
Parties

HER MAJESTY THE QUEEN

in right of New Zealand

and

WAIKATO

DEED TO AMEND
DEED OF SETTLEMENT

November 1995

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THIS DEED is made on the day of November 1995

BETWEEN

- (1) **HER MAJESTY THE QUEEN** in right of New Zealand acting by the Prime Minister
- (2) **WAIKATO**

BACKGROUND

- A The Crown and Waikato are parties to a Deed of Settlement dated 22 May 1995 (which is referred to below as the "Deed of Settlement"). In the Deed of Settlement, Waikato were referred to as Waikato-Tainui.
- B. The Crown and Waikato wish to amend the Deed of Settlement in the manner described in clause 30 of the Deed of Settlement.

ACCORDINGLY, the Crown and Waikato agree as follows:

1 DEFINITIONS AND INTERPRETATION

Except as otherwise provided in this Deed or unless the context otherwise requires, terms defined in the Deed of Settlement have the same meanings in this Deed and the rules of interpretation set out in the Deed of Settlement will apply in the interpretation of this Deed.

2 AMENDMENT OF REFERENCES TO WAIKATO-TAINUI

The Deed of Settlement is amended by deleting every reference to "Waikato-Tainui" (except those which appear in Recital J of the Deed of Settlement and in the definition of "Claimants" in clause 34 of the Deed of Settlement) and, in each case, substituting a reference to "Waikato".

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3 AMENDMENT TO CLAUSE 3

Clause 3 of the Deed of Settlement is amended as follows:

- 3.1 by deleting the words "which is set out in Maori as Attachment 13" in the introductory paragraph and substituting the words "in Maaori and in English";
- 3.2 by adding immediately after the introductory paragraph the Maaori version of the apology which appeared in Attachment 13 to the Deed of Settlement.

4 AMENDMENTS TO CLAUSE 7

4.1 Clause 7 of the Deed of Settlement is amended as follows:

4.1.1 by deleting the word "the" at the beginning of clause 7.7.1 and substituting the following: "one expert shall determine all the issues outstanding in respect of a Crown Body but any one expert may determine all the issues outstanding in respect of more than one Crown Body. Each";

4.1.2 by deleting the word "the" from the first line of clause 7.7.3 and replacing it with the word "any";

4.1.3 by adding a new clause 7.7.A as follows:

"7.7.A Each expert previously allocated to determine outstanding issues in respect of a Crown Body may be appointed by either party in respect of that Crown Body at any time after 15 July 1995 subject to clause 7.17. The party which appoints any such expert must give the other party notice in writing of its intention to appoint at least 2 business days before the appointment.";

4.1.4 by deleting the word "parties" from the second line of clause 7.12.3 and replacing it with the word "expert";

4.1.5 by replacing the words "reference for determination" in clause 7.13.1 with the words "time of the appointment of the expert";

4.1.6 by adding a new clause 7.13A as follows:

"7.13A The expert may, if requested by the parties, make any further determination as may be required to clarify any provisions of the expert's determination which, in the opinion of the parties or of the expert, require clarification.".

- 4.2 The parties ratify any procedure followed before the date of this Deed which would have been in accordance with clause 7 of the Deed of Settlement as amended by this Deed and acknowledge that clause 7.14 of the Deed of

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Settlement applies to any determination given after following the ratified procedure.

5 AMENDMENT TO CLAUSE 17

Clause 17 of the Deed of Settlement is amended by changing the number of the second clause numbered clause 17.3.4 to 17.3.5.

