1. Negotiations Process
 - 8.9.2. Current Position
 - 8.9.3. The Ngāti Kahungunu ki Wairarapa-Tāmaki Nui ā Rua claimant definition

- 8.9.4. The Ngāti Kahungunu ki Wairarapa-Tāmaki Nui ā Rua claims
- 8.9.5. The Trust Structure, Limits to Mandate and Accountability
- 8.9.6. The Mandating Process
- 8.10. The powerpoint presentation was amended slightly after the hui at Palmerston North and Masterton but the content remained substantially the same. All three versions of the powerpoint presentation are annexed as **Schedule Three** to this Deed.

Mandate Hui Agenda

- 8.11. The agenda for each Mandate Hui was:
 - 8.11.1. Mihi Whakatau / Karakia
 - 8.11.2. Introductions
 - Claims Team
 - Independent Observers
 - Minute Secretary
 - Meeting Chair
 - Facilitator/Project Manager
 - 8.11.3. Apologies
 - 8.11.4. Presentation
 - 8.11.5. Questions
 - 8.11.6. Call for Vote
 - 8.11.7. Mihi Whakamutunga

Mandate Hui Discussions

- 8.12. At each of the hui attendees had the opportunity to ask the Trustees questions about the information presented to them and generally in relation to the negotiations process and the operation of the Trust. A number of issues were discussed including:
 - 8.12.1. How to register with the Trust;

- 8.12.2. How the voting process would take place;
- 8.12.3. What will happen if claimants don't want to be part of the large natural group;
- 8.12.4. How long the settlement process will take;
- 8.12.5. How the claimants are represented by the Trustees/how the Trustees are accountable to the claimants;
- 8.12.6. How claimants/hapū will benefit from the settlement and what the post-settlement governance entity structure could look like;
- 8.12.7. How the Trust and the Rangitane Settlement Negotiations Trust are working together;
- 8.12.8. How claimants can ensure that their views are heard; and
- 8.12.9. What the negotiations team could look like.
- 8.13. The Trustees responded to the issues and questions raised by hui attendees. The Trustees also confirmed that seeking the claimant community's views and opinions is an important part of the settlement negotiations process and that they really wanted to hear from the claimant community. The mechanisms through which that engagement will occur are set out at Clause 6.10 of this Deed. Copies of the minutes from each of the hui are attached as **Schedule Four** to this Deed.

Mandate Hui Voting Process

- 8.14. After the powerpoint presentation had been completed and attendees had had the opportunity to ask questions the Chairperson put the mandate resolution to the hui. Voting on the Mandate Resolution took place by attendees raising a blue card that attendees had received once they had been identified as meeting the claimant definition. The independent scrutineer counted the number of votes in favour and against the proposed resolution as well as those abstaining from the vote before announcing the result. In all cases the resolution was passed and a detailed summary of the results of the voting is set out in the table below.
- 8.15. In order to be eligible to vote Members had to be:
 - 8.15.1. of the legal voting age (18yrs or older)
 - 8.15.2. must meet the claimant definition being those members of the hapū listed at clause **2.1** who have exercised or descend from those who

have exercised customary rights within the area of interest set out in the map at clause **3.12**.

8.16. All hui attendees were asked to sign the attendance register on their arrival. The attendance register included a declaration of whether or not the attendee met the claimant definition. Eligibility to vote was then determined by the Trustees/alternate Trustees that were present at each hui. In the majority of cases attendees and their whakapapa were already known to the Trustees. Where they were not further information was requested from the attendee. Once eligibility had been determined, including ensuring that hui attendees had not voted at previous hui, each eligible voter was given a blue card to raise during voting. Copies of the attendance registers for all hui are attached as **Schedule Four** to this Deed.

Results of Voting

- 8.17. The total number of votes in favour of the resolution exceeded those against the Mandate Resolution meaning the motion was carried and the trustees of the Ngāti Kahungunu ki Wairarapa-Tāmaki Nui ā Rua Trust now hold the mandate to represent the Ngāti Kahungunu ki Wairarapa-Tāmaki Nui ā Rua Claimants subject to the terms of the Ngāti Kahungunu ki Wairarapa-Tāmaki Nui ā Rua Trust Deed. The percentage of the total number of those voting who voted in favour of the resolution was 97%.
- 8.18. The full results are set out in the table below. Copies of the minutes and attendance registers for each of the hui are attached as **Schedule Four** to this Deed.

