Government Bill

## As reported from the Māori Affairs Committee

### **Commentary**

#### Recommendation

The Māori Affairs Committee has examined the Ngā Mana Whenua o Tāmaki Makaurau Collective Redress Bill and recommends that it be passed with the amendments shown.

#### Introduction

The Ngā Mana Whenua o Tāmaki Makaurau Collective Redress Bill seeks to give effect to certain matters in the collective deed entered into by the Crown and 13 iwi and hapū, each of which has historical Treaty of Waitangi claims in Tāmaki Makaurau. The collective deed provides redress for the shared interests of Ngā Mana Whenua o Tāmaki Makaurau in relation to specified tūpuna maunga (volcanic cones), motu (islands), and lands within Tāmaki Makaurau. It does not settle any historical claims.

This commentary covers the key amendments that we recommend to the bill. It does not cover minor or technical amendments, such as those proposed to Schedule 1.

#### Administration of Maungauika

We recommend amending clause 37 so that clause 163(3) and Schedule 6 could not come into force before the rest of the Act. Under the bill as introduced, this would be technically possible, which is unintended.

The bill would allow Maungauika to be administered by the Maunga Authority. Currently it is administered by the Department of Conservation and we note that arrangements need to be made for transferring responsibility.

#### Registration of ownership

We recommend amending clause 42 so that new electronic freehold registers may be created to take into account changes to the land titles of certain maunga surveyed after the bill was introduced. The surveys have resulted in land to which subclause (2) currently applies now being required instead to be subject to subclause (3).

#### **Commencement provisions**

The Regulations Review Committee reported to the committee on the powers contained in clauses 2 and 37. As noted above, we have recommended amendments to clause 37. We do not propose amendments to clause 2, which we discuss below.

We acknowledge that a fixed commencement date is, in principle, more satisfactory than commencement by Order in Council. However, commencement by Order in Council is available where there is clearly good reason for it.

The bill seeks to vest various lands, including tūpuna maunga and motu, in entities not yet established. When they might be established is uncertain. We are satisfied that there remains therefore a need for flexibility regarding commencement dates.

#### Naming policy of the New Zealand Geographic Board

We considered whether it would be possible for landmarks to be given multiple Māori names. The ordinary statutory process for officially recognising names is set out in the New Zealand Geographic Board Act 2008 and does not currently allow this course of action.

Commentary

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We strongly suggest that recognition of multiple Māori names should be ascribed to maunga and motu, thereby affirming mana whenua.

#### **Appendix**

#### **Committee process**

The Ngā Mana Whenua o Tāmaki Makaurau Collective Redress Bill was referred to the committee on 31 July 2013. The closing date for submissions was 12 September 2013. We received and considered nine submissions from interested groups and individuals. We heard nine submissions, holding a hearing in Auckland.

We received advice from the Office of Treaty Settlements. The Regulations Review Committee reported to the committee on the powers contained in clauses 2 and 37.

#### **Committee membership**

Hon Tau Henare (Chairperson)

Te Ururoa Flavell

Hone Harawira

Claudette Hauiti

Brendon Horan

Hon Nanaia Mahuta

Katrina Shanks

Rino Tirikatene

Metiria Turei

Nicky Wagner

Meka Whaitiri

Jonathan Young

## Te Pire Whakatika Hapa a Te Ohu o Ngā Mana Whenua o Tāmaki Makaurau

Pire Kāwanatanga

Ko tā Te Komiti Whiriwhiri Take Māori i whakatakoto

#### Ngā Korero

#### Tūtohutanga

Kua āta tirohia e Te Komiti Whiriwhiri Take Māori Te Pire Whakatika Hapa a Te Ohu o Ngā Mana Whenua o Tāmaki Makaurau, ā, ka tūtohu kia whakamanahia me ngā whakatikatika kua oti te whakaatu.

#### Kupu Whakataki

Ka whai Te Pire Whakatika Hapa a Te Ohu o Ngā Mana Whenua o Tāmaki Makaurau kia whakamanahia ētahi take kei roto i te whakaaetanga ohu i uru atu rā te Karauna ki roto me ngā iwi, hapū e 13. Kei ia o tēnā, me tēnā iwi, hapū he kerēme hītori ki Tiriti o Waitangi i Tāmaki Makaurau. Hoatu wāhi whakatika hapa ai te whakaaetanga ohu mō ngā pānga tiria a Ngā Mana Whenua o Tāmaki Makaurau, e pā ana ki ētahi maunga tūpuna (ngā koeko ahi tipua), ngā motu, me ngā whenua kua āta whakahuatia i roto i te rohe o Tāmaki Makaurau. Kīhai tēnei e whakatau kerēme hītori.

Kapi ai i tēnei korero ngā whakatikatika matua ka tūtohungia e mātou mō te pire. Kīhai ngā whakatikatika namunamu, hangarau rānei e whakakapia e te kōrero nei, pērā ki aua whakatikatika kua whakaarongia mō Pukapuka Āpiti 1.

#### Whakahaerenga o Maungauika

Ka tūtohu mātou kia whakatikaina a rara e 37 kia kore ai a rara e 163(3) me Pukapuka Āpiti e 6 e whai mana i mua kē i te toenga o te Ture. E ai ki te pire kua whakatakinatia, ka āhei ā-hangarau tēnei ēngari, ēhara kē tēnei i te tikanga.