6 AMENDMENTS TO CLAUSE 34

Clause 34 of the Deed of Settlement is amended as follows:

6.1 by deleting the definition of "Excluded Claims" and substituting the following definition:

"**Excluded Claims**" means:

- (i) Any claims by Waikato to the rivers and harbours within the Waikato rohe, including those parts of the Wai 30 claim to the Waitangi Tribunal relating to:
 - The Waikato River (being the claims set out in paragraph A1-5 of the Statement of Claim dated 16 March 1987); and
 - The West Coast Harbours (being the claims set out in paragraph C8-9 of the Statement of Claim dated 16 March 1987); and
- (ii) Any claims by Waikato to the Wairoa block or the Waiuku block; and
- (iii) Any claims by individual hapuu of Waikato to non-raupatu land outside the Waikato Claim Area; and
- (iv) The claims made in the Wai 185 claim to the Waitangi Tribunal, being the claim made by A. Wirihana in relation to the Pepepe land; and
- (v) The claims made in the Wai 100 claim to the Waitangi Tribunal, being the claim made by Huhurere Tukukino; and
- (vi) Any claims made to the Waitangi Tribunal, whether before or after the date of this Deed, by the Hauraki Maori Trust Board, including the claims made by the Hauraki Maori Trust Board and Toko Renata te Taniwha in the Wai 373 claim to the Waitangi Tribunal; and
- (vii) The claims made in the Wai 454 claim to the Waitangi Tribunal, being the claim made by Walter Taipari and Adrian Taipari on behalf of the descendants of Ngaati Hauauru, a hapuu of Ngaati Maru; and



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- (viii) The claims made in the Wai 495 claim to the Waitangi Tribunal, being the claim made by Mahuta Pitau Williams on behalf of the descendants of Ngaati Tawhaki of Ngaati Tamatera; and
- (ix) The claims made in the Wai 349 claim to the Waitangi Tribunal, being the claim made by Tewiremu Mataia and Heraputea Williams on behalf of the tangata whenua of the Hauraki Tribal Region;”;
- 6.2 by adding in line 2 of the definition of “Listed Properties”, after the word “Memorials”, the words “or which should have been subject to Memorials if certificates of title under the Land Transfer Act 1952 had issued for those parcels of land prior to the date of this Deed”;
- 6.3 by deleting the definition of “raupatu” and substituting the following definition:
- “**raupatu**” means the confiscation of land in the Waikato Claim Area, and includes the related invasion, hostilities, war, loss of life, destruction of taonga and property, and consequent suffering, distress, and deprivation, referred to in recitals E to G of the Preamble to the Waikato Raupatu Claims Settlement Act 1995;”;
- 6.4 by deleting the definition of “Raupatu Claims” and substituting the following definition:
- “**Raupatu Claims**”:
- (i) means all claims arising out of, or relating to, the raupatu or any aspect of the raupatu; and
- (ii) includes all claims arising from the loss of land and of interests in land in the Waikato Claim Area by confiscation; and
- (iii) includes all claims to coal, other minerals, and forests within the Waikato Claim Area; and
- (iv) includes the following parts of the Wai 30 claim to the Waitangi Tribunal, namely, the claims set out in:
- The Statement of Claim of 16 March 1987 (#1.1 on the Waitangi Tribunal record); and
 - The Amended Statement of Claim of 16 March 1987 (#1.1(a)); and
 - The Letter of 12 August 1987 (#1.1(b)); and
 - The Statement of Claim of 17 June 1991 (#1.1(c)); and
- (v) includes the claims made in the Wai 306 claim to the Waitangi Tribunal, being the claim made by Garth Banks on behalf of Ngaati Haua; and

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- (vi) includes the claims made in the Wai 494 claim to the Waitangi Tribunal, being the claim made by Taka o te Rangi Taka on behalf of Ngaati Koheriki; and
- (vii) includes such of the claims made in the Wai 530 claim to the Waitangi Tribunal (being a claim made by Patara Peremana on behalf of Nga Uri O Whawhakia) as are based on raupatu in the Waikato Claim Area; and
- (viii) includes such of the claims made in the Wai 537 claim to the Waitangi Tribunal (being a claim made by Richard Tamihana on behalf of Ngati Tahinga Iwi and Nga Uri o Tahinga Trust Board) as are based on raupatu in the Waikato Claim Area; and
- (ix) includes all claims specified in paragraphs (i) to (viii) of this definition, whether or not those claims:
- are past, current, or future; or
 - are founded on rights arising by or in common law (including customary law and aboriginal title), the Treaty of Waitangi, statute, or otherwise; or
 - are made or held by, or on behalf of, all of Waikato or one or more individuals, marae, or hapuu; but
- (x) does not include the Excluded Claims;”;