Mandate Hui	Total Hui	Eligible	Yes	No	Abstained
Location	Attendees	Voters ³			
Palmerston	33	26	26	0	0
North					
Masterton	54	36	31	0	5
Napier	26	10	8	2	0
Dannevirke	98	77	77	0	0
Wellington	39	24	24	0	0
Christchurch	18	11	11	0	0

³ NB in some cases this number differs from the number of people who signed the attendance registers as meeting the claimant definition because some people had voted at a previous hui and were not eligible or had left before the voting occurred.

Gisborne	10	3	3	0	0
Auckland	23	16	16	0	0
Mangakino	37	26	26	0	0
Hamilton	26	19	19	0	0
Greytown	66	45	43	0	2
Blenheim	14	8	8	0	0
TOTAL	444	301	292	2	7

9. Mandate Maintenance & Dispute Resolution

Mandate Maintenance

9.1. The Trustees shall maintain their mandate through the accountability mechanisms outlined at clause **6.10**.

Dispute Resolution

- 9.2. In the event that the members of Ngāti Kahungunu ki Wairarapa-Tāmaki Nui ā Rua have any concerns about the actions of the Trustees either individually or as a group they can use one of the two dispute resolution procedures set out in the Trust Deed (depending upon the nature of the concern or dispute).
- 9.3. The first procedure is a tikanga based process for where disputes arise regarding membership or otherwise in connection with the tikanga, reo, kawa, whakapapa and kōrero of Ngāti Kahungunu ki Wairarapa-Tāmaki Nui ā Rua. This procedure is set out at clause 16 of the Trust Deed. The second procedure is a process for where more technical disputes arise regarding the interpretation of the Trust Deed or otherwise in relation to the operation of the Trust. This procedure is set out at clause 17 of the Trust Deed.

10. Amendment or Withdrawal of Mandate or Mandated Representatives

Withdrawal of Mandate from the Trustees as a whole

10.1. The mandate can only be amended or withdrawn from the Trustees through the same process as the process through which the mandate was obtained (with any necessary amendment).

Removal of an individual trustee

- 10.2. In the event that concerns arise regarding the performance of an individual Trustee those concerns can be raised through the dispute resolution processes set out at clause **9.2 9.3**.
- 10.3. Trustees can be removed from office in the event that they bring the Trust into disrepute. The process to be followed where there is an allegation that a Trustee has brought the Trust into disrepute is set out at Clause 13 of the Trust Deed.
- 10.4. A Trustee shall also cease to hold office if he or she:
 - 10.4.1. retires from office by giving written notice to the other Trustees;
 - 10.4.2. completes his or her term of office and is not re-elected;
 - 10.4.3. refuses to act;
 - 10.4.4. is absent without leave from three consecutive ordinary meetings of the Trustees without good reason or without the permission of the Chairperson;
 - 10.4.5. is removed from office pursuant to clause 13.3 (Trustees not to bring the Trust into disrepute);
 - 10.4.6. becomes physically or mentally incapacitated to the extent that he or she is unable to perform the duties of a Trustee;
 - 10.4.7. becomes bankrupt or makes any composition or arrangement with his or her creditors;
 - 10.4.8. becomes prohibited from being a director or promoter of, or being concerned or taking part in the management of, an incorporated or unincorporated body under the Companies Act 1993, the Securities Act 1978, the Securities Markets Act 1988, or the Takeovers Act 1993:
 - 10.4.9. becomes disqualified from being an officer of a charitable entity under section 31(4) of the Charities Act;
 - 10.4.10. becomes an individual who is subject to a property order made under the Protection of Personal and Property Rights Act 1988, or whose property is managed by a trustee corporation under section 32 of that Act;

10.4.11.	is convicted of an indictable offence; or
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10.4.12. dies.

- 10.5. Where any question arises as to the eligibility of a Trustee to hold office, their eligibility will be determined in the first instance by the other Trustees. In the event that a dispute arises that dispute will be determined in accordance with the disputes resolution procedure at clause 16 or 17 of the Trust Deed (as appropriate).
- 10.6. If a Trustee ceases to hold office as a result of one of the processes set out above, a new Trustee will be appointed in accordance with the Second Schedule of the Trust Deed.

11. Authority to Amend the Deed of Mandate

- 11.1. This Deed of Mandate may only be altered and amended in accordance with clause **6.10.3**.
- 11.2. The Trustees will advise the Office of Treaty Settlements of any changes to this Deed of Mandate.