Mā te pire e tukua ai a Maungauika kia whakahaerea e te *Maunga Authority*. I te wā nei, kei te whakahaerea kēngia e Te Papa Atawhai, ā, ko tērā kua kite mātou, ka hiahiatia he whakaritenga kia whakawhitia te haepapa.

#### Rēhitatanga rangatiratanga

Ka tūtohu mātou kia whakatikaina a rara e 42, kia tareka ai te waihanga ā-hiko i ngā rēhita korehere hou ā-hiko, hei whakaaro ake i ngā whakarerekētanga ki ngā taitara whenua o ētahi ake maunga, kua ruritia whai muri i te whakatakinga mai o te pire. Nā ngā rūri whenua rā te tono ki te whenua e pā ai a rara-iti e (2) i te wā nei, kia herea kēngia i nāianei ki ngā whakaritenga o rara-iti e (3).

#### Tīmatanga o ngā wāhanga

I whakatakoto pūrongo Te Komiti Arotake Ture Ārahi ki te komiti, mō ngā mana kei roto i a rara e 2, me rara e 37. Pērā ki tērā kua kitea i runga ake nei, kua tūtohu whakatikatika mātou ki a rara e 37. Kīhai a mātou whakatikatika mō rara e 2. Kei raro atu nei tā mātou matapakinga.

E ai ki te mātāpono, ka whakaae mātou he pai kē atu he rā tīmatanga kua whakapūmautia, i tētahi rā tīmatanga *Order in Council*. Waihoki, e wātea ana he tīmatanga *Order in Council* ki te kitea atu he take pai mō te whai i tērā whakataunga.

Rapu ai te pire ki te tuku tūmomo whenua, tae atu ki ngā maunga tūpuna, motu hoki, ki roto hinonga kāore anō kia kia whakatūria i te wā nei. Āhea pea ērā e whakatūria ai, kāore i te tino mōhiotia. E

ngata ana ō mātou hiahia ki tērā. Nā, e pā ana ki ngā rā tīmatanga, ko te taha ngāwari tērā ka hiahiatia.

# Kaupapa here a Ngā Pou Taunaha o Aotearoa e pā ana ki te whakamana ingoa whenua

Ka whakatau mātou mehemea ka taea pea te hoatu ingoa Māori taurea mō ngā tohu whenua. Kua whakatakotoria i roto i te *New Zealand Geographic Board Act 2008*, te hātepe noa mō te whakaae ingoa i raro i te mana o te ture, ā, i te wā nei kāore he ingoa Māori taurea e whakaaetia.

Kaha rawa atu tā mātou whakapuaki i te whakaaro, kia whakatakaina ngā maunga me ngā motu ki ngā ingoa Māori taurea. Ko te whakatūturu tērā i te mana whenua.

#### **Tāpiritanga**

#### Hātepe komiti

I tonohia Te Pire Whakatika Hapa a Te Ohu o Ngā Mana Whenua o Tāmaki Makaurau, ki te komiti i te 31 o Hōngongoi i te tau, 2013. Ko te 12 o Mahuru i te tau, 2013, te rā katinga mō ngā tāpaetanga. I whiwhi, i whakaaroarohia e mātou ngā tāpaetanga e iwa nō mai i ngā kohinga whai pānga, me te hunga takitahi. E iwa ngā tāpaetanga ā-wāha i rongohia e mātou i tētahi whakawātanga i whakatūria ki Tāmaki-makau-rau.

I whiwhi whakamaherehere mātou nō mai i Te Tari Whakatau Take e pā ana ki Te Tiriti o Waitangi. I whakatakoto pūrongo Te Komiti Arotake Ture Ārahi ki te komiti, e ai ki ngā mana kei roto i a rara atu i te 2 ki te 37.

#### Ko ngā mema o te komiti, ko

Honore Tau Henare (Heamana)

Te Ururoa Flavell

Hone Harawira

Claudette Hauiti

Brendon Horan

Honore Nanaia Mahuta

Katrina Shanks

Rino Tirikātene

Mētīria Tūrei

Nicky Wagner

Meka Whaitiri

Jonathan Young

## Key to symbols used in reprinted bill

### As reported from a select committee

text inserted unanimously text deleted unanimously

## Hon Christopher Finlayson

## Ngā Mana Whenua o Tāmaki Makaurau Collective Redress Bill

### Government Bill

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| ,       | The iwi and hapū constituting the collective known as Mana Whenua o Tāmaki Makaurau have claims to Tā Makaurau based on historical breaches of the Treaty of tangi (Te Tiriti o Waitangi) by the Crown: | imaki  | 5  |
| (2)     | Settlement of these claims is progressing through negotian between the Crown and each individual iwi and hapu:  | itions |    |
| (3)     | At the same time, the Crown has been negotiating other re with Ngā Mana Whenua o Tāmaki Makaurau—  (a) that relates to certain maunga, motu, and lands o maki Makaurau; and                             |        | 10 |
|         | (b) in respect of which all the iwi and hapū have inte  | rests; |    |
| (4)     | (c) in respect of which all the iwi and hapū will share<br>The maunga and motu are taonga in relation to which the<br>and hapū have always—   |        | 15 |