6.5 by deleting the definition of “Waikato-Tainui” (which by virtue of the amendment to the Deed of Settlement made by *clause 2* of this Deed, is now a definition of “Waikato”) and substituting the following definition:

“**Waikato**” means the Waikato descendants of the Tainui Waka who suffered or were affected by the confiscation of their land by the New Zealand Government under the New Zealand Settlements Act 1863, being members of the following hapuu of Waikato:

Ngaitai	Ngaati Pou	Ngaati Tai
Ngaati Tamaoho	Ngaati Ruru	Ngaati Maahanga
Ngaati Koheriki	Ngaati Werokookoo	Ngaati Tamainupo
Ngaati Te Ata	Ngaati Paretakawa	Ngaati Wairere
Te Aakitai	Ngaati Ngutu	Ngaati Makirangi
Ngaati Paretauaa	Ngaati Hikairo	Ngaati Koroki
Ngaati Tiipaa	Ngaati Puhiaawe	Ngaati Raukawa ki Panehakua
Ngaati Aamaru	Ngaati Mahuta (North and South)	Ngaati Tahinga
Ngaati Naho	Ngaati Te Wehi	Tainui-a-whiro
Ngaati Hine	Ngaati Whaawhaakia	Ngaati Apakura
Ngaati Taratikitiki	Ngaati Kuiaarangi	Ngaati Hauaa;”;


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- 6.6 by deleting the number "60013" which appears in the definition of "Waikato-Tainui Claim Area" (which, by virtue of the amendment to the Deed of Settlement made by *clause 2* of this Deed is now a definition of "Waikato Claim Area") and substituting the number "60113".

7 AMENDMENTS TO ATTACHMENT 2 AND ATTACHMENT 3

The Deed of Settlement is further amended by making the amendments to Attachment 2 and Attachment 3 specified in *Appendix 1* to this Deed.

8 AMENDMENTS TO ATTACHMENT 9

In accordance with clause 8 of Attachment 9 to the Deed of Settlement (as amended from time to time) the Crown and Waikato have reviewed the terms of that Attachment and have agreed to amend it. To give effect to the agreed amendments, the Crown and Waikato agree that the Deed of Settlement is further amended by deleting Attachment 9 and substituting a new Attachment 9 in the form which appears as Attachment 9 in the consolidated Deed of Settlement which is set out in *Appendix 2* to this Deed.

9 DELETION OF ATTACHMENT 13

The Deed of Settlement is further amended by deleting Attachment 13.

10 ADDITIONAL CLAUSE

- 10.1 The Deed of Settlement is further amended by adding to it a new clause, numbered 37, as follows:

"37 AMENDMENTS TO ATTACHMENT 2 AND ATTACHMENT 3

The parties acknowledge that it may be necessary to amend *Attachment 2* and *Attachment 3* from time to time. Such amendments may include transferring properties from *Attachment 2* to *Attachment 3* or vice versa, adding new properties, deleting properties or altering details relating to any property. To facilitate that process, and notwithstanding *clause 30*, the parties agree that amendments may be made to *Attachment 2* and/or *Attachment 3* as follows:

- 37.1 the Director of the Office of Treaty Settlements, on behalf of the Crown, will nominate one or more persons who are authorised to propose, or agree to, any amendments to *Attachment 2* and/or *Attachment 3* on behalf of the Crown;
- 37.2 the secretary or other chief executive officer for the time being of the Land Holding Trustee will nominate one or more persons who are authorised to propose, or agree to, any amendments to *Attachment 2* and/or *Attachment 3* on behalf of Waikato;