12. Availability of the Deed of Mandate

12.1. The Trustees agree to the Crown making this Deed of Mandate known through a public notification process, and for the Crown and/or the Trustees to provide the Deed of Mandate, together with supporting information, to members of the claimant community upon request.

EXECUTED as a Deed on this	day of	2012:
SIGNED BY HONE ONEROA: As Trustee in the presence of:)))	
Witness Signature	_	
Witness Name	_	
Witness Occupation	_	
Witness Address	_	

SIGNED BY KAHU PENE: As Trustee in the presence of:)))
Witness Signature	
Witness Name	
Witness Occupation	
Witness Address	
SIGNED BY HAYDEN HAPE: As Trustee in the presence of:)))
Witness Signature	
Witness Name	
Witness Occupation	
Witness Address	
SIGNED BY PANI HIMONA: As Trustee in the presence of:)))
Witness Signature	
Witness Name	
Witness Occupation	
Witness Address	

SIGNED BY RON MARK: As Trustee in the presence of:)))
Witness Signature	-
Witness Name	-
Witness Occupation	-
Witness Address	-
SIGNED BY MARAMA TUUTA:)
As Trustee in the presence of:)
Witness Signature	-
Witness Name	-
Witness Occupation	-
Witness Address	-
SIGNED BY ROBIN POTANGAROA: As Trustee in the presence of:)))
Witness Signature	-
Witness Name	-
Witness Occupation	-
Witness Address	-

SIGNED	BY	IAN	PER	RY:

As Trustee in the presence of:

)

Witness Signature

Witness Name

Witness Occupation

Witness Address

SIGNED BY WILLIAM DAVID WORKMAN: As Trustee in the presence of:

Witness Signature

Witness Name

Witness Occupation

Witness Address

SIGNED BY HAAMI TE WHAITI:

As Trustee in the presence of:

Witness Signature

Witness Name

Witness Occupation

Witness Address

SCHEDULE ONE:

DEED OF TRUST

SCHEDULE TWO:

ADVERTISEMENTS

Doc No.	Hui	Newspaper	Date
2.1	All Hui	New Zealand Herald	4 February 2012
		Dominion Post	2 February 2012
2.2	Palmerston	Manawatu Standard	15 February 2012
	North		
2.3	Masterton &	Wairarapa Times Age	11 February 2012
	Dannevirke	Wairarapa News	15 February 2012
		Bush Telegraph	13 February 2012
2.4	Napier	Hawkes Bay Today	11 February 2012
		Napier Mail	15 February 2012
		Hastings Mail	15 February 2012
2.5	Wellington	Dominion Post	18 February 2012
		Hutt News	21 February 2012
		Upper Hutt Leader	22 February 2012
		Kapi-Mana News	21 February 2012
2.6	Christchurch	The Press	18 Feburary 2012
2.7	Gisborne	Gisborne Herald	18 February 2012
2.8	Auckland	New Zealand Herald	18 February 2012
		Manukau Courier	17 February 2012
2.9	Mangakino	Taupo Times	24 February 2012
2.10	Hamilton	Waikato Times	25 February 2012
2.11	Greytown	Wairarapa Times Age	3 March 2012
2.12	Blenheim	Marlborough Express	18 February and
			17 March 2012
		Nelson Leader	16 February 2012

SCHEDULE THREE:

MANDATING HUI PRESENTATION

Doc. No.	Hui
3.1	Palmerston North
3.2	Masterton
3.3	Napier and all subsequent hui

SCHEDULE FOUR:

MANDATING HUI MINUTES & ATTENDANCE REGISTER

Doc. No.	Hui	Documents
4.1(a)	Palmerston North	Minutes
4.1(b)		Attendance Register
4.2(a)	Masterton	Minutes
4.2(b)		Attendance Register
4.3(a)	Napier	Minutes
4.3(b)		Attendance Register
4.4(a)	Dannevirke	Minutes
4.4(b)		Attendance Register
4.5(a)	Wellington	Minutes
4.5(b)		Attendance Register
4.6(a)	Christchurch	Minutes
4.6(b)		Attendance Register
4.7(a)	Gisborne	Minutes
4.7(b)		Attendance Register
4.8(a)	Auckland	Minutes
4.8(b)		Attendance Register
4.9(a)	Mangakino	Minutes
4.9(b)		Attendance Register
4.10(a)	Hamilton	Minutes
4.10(b)		Attendance Register
4.11(a)	Greytown	Minutes
4.11(b)		Attendance Register
4.12(a)	Blenheim	Minutes
4.12(b)		Attendance Register