(4)

honoured their intergenerational role as kaitiaki:

maintained a unique relationship; and

(a)

(b)

| (5)   | The negotiations between the Crown and Ngā Mana Whenua o Tāmaki Makaurau began in July 2009:   |    |
|-------|--|----|
| (6)   | On 12 February 2010, the Crown and Ngā Mana Whenua o Tāmaki Makaurau signed a Framework Agreement:   | 5  |
| (7)   | On 5 November 2011, the Crown and Ngā Mana Whenua o Tāmaki Makaurau signed a Record of Agreement:  |    |
| (8)   | On 7 June 2012, the Crown and Ngā Mana Whenua o Tāmaki Makaurau initialled a deed encapsulating the agreed redress arising from the Framework Agreement and the Record of Agreement:   | 10 |
| (9)   | On 8 September 2012, representatives of the Crown and Ngā Mana Whenua o Tāmaki Makaurau signed the deed:   |    |
| (10)  | To implement the deed, legislation is required:  | 15 |
| The 1 | Parliament of New Zealand therefore enacts as follows:   |    |
| 1     | Title This Act is the Ngā Mana Whenua o Tāmaki Makaurau Collective Redress Act <b>2013</b> .   |    |
| 2     | Commencement   | 20 |
| (1)   | <b>Section 163(3)</b> and <b>Schedule 6</b> come into force on the date specified in an Order in Council made under <b>section 37(1)</b> .   |    |
| (2)   | The rest of this Act comes into force on a date appointed by<br>the Governor-General by Order in Council on the recommen-<br>dation of the Minister for Treaty of Waitangi Negotiations.   | 25 |
| (3)   | The Minister for Treaty of Waitangi Negotiations must not recommend the making of an order for the purposes of <b>subsection (2)</b> unless Ngā Mana Whenua o Tāmaki Makaurau has provided the Minister with a copy of all the following docu- | 23 |
|       | ments: (a) the trust deed establishing the Tūpuna Taonga o Tāmaki  | 30 |
|       | Makaurau Trust:  |    |
|       | (b) the certificate of registration for the Whenua Haumi Roroa o Tāmaki Makaurau Limited Partnership:  |    |
|       | Q.   |    |

- (c) the certificate of registration for the Tūpuna Taonga o Tāmaki Makaurau Trust Limited:
- (d) the certificate of registration for the Waiohua Tamaki Rōpū Limited Partnership.

# Part 1 Preliminary provisions

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#### 3 Purpose of Act

The purpose of this Act is to give effect to certain provisions of the collective deed, which provides shared redress to the iwi and hapū constituting Ngā Mana Whenua o Tāmaki Makaurau, including by—

- (a) restoring ownership of certain maunga and motu of Tā-maki Makaurau to the iwi and hapū, the maunga and motu being treasured sources of mana to the iwi and hapū; and
- (b) providing mechanisms by which the iwi and hapū may exercise mana whenua and kaitiakitanga over the maunga and motu; and
- (c) providing a right of first refusal regime in respect of certain land of Tāmaki Makaurau to enable those iwi 20 and hapū to build an economic base for their members.

#### 4 Provisions to take effect on effective date

- (1) The provisions of this Act take effect on the effective date unless stated otherwise.
- (2) Before the date on which a provision takes effect, a person 25 may prepare or sign a document or do anything else that is required—
  - (a) for the provision to have full effect on that date; or
  - (b) for a power to be exercised on that date; or
  - (c) for a duty to be performed under the provision on that 30 date.

#### 5 Act binds the Crown

This Act binds the Crown.

| 6   | Outli | ine          |  |     |
|-----|-------|--------------|--|-----|
| (1) |       |              | n is a guide to the overall scheme and effect of this  |     |
| ( ) |       |              | s not affect the interpretation or application of the  |     |
|     |       |              | sions of this Act or the collective deed.  |     |
| (2) |       | Part-        | _  | 5   |
| (-) | (a)   |              | s the purpose of this Act; and   |     |
|     | (b)   |              | ides that the provisions of the Act take effect on the   |     |
|     | (0)   |              | tive date unless a provision states otherwise; and   |     |
|     | (c)   |              | fies that the Act binds the Crown; and   |     |
|     | (d)   |              | es terms used in the Act, including key terms such   | 10  |
|     | ( )   |              | gā Mana Whenua o Tāmaki Makaurau, maunga,  |     |
|     |       | -            | notu; and  |     |
|     | (e)   |              | eates the jurisdiction of a court, tribunal, or other  |     |
|     |       | judic        | ial body under Te Ture Whenua Maori Act 1993 in  |     |
|     |       | respe        | ect of certain matters to which this Act relates; and  | 15  |
|     | (f)   | provi        | ides—  |     |
|     |       | (i)          | that certain enactments do not apply to certain  |     |
|     |       |              | land transferred by or under the Act or the col-   |     |
|     |       |              | lective deed; and  |     |
|     |       | (ii)         | for the removal of certain memorials from cer-   | 20  |
|     |       |              | tain land transferred by or under the Act or the   |     |
|     |       | ····         | collective deed; and   |     |
|     |       | (iii)        | for the exclusion of the law against perpetuities;   |     |
|     |       | <i>(</i> : ) | and  | 2.5 |
|     |       | (iv)         | for access to the collective deed.   | 25  |
| (3) |       | -            | vides for cultural redress and comprises a section   |     |
|     |       |              | parts as follows:  |     |
|     | (a)   |              | ion 17 provides an acknowledgement by the  |     |
|     |       |              | on of the statements of association of the iwi and   | 20  |
|     | (1-)  | -            | of Ngā Mana Whenua o Tāmaki Makaurau:  | 30  |
|     | (b)   |              | part 1 provides for the vesting of the maunga  |     |
|     |       |              | er than Maungauika and Rarotonga / Mount Smart)  |     |
|     |       |              | e trustee of the Tūpuna Taonga o Tāmaki Makaurau   |     |
|     |       |              | t ( <b>trustee</b> ) and for the maunga to be administered the Tūpuna Maunga o Tāmaki Makaurau Authority | 35  |
|     |       |              | unga Authority):   | 33  |
|     |       | (wial        | unga Authority).   |     |