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- 37.3 any nominations made under *clause 37.1* or *clause 37.2* must be made by notice given to the other party. Further nominations may be made in the same manner and any nominations may be revoked by the party which made the nomination in the same manner;
- 37.4 either party may from time to time, by notice to the other party, propose that one or more amendments be made to *Attachment 2* and/or *Attachment 3*. The person making the proposal must complete in duplicate a form agreed by the parties for the purposes of this *clause 37.4* and have both copies signed and dated by a person authorised under this *clause 37*. If a person authorised by the other party under this *clause 37* signs, dates and returns a copy of the form to the party which proposed the amendment, then *Attachment 2* or *Attachment 3* (as the case may be) will be deemed to be amended accordingly;
- 37.5 the Office of Treaty Settlements will maintain a record of all amendments made to *Attachment 2* and *Attachment 3* pursuant to this *clause 37* and will update the computer database on which the information appearing in *Attachment 2* or *Attachment 3* is kept. A hard copy of *Attachment 2* or *Attachment 3*, incorporating any amendments made under this *clause 37* up to the date indicated on the hard copy, will be made available to Waikato on request;
- 37.6 Any notice required to be given under this *clause 37* must be given in accordance with *clause 27*, except that the address for notices to the Crown under this *clause 37* will be:

The Director
Office of Treaty Settlements
Charles Fergusson Building
Bowen Street,
(Private Box 180)
WELLINGTON

Facsimile: 04 494 9801

or such other address or facsimile number from time to time notified by the Director of the Office of Treaty Settlements to Waikato.”

- 10.2 The parties agree that the form set out in *Appendix 2* to this Deed is an agreed form for the purposes of *clause 37.4* of the Deed of Settlement.

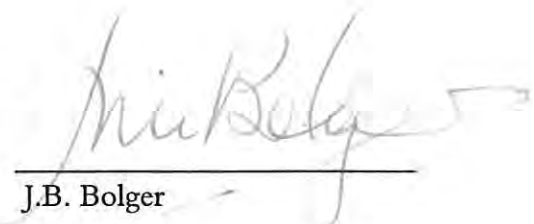
11 CONSOLIDATED DEED OF SETTLEMENT

The parties agree that the copy of the Deed of Settlement as amended by this Deed which appears in *Appendix 3* to this Deed is a true copy of the Deed of Settlement as amended by this Deed.



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EXECUTED as a deed on 2 NOVEMBER 1995

SIGNED for and on behalf of
HER MAJESTY THE QUEEN in right
of New Zealand by
JAMES BRENDAN BOLGER
as Prime Minister in the presence of:

)
)
)
)
) 
J.B. Bolger


Witness: M A Thompson

Signature: 

Occupation: Public Servant

Address: Wellington

SIGNED for and on behalf
of WAIKATO and the
Claimants by ROBERT TE KOTAHI
MAHUTA
in the presence of:

)
)
)
)
) 
R.T. Mahuta

Witness: S. Solomon

Signature: 

Occupation: RESEARCHER

Address: Ngapaunahia

APPENDIX 1

(Reference: Clause 7)

Amendments to Attachment 2 and Attachment 3

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DATABASE AMENDMENTS

Schedule Number	CT Number	Address	Town	Lot Description	Size	Quarter of Transfer	Tfr Basis	Agency	Lease Form	Initial term	Renewal Term	no.	Portfolio
308	100/1059 10C/1059	Family Home 36 Garnett Ave	Hamilton	Lot 4 DP 12893	0.1408	2/2	2A	Children & Young People	CYPS	25	25	25	2 Individual
309	PT 397/184	Secure Institution, 419 Dey Street (Girls Home)	Hamilton	Allot 365 Town of Hamilton East	1.8396	2/2	2A	Children & Young People	CYPS	25	25	25	2 Individual
310	460/175	Fam. Home 342 Cambridge Rd	Hamilton	Lots 11 & 12 DP 51470	0.2246	2/2	2A	Children & Young People	CYPS	25	25	25	2 Individual
312	2B/1277	Fam. Home 56 Carrington Rd	Hamilton	Lots 5 DP 4568, Lot 24 DP 8785	0.1285	2/2	2A	Children & Young People	CYPS	25	25	25	2 Individual
313	58/715	Fam. Home 6 Alfred St	Hamilton	Lot 3 DP 31996	0.0996	2/2	2A	Children & Young People	CYPS	25	25	25	2 Individual
296	2B/1424	Puketaha Training Institute. Farm, Gordonton Rd	Puketaha	Lot 2 DP 2573, part lot 5 DP 8603	42.8495	2/2	1A	Children & Young People					Individual
297		Boys Inst., 67/69 Mountview Road 67 Mount View Rd	Hamilton	Allots 26 & 29 Te Rapa	3.3648	2/2	1A	Children & Young People					Individual
298		Receptn Cntr, 9 Ruakiwi Rd	Hamilton	Lot 1 & 2 DP 23030	0.1616	3/3	1A	Children & Young People					Individual

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Amendments to be made
XXX= Schedule number
to be allocated by database

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DATABASE AMENDMENTS

CT 1009/11										
302		Kokiri Centre Cnr Collins & Hamilton Roads	Hamilton	Lot 3 DP 6673, Pt lot 30 Te Rapa Parish	3.0098 3/3	1A	Children & Young People			Individual
	Gaz. 1974 p1756	Kokiri Centre Cnr Collins & Ohaupo Roads		Lot 3 DP 6673, Part Lot 30 SO 31456 Te Rapa Parish	approx 2.9373 ha					
305	48B/240,281 (formerly part of 1460/16, 559/96 559/97)	67 Mount View Road (Boys Home)	Hamilton	Allots 26 & 29 Te Rapa Parish	1.692 2/2	1A	Childrens & Young People			Individual
DELETE										
REASON: This property is part of No. 297										
306	48B/281	69 Mount View Road	Hamilton	Allot 29 Te Rapa	0.8323 3/3	1A	Children & Young People			Individual
DELETE										
REASON: Part allotment 29 Te Rapa Parish										
303	47C/332	House, 55 Mount View Rd	Hamilton	Lot 7 DPS 5608 Lot 7 DPS 5506	0.0827 3/3	1C	Children & Young People			CYPS 1
304	48C/479	House, 65 Mount View Rd	Hamilton	Lot 12 DPS 5506	0.0817 3/3	1C	Children & Young People			CYPS 1
DELETE										
REASON: 0.0816										
15	53A/194	Principal House 8 Galloway St Principal's House 8 Galloway St	Kihikihi	Allot 418 Kihikihi Town	0.1409 4/4	1C	Education			EDU 1
DELETE										

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DATABASE AMENDMENTS

19	53B/815	5 Dudley Avenue House, 5 Dudley Avenue	Huntly	Lot 3 DPS 28500	0.1586 4/4	1C	Education		EDU 1
20	51D/694	House, 128 Clarence Street	Hamilton	Lots 2,3 DP 12603	0.1324 4/4	1C	Education		EDU 1
		Office, 128 Clarence Street			0.1322				
21	50D/765	Vacant Residential Site, 254 William St	Te Awamutu	Lot 4 DPS 20043	0.0927 4/4	1C	Education		EDU 1
	50D/785				0.0972				
25	43A/328	22 Meremere Lane House	Meremere	201 DPS 47628	0.0788 4/4	1C	Education		EDU 1
	43A/326	22 Meremere Lane.							
27	89C/752	Miranda Rd, Mangatangi	Manga- tangi	Part lot 11 DPS 7211	0.1232 4/4	1C	Education		EDU 1
		House, Miranda Rd. Mangatangi							
28	89C/746	19 Buckland Rd House 19 Buckland Rd	Taukau	Lot 1 DPS 77138	0.0844 4/4	1C	Education		EDU 1
29	91D/241	9 Madill St	Taukau	Allot 143 Parish of Taukau	0.0892 4/4	1C	Education		EDU 1
		Vacant Site, 9 Madill St			0.0692				
30	89C/749	14 Matipo Dr House 14 Matipo Dr	Taukau	Lot 41 DPS 77553	0.0691 4/4	1C	Education		EDU 1
32	89C/750	Dwelling.	Taukau	Part lot 12 DP 7325	0.09742 4/4	1C	Education		EDU 1