**subpart 2** provides for the vesting of Maungauika in the trustee and for the maunga to be administered by

(c)

|      | the Crown and, subsequently, the Maunga Authority, if certain conditions are met:  |    |
|------|--|----|
| (d)  | <b>subpart 3</b> provides for the vesting of Rarotonga / Mount Smart in the trustee and for the maunga to continue to be administered by the Auckland Council:   | 5  |
| (e)  | <b>subpart 4</b> sets out matters relating to all the maunga vested in the trustee:  |    |
| (f)  | <b>subpart 5</b> provides for the administration of the Maungakiekie / One Tree Hill northern land and Māngere Mountain (administered lands) to be transferred to the Maunga Authority:  | 10 |
| (g)  | <b>subpart 6</b> provides for the care, management, maintenance, etc, of the maunga and the administered lands by the Maunga Authority and the Auckland Council:   |    |
| (h)  | <b>subpart 7</b> sets out the process by which members of Ngā Mana Whenua o Tāmaki Makaurau may carry out certain cultural activities on the maunga and the administered lands:  | 15 |
| (i)  | <b>subpart 8</b> provides for the vesting of the motu in the trustee and the subsequent vesting back of the motu in the Crown:   | 20 |
| (j)  | <b>subpart 9</b> provides for the vesting of Ngā Pona-toru-<br>a-Peretū, the Islington Bay Hall property, and the Is-<br>lington Bay Bach 80 property ( <b>Rangitoto Island prop-</b><br><b>erties</b> ) in the trustee and for the administration of the<br>properties: | 25 |
| (k)  | <b>subpart 10</b> provides for the preparation and approval of a conservation management plan for the Hauraki Gulf / Tīkapa Moana inner motu:  |    |
| (1)  | <b>subpart 11</b> provides for the alteration and assignment of names for certain geographic features:   | 30 |
| (m)  | <b>subpart 12</b> limits the liability under the Resource Management Act 1991 of the trustee in respect of the maunga and Rangitoto Island properties.   |    |
| Part | <b>3</b> establishes the Tūpuna Maunga o Tāmaki Makaurau   | 35 |

Authority and sets out its functions and powers.

Part 4 provides for commercial redress, including—

a right of first refusal in relation to RFR land that may be exercised by the Whenua Haumi Roroa o Tāmaki

(4)

(5)

Makaurau Limited Partnership (the Limited Partner-

|    | (b)     | <b>ship</b> ) or the ropū entities; and authorisation for the transfer of former deferred selection properties to the Limited Partnership to give effect to the collective deed.  | 5  |
|----|---------|---|----|
| 6) |         | <b>5</b> provides for transitional matters and consequential  |    |
|    | amen    | dments.   |    |
| 7) |         | e are 6 schedules, as follows:  |    |
|    | (a)     | Schedule 1 describes the maunga:  |    |
|    | (b)     | <b>Schedule 2</b> describes the Maungakiekie / One Tree Hill northern land and Mangere Mountain:  | 10 |
|    | (c)     | Schedule 3 describes the motu:  |    |
|    | (d)     | <b>Schedule 4</b> sets out matters relating to the Tūpuna Maunga o Tāmaki Makaurau Authority and its members:   | 15 |
|    | (e)     | <b>Schedule 5</b> sets out provisions that apply to notices given in relation to RFR land:  |    |
|    | (f)     | <b>Schedule 6</b> sets out the matters to apply in respect of Maungauika on the transfer of its administration from the Crown to the Tūpuna Maunga o Tāmaki Makaurau Authority, and includes specified modifications to certain provisions of the Act (which will come into force when the transfer of administration takes place). | 20 |
|    |         | Interpretation  |    |
| 7  | It is t | the intention of Act generally the intention of Parliament that this Act is interpreted in nner that best furthers the agreements expressed in the ective deed.   | 25 |
| 3  | Inter   | pretation   |    |
| 1) | In thi  | s Act, unless the context requires another meaning,—  | 30 |
|    | admi    | nistered lands—   |    |
|    | (a)     | means—  |    |
|    |         | (i) the Maungakiekie / One Tree Hill northern land; and   |    |
|    |         | (ii) Māngere Mountain; and  | 35 |
|    | (b)     | except in subpart 5 of Part 2, includes any land—   |    |
|    |         |   |    |