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Amendments to be made

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DATABASE AMENDMENTS

Survey Office Plan 59791									
335	88C/871	Old Court House Pukekohe	Pukekohe	Pt Allot 28 Suburban Section 2 Parish Pukekohe	0.1386 1/2	2A	Justice - Courts		COURTS5
REASON: Move to attachment 3 (IE) Already agreed. See letter 13 July Rudd Watts Stone									
678	48B/558	Sandwich & Bryant Rds	Hamilton	Part Lot 1 DPS 4175	10.0424 3/1	2B	Waikato Area Health		WHBURG
646	848/30	Commercial, 1 Hardy St	Hamilton	Lot 7 DPS 18516	0.0617 3/1	2B	Waikato Area Health		WHLGC
660	818/219 26C/248 26C/248	Commercial, 1 Hardy Street	Hamilton	Lot 3 DPS 10335	0.0599 3/1	2B	Waikato Area Health		WHLGC
661	50D/844	Commercial, 540-550 Victoria St	Hamilton	Lots 4,5,6,7,9 10 & 11 and pt 2 DPS 10335	0.1874 3/1	2B	Waikato Area Health		WHLGC
672	50D/1129 52D/112 52D/112	Rural, Ngahinapouri Rd	Hamilton	Lot 2 DPS 65703	40.4686 3/4	2B	Waikato Area Health		WHR
615	33B/862	27A Beatty St	Hamilton	Flat 1 on DPS 32739	0.0482 3/1	1C	Waikato Area Health		WHOR
619	16B/923	103 Grandview Road	Hamilton	Lot 3 DPS 17741	0.065 3/1	1C	Waikato Area Health		WHOR
Lot 3 DPS 17445									

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Amendments to be made
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to be allocated by database

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DATABASE AMENDMENTS

895	49D/858	Waikato Polytechnic, Main campus	Hamilton	Section 1 SO 59086	5.3667 3/1	2A	Waikato Polytech	20	20	CR	POLY-1
					5.3347						
896	49D/159	Waikato Polytech, Block T	Hamilton	Section 1 SO 59087	0.6754 3/1	2A	Waikato Polytech	20	20	CR	POLY-1
				Pt Section 1 SO 59086	5.917m2						
				Pt Lot 3 DP 11834	566m2						
				Pt Lot 2 DP 11834	441m2						
				Pt Lot 1 DP 11834	290m2						
				Pt Lot 6 DP 3579	123m2						
				Pt Lot 5 DP 3579	78m2						
				Pt Lot 4 DP 3579	1m2						
696	49B/662	Crown land bounded by Hillcrest, Ruakura	Hamilton	Pts 15,15A, 16, 21, 22, 23 24 DP3544 Pt Allotment 414, Kirikiriroa	49.3888 3/1	2A	Waikato University	20	20	CR	UNI-1
		Crown land bounded by Hillcrest and Ruakura Roads									
700	49B/663	Crown land bounded by Hillcrest & Silverdale Rds	Hamilton	Lot 9 & pt Lot 10 DP 3733, Lot 6 DP 4568, Lot 3 DP 24712, Lots 1 & 2 DP S.1251, Lots 2 & 3 DP S. 7576	13.2732 3/1	2A	Waikato University	20	20	CR	UNI-1
				Pt Lot 5 DP 4568							
				Lot 9 & pt Lot 10 DP3733, Lot 6 DP 4568, Lot 3 DP 24712, Lots 1 & 2 DP S. 1251, Lots 2 & 3 DP S. 7576							
1130	52C/841	Te Timatanga Hou	Hamilton	Pt Allot 413 Parishg Kirikiriroa	0.3901 3/1	2A	Waikato University	20	20	CR	UNI-1