|        | described in section 109(1)(a) or (b); and to which section 109(3) applies   |  |
|--------|--|--|
|        | <b>ering body</b> has the meaning given by section 2(1) yes Act 1977   | ) of   |
| agreed | perational plan means the annual operational py the Maunga Authority and the Auckland Cour   |  |
| Auckl  | d Council means the local authority established (1) of the Local Government (Auckland Council)   | -  |
| author | ed cultural activity has the meaning given by so   | ec-  |
|        | Island Recreation Reserve means the land of t cribed in Part 3 of Schedule 3   | hat  |
|        | e <b>deed</b> —<br>ans the deed entitled Ngā Mana Whenua o Tām   | 15<br>aki  |
|        | the Honourable Christopher Finlayson, Mir ter for Treaty of Waitangi Negotiations, and Honourable Simon William English, Minister Finance, for and on behalf of the Crown; and the mandated signatories for and on behalf of Nana Whenua o Tāmaki Makaurau (being the dividuals whose names appear in print at the of the main body of the deed as the signator for each iwi and hapū of Ngā Mana Whenua | nis-<br>the<br>c of 20<br>Ngā<br>in-<br>end<br>ries 25 |
| (b)    | Tāmaki Makaurau); and<br>·ludes—   |  |
| 1      | the schedules of, and attachments to, the de and   | ed;<br>30  |
| 1      | any amendments to the deed or its schedules a attachments  | and  |
|        | ation Authority means the New Zealand Conservation ority established by section 6A of the Conservat  |  |
|        | ation Board means the Board established under soft the Conservation Act 1987 that has jurisdict  |  |

| over the Hauraki Gulf / Tīkapa Moana inner motu and Tiritiri Matangi Island Scientific Reserve   |    |
|--|----|
| <b>Crown</b> has the meaning given by section 2(1) of the Public Finance Act 1989  |    |
| <b>Crown protected area</b> has the meaning given by section 4 of the New Zealand Geographic Board (Ngā Pou Taunaha o Aotearoa) Act 2008   | 5  |
| <b>Director-General</b> means the Director-General of Conserva-  |    |
| tion   |    |
| <b>documents schedule</b> means the documents schedule of the collective deed  | 10 |
| <b>effective date</b> means the date that is 20 working days after the date on which this Act comes into force   |    |
| <b>financial year</b> means a period of 12 months ending on 30 June  |    |
| former deferred selection property has the meaning given   | 15 |
| by section 116(1)  |    |
| <b>Gazetteer</b> has the meaning given by section 4 of the New Zealand Geographic Board (Ngā Pou Taunaha o Aotearoa) Act 2008  |    |
| <b>Geographic Board</b> means the New Zealand Geographic Board Ngā Pou Taunaha o Aotearoa continued by section 7 of the New Zealand Geographic Board (Ngā Pou Taunaha o Aotearoa) Act 2008 | 20 |
| <b>grantee</b> , in relation to an interest, means the person who is receiving the interest (irrespective of how the instrument creating the interest expresses that relationship)         | 25 |
| <b>grantor</b> , in relation to an interest, means the person conferring the interest (irrespective of how the instrument creating the interest expresses that relationship)               |    |
| Hauraki Gulf / Tīkapa Moana inner motu has the meaning   | 30 |
| given by section 11(2)   |    |
| <b>integrated management plan</b> means the integrated management plan prepared and approved under <b>section 57</b>   |    |
| <b>interest</b> , in relation to land, means a lease, tenancy, licence, licence to occupy, easement, covenant, or other right or obligation affecting the land                             | 35 |
|  |    |

| <b>Islington Bay Bach 80 property</b> means the land of that name                                       |    |
|---|----|
| described in Part 2 of Schedule 3   |    |
| <b>Islington Bay Hall property</b> means the land of that name described in <b>Part 2 of Schedule 3</b> |    |
| <b>Limited Partnership</b> means the Whenua Haumi Roroa o Tā-maki Makaurau Limited Partnership          | 5  |
| LINZ means Land Information New Zealand   |    |
| <b>local authority</b> has the meaning given by section 5(1) of the Local Government Act 2002           |    |
| <b>Mangere Mountain</b> means the land of that name described in <b>Schedule 2</b>                      | 10 |
| <b>Marutūāhu rōpū entity</b> means the Marutūāhu Rōpū Limited Partnership                               |    |
| <b>Matukutūruru</b> means the land of that name described in <b>Schedule 1</b>                          | 15 |
| maunga has the meaning given by section 10  |    |
| <b>Maunga Authority</b> means the Tūpuna Maunga o Tāmaki Makaurau Authority                             |    |
| Maungakiekie / One Tree Hill means the land of that name described in <b>Schedule 1</b>                 | 20 |
| Maungakiekie / One Tree Hill northern land means the land of that name described in <b>Schedule 2</b>   |    |
| <b>Maungarei / Mount Wellington</b> means the land of that name described in <b>Schedule 1</b>          |    |
| Maungauika means the land of that name described in <b>Schedule 1</b>                                   | 25 |
| Maungawhau / Mount Eden means the land of that name described in <b>Schedule 1</b>                      |    |
| member of Ngā Mana Whenua o Tāmaki Makaurau means   |    |
| an individual referred to in <b>section 9(b)</b>  | 30 |
| motu has the meaning given by section 11(1)   |    |
| motu plan means the Tāmaki Makaurau motu plan for the   |    |
| Hauraki Gulf / Tīkapa Moana inner motu, prepared and ap-  |    |
| proved in accordance with subpart 10 of Part 2  |    |
| Motuine Island Recreation Reserve means the land of that name described in Part 1 of Schedule 3         | 35 |

| Motutapu Island Recreation Reserve means the land of that                            |     |
|--|-----|
| name described in Part 1 of Schedule 3   |     |
| Mount Albert means the land of that name described in                                |     |
| Schedule 1   |     |
| Mount Roskill means the land of that name described in                               | 5   |
| Schedule 1   |     |
| Mount St John means the land of that name described in                               |     |
| Schedule 1   |     |
| Ngā Mana Whenua o Tāmaki Makaurau has the meaning                                    | 4.0 |
| given by section 9   | 10  |
| Ngā Pona-toru-a-Peretū means the land of that name described in Part 2 of Schedule 3 |     |
| Ngāti Whātua rōpū entity means the Ngāti Whatua Rōpū                                 |     |
| Limited Partnership  |     |
| official geographic name has the meaning given by section 4                          | 15  |
| of the New Zealand Geographic Board (Ngā Pou Taunaha o                               |     |
| Aotearoa) Act 2008   |     |
| Ōhinerau / Mount Hobson means the land of that name de-                              |     |
| scribed in <b>Schedule 1</b>   |     |
| Ōhuiarangi / Pigeon Mountain means the land of that name                             | 20  |
| described in <b>Schedule 1</b>   |     |
| Ōtāhuhu / Mount Richmond means the land of that name                                 |     |
| described in <b>Schedule 1</b>   |     |
| property redress schedule means the property redress sched-                          |     |
| ule of the collective deed   | 25  |
| Rangitoto Island properties means—   |     |
| (a) the Islington Bay Bach 80 property; and  |     |
| (b) the Islington Bay Hall property; and   |     |
| (c) Ngā Pona-toru-a-Peretū   |     |
| Rangitoto Island Scenic Reserve means the land of that name                          | 30  |
| described in Part 1 of Schedule 3  | 50  |
| Rarotonga / Mount Smart means the land of that name de-                              |     |
| scribed in <b>Schedule 1</b>   |     |
| Registrar-General means the Registrar-General of Land ap-                            |     |
| pointed under section 4 of the Land Transfer Act 1952                                | 35  |
| <b>reserve</b> has the meaning given by section 2(1) of the Reserves                 |     |
| Act 1977   |     |

rōpū entity means the Marutūāhu rōpū entity, the Ngāti Whā-

RFR land has the meaning given by section 117

tua rōpū entity, and the Waiohua Tāmaki rōpū entity

|     | described in <b>Schedule 1</b>  | 5  |
|-----|---|----|
|     | Te Tātua-a-Riukiuta means the land of that name described in <b>Schedule 1</b>  |    |
|     | <b>Tiritiri Matangi Island Scientific Reserve</b> means the land of that name described in <b>Part 1 of Schedule 3</b>  |    |
|     | <b>trustee</b> means the Tūpuna Taonga o Tāmaki Makaurau Trust<br>Limited, acting in its capacity as trustee of the Tūpuna Taonga<br>o Tāmaki Makaurau Trust  | 10 |
|     | <b>Tūpuna Maunga o Tāmaki Makaurau Authority</b> means the Tūpuna Maunga o Tāmaki Makaurau Authority established by <b>section 105</b>  | 15 |
|     | <b>Tūpuna Taonga o Tāmaki Makaurau Trust</b> means the Tūpuna Taonga o Tāmaki Makaurau Trust  |    |
|     | <b>Waiohua Tāmaki rōpū entity</b> means the Waiohua Tāmaki<br>Rōpū Limited Partnership  |    |
|     | <ul> <li>working day means a day other than—</li> <li>(a) Saturday, Sunday, Waitangi Day (or the following Monday, if the day falls on a Saturday or a Sunday), Good Friday, Easter Monday, Anzac Day (or the following Monday, if the day falls on a Saturday or a Sunday), the</li> </ul> | 20 |
|     | Sovereign's birthday, and Labour Day:  (b) a day in the period starting on 25 December in a year and ending on 15 January in the following year:  (c) the day observed as the anniversary of the province of Auckland or the province of Wellington.  | 25 |
| (2) | In this Act, unless the context requires another meaning, <b>improvement</b> includes utilities infrastructure (for example, water, sewerage, electricity, and telecommunications pipes or lines).  | 30 |
| (3) | <b>Subsection (2)</b> is for the avoidance of doubt.  |    |
| 9   | Meaning of Ngā Mana Whenua o Tāmaki Makaurau<br>In this Act, Ngā Mana Whenua o Tāmaki Makaurau—   | 35 |