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Amendments to be made
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to be allocated by database

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DATABASE AMENDMENTS


Pt Allot 413 Parish Kirkiriroa										
1033	dwelling, 25 James Henry Cres	Huntly	Lot 13 DPS 22842	0.0703 4/5	1D	Crown - Coalcorp				CD1
Crown - DOSLI										

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Amendments to be made
XXX= Schedule number
to be allocated by database

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PROPERTY DELETIONS

Schedule Number	CT Number	Address	Town	Lot Description	Size	Quarter of Transfer	Trfr Basis	Agency For	Leas For	Initial term	Renewal Term	Portfolio no.
661	50D/844	Commercial, 540-550 Victoria St	Hamilton	Lots 4,5,6,7,9, 10 & 11 and pt 2 DPS 10335	0.1874	3/1	2B	Waikato Area Health				WHLGC
DELETE: Lot 4 REASON: Lot 4 is repeated in Property No: 662												
763	44A/71	13 Emere Pl	Meremere	Lot 182 DPS 48226		1/3	1C	ECNZ				ECNZ 2
REASON: Already listed as Property 1071												
780	n/a	8 Kohekohe Cres	Meremere	Lot 36 DPS 47082	0.1009	1/3	1C	ECNZ				ECNZ 2
REASON: Already listed as Property 1064												
811	n/a	5 Tainui St	Meremere	Lot 160 DPS 47080	0.0984	1/3	1C	ECNZ				ECNZ 2
REASON: Already listed as Property 1067												
825	n/a	59 Te Puea Ave	Meremere	Lot 108 DPS 47083	0.0885	1/3	1C	ECNZ				ECNZ 2
REASON: Already listed as Property 1068												
826	n/a	60 Te Puea Ave	Meremere	Lot 30 DPS 49559	0.094	1/3	1C	ECNZ				ECNZ 2
REASON: Already listed as Property 1069												
832	n/a	72 Te Puea Ave	Meremere	Lot 79 DPS 47082	0.0912	1/3	1C	ECNZ				ECNZ 2
REASON: Already listed as Property 1070												
572	46B/181	12 Seaview Rise	Waiuku	Lot 56, DP 89117	0.0672	3/4	1C	Te Puni Kokiri				TPK2
REASON: Outside Raupatu area												

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PROPERTIES TO BE ADDED TO ATTACHMENTS

Schedule Number	CT Number	Address	Town	Lot Description	Size	Quarter of Transfer	Tfr Basis	Agency	Lease Form	Initial term	Renewal Term	Portfolio
***		House	Te	Part Lot 1 DP 13737	0.1012ha	4/4	1C	Education				EDU1
(Number Required)		Onewhero Road Te Kohanga	Kohanga									

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APPENDIX 2

(Reference: Clause 10.2)

Form for Amendment to Attachment 2 or Attachment 3

NB: Please use a separate form for each property.

Crown and Waikato-Tainui Amendment to Attachments 2 or 3

Party Instigating Amendment

Identification Number _____

Property Description (list in full)

Attachment	OTS Number	CT Number	Address	Town	Lot Description	Size	Quarter of Transfer	Trfr Basis	Agency	Lease Form	Initial term	Renewal Term	No	Portfolio

Suggested Amendment (identify changes only)

Attachment	OTS Number	CT Number	Address	Town	Lot Description	Size	Quarter of Transfer	Trfr Basis	Agency	Lease Form	Initial term	Renewal Term	No	Portfolio

Property Additions/Deletions (circle whichever applies)

Attachment	OTS Number	CT Number	Address	Town	Lot Description	Size	Quarter of Transfer	Trfr Basis	Agency	Lease Form	Initial term	Renewal Term	No	Portfolio

Reason for Amendment or Change

Sign Offs

Signed

Date

Agreed Crown _____

Agreed Waikato-Tainui _____

Input to Database _____

Comments:

MAZ

APPENDIX 3

(Reference: Clause 11)

Form of Consolidated Deed of Settlement