|    | (a)        | means the collective group of the following iwi and hapū:  |    |
|----|------------|--|----|
|    |            | (i) Ngāi Tai ki Tāmaki; and  |    |
|    |            | (ii) Ngāti Maru; and   |    |
|    |            | (iii) Ngāti Pāoa; and  | 5  |
|    |            | (iv) Ngāti Tamaoho; and  |    |
|    |            | (v) Ngāti Tamaterā; and  |    |
|    |            | (vi) Ngāti Te Ata; and   |    |
|    |            | (vii) Ngāti Whanaunga; and   |    |
|    |            | (viii) Ngāti Whātua o Kaipara; and   | 10 |
|    |            | (ix) Ngāti Whātua Ōrākei; and  |    |
|    |            | (x) Te Ākitai Waiohua; and   |    |
|    |            | (xi) Te Kawerau ā Maki; and  |    |
|    |            | (xii) Te Patukirikiri; and   |    |
|    |            | (xiii) hapū of Ngāti Whātua (other than Ngāti Whātua o Kaipara and Ngāti Whātua Ōrākei) whose members are beneficiaries of Te Rūnanga o Ngāti Whātua, including Te Taoū not descended from | 15 |
|    | (b)        | Tuperiri; and includes the individuals who are members of 1 or more  | 20 |
|    | (0)        | of the iwi and hapū described in <b>paragraph</b> (a); and   | 20 |
|    | (c)        | includes any whānau, hapū, or group to the extent that   |    |
|    | (0)        | it is composed of those individuals.   |    |
| 10 | Meai       | ning of maunga   |    |
|    | In th      | is Act, unless the context requires another meaning,   | 25 |
|    | maui       | nga means—   |    |
|    | (a)        | Matukutūruru; and  |    |
|    | (b)        | Maungakiekie / One Tree Hill; and  |    |
|    | (c)        | Maungarei / Mount Wellington; and  | 20 |
|    | (d)        | Maungauika; and  | 30 |
|    | (e)        | Maungawhau / Mount Eden; and   |    |
|    | (f)        | Mount Albert; and  |    |
|    | (g)        | Mount St. Johns and  |    |
|    | (h)        | Mount St John; and Öhinerau / Mount Hobson; and  | 35 |
|    | (i)        | Öhuiarangi / Pigeon Mountain; and  | 55 |
|    | (j)<br>(k) | Ottāhuhu / Mount Richmond; and   |    |
|    | (k)<br>(l) | Rarotonga / Mount Smart; and   |    |
|    | (1)        | Tarotonga / Mount Smart, and   |    |

|     | (m)    | Takarunga / Mount Victoria; and                                  |    |
|-----|--------|--|----|
|     | (n)    | Te Tātua-a-Riukiuta.   |    |
| 11  | Mea    | ning of motu   |    |
| (1) | In thi | is Act, unless the context requires another meaning, <b>motu</b> |    |
|     | mear   | ns—  | 5  |
|     | (a)    | Motuihe Island Recreation Reserve; and                           |    |
|     | (b)    | Motutapu Island Recreation Reserve; and                          |    |
|     | (c)    | Rangitoto Island Scenic Reserve; and                             |    |
|     | (d)    | Tiritiri Matangi Island Scientific Reserve.                      |    |
| (2) | In thi | is Act, unless the context requires another meaning, <b>Hau-</b> | 10 |
|     | raki   | Gulf / Tīkapa Moana inner motu means—                            |    |
|     | (a)    | Browns Island Recreation Reserve; and                            |    |
|     | (b)    | Motuihe Island Recreation Reserve; and                           |    |
|     | (c)    | Motutapu Island Recreation Reserve; and                          |    |
|     | (d)    | Rangitoto Island Scenic Reserve; and                             | 15 |
|     | (e)    | the Rangitoto Island properties.                                 |    |
|     |        | Other matters  |    |
| 12  | Appl   | lication of Te Ture Whenua Maori Act 1993                        |    |
| (1) |        | ourt, tribunal, or other judicial body has jurisdiction (in-     |    |
|     |        | ng the jurisdiction to inquire or further inquire or to make     | 20 |
|     |        | ding or recommendation) in respect of any matter that            |    |
|     |        | s from the application of Te Ture Whenua Maori Act 1993          |    |
|     |        | e matter relates to—   |    |
|     | (a)    | 1 or more of the maunga; or                                      |    |
|     | (b)    | 1 or more of the Rangitoto Island properties; or                 | 25 |
|     | (c)    | RFR land (other than land subject to an application              |    |
|     |        | under section 41(e) of the Public Works Act 1981); or            |    |
|     | (d)    | land transferred to any of the following persons as the          |    |
|     |        | result of a contract formed under section 126 while the          |    |
|     |        | land remains in the ownership of the person:                     | 30 |
|     |        | (i) the Limited Partnership or a nominee of the                  |    |
|     |        | Limited Partnership:   |    |
|     |        | (ii) a rōpū entity or a nominee of the rōpū entity:              |    |
|     |        | (iii) an RFR holder within the meaning of section                |    |
|     |        | <b>152(4)(b)</b> ; or  | 35 |
|     |        |  |    |

|               | (e)          | a former deferred selection property transferred to the Limited Partnership in accordance with <b>section 153</b> — (i) while the property remains in the ownership of  |    |
|---------------|--------------|---|----|
|               |              | the Limited Partnership; or   |    |
|               |              | <b>±</b> '  | 5  |
|               | (f)          | any governance arrangement over land or a property de-  | 10 |
|               | (g)          | any decision made or other action taken by the Limited Partnership, a ropū entity, or, if applicable, a representative entity of an iwi or a hapū described in <b>section 9(a)</b> , in relation to land or a property described in <b>paragraphs</b> (c) to (e), before the transfer of the land or property to the Limited Partnership or entity. | 15 |
| (2)           | relati       | f the Reserves Act 1977 and no longer forming part of a   | 20 |
| (3)           |              | <b>obsection (1)</b> , <b>ownership</b> includes any interest less than ownership, whether legal or equitable.  |    |
| (4)           | To a         | void doubt, in <b>subsection (1)</b> ,—   | 25 |
|               |              | ince includes a representative entity of an iwi or a hapuribed in section 9(a) if nominated as such under section   |    |
|               | hapū<br>been | holder includes a representative entity of an iwi or a described in <b>section 9(a)</b> if the representative entity has assigned the rights and obligations of the Limited Partin under <b>section 152</b> .   | 30 |
| <b>13</b> (1) |              | ain enactments do not apply enactments listed in subsection (2) do not apply to— a maunga; or a Rangitoto Island property; or   | 35 |
|               |              |   |    |

|               | (c)                        | land transferred under a contract formed under <b>section 126</b> ; or   |    |
|---------------|----------------------------|--|----|
|               | (d)                        | a former deferred selection property, but only on and from the date on which the property is transferred to the Limited Partnership under <b>section 153</b> .   | 5  |
| (2)           | The (a) (b)                | enactments are— sections 8A to 8HJ of the Treaty of Waitangi Act 1975: sections 27A to 27C of the State-Owned Enterprises Act  |    |
|               | (c)<br>(d)<br>(e)          | 1986:<br>sections 211 to 213 of the Education Act 1989:<br>Part 3 of the Crown Forest Assets Act 1989:<br>Part 3 of the New Zealand Railways Corporation Restructuring Act 1990.   | 10 |
| <b>14</b> (1) | The of eral of, an contain | oval of memorials chief executive of LINZ must issue to the Registrar-Gen- 1 or more certificates that specify the legal description and identify the computer register or certificate of title that hins, each allotment—   | 15 |
|               | (a)                        | <ul> <li>that is— <ol> <li>all or part of a maunga; or</li> <li>all or part of a Rangitoto Island property; or</li> <li>land transferred under a contract formed under section 126; or</li> <li>all or part of a former deferred selection property;</li> </ol> </li> </ul>  | 20 |
|               | (b)                        | and that is subject to a resumptive memorial recorded under any enactment listed in <b>section 13(2)</b> .   | 25 |
| (2)           |                            | chief executive of LINZ must issue a certificate under section (1) as soon as is reasonably practicable after—the effective date, for a maunga or a Rangitoto Island property; or the date on which the land is transferred, for land transferred, and the land is transferred to the land transferred to the land is transferred. | 30 |
| (2)           | (c)                        | ferred under a contract formed under <b>section 126</b> ; or the date on which the property is transferred to the Limited Partnership, for a former deferred selection property transferred under <b>section 153</b> .   | 35 |
| (3)           | A cei                      | rtificate must state that it is issued under this section.   |    |

| (4)           | The Registrar-General must, as soon as is reasonably practicable after receiving a certificate issued under <b>subsection</b>  |          |  |  |  |  |  |
|---------------|--|----------|--|--|--|--|--|
|               | ,  | 5        |  |  |  |  |  |
|               | remove each resumptive memorial recorded under an enactment listed in <b>section 13(2)</b> from each computer register or certificate of title identified in the certificate, but only in respect of each allotment described in the certificate.                        | 1(       |  |  |  |  |  |
| <b>15</b> (1) | tule against perpetuities does not apply he rule against perpetuities and the provisions of the Perpetuies Act 1964 do not—  |          |  |  |  |  |  |
|               | may exist in law; or (ii) the trustee may hold or deal with property or in-  | 15       |  |  |  |  |  |
|               | come derived from property; or apply to a document entered into to give effect to the collective deed if the application of that rule or the pro- visions of that Act would otherwise make the document, or a right conferred by the document, invalid or ineffec- tive. | 20       |  |  |  |  |  |
| (2)           | lowever, if the Tūpuna Taonga o Tāmaki Makaurau Trust is, r becomes, a charitable trust, the application (if any) of the against perpetuities or any provision of the Perpetuities act 1964 to that trust must be determined under the general aw.                       | 25       |  |  |  |  |  |
| 16            | opies of the collective deed available—  for inspection free of charge, and for purchase at a reasonable price, at the head office of the Ministry of Justice in Wellington between 9 am and 5 pm on any work-   | 36       |  |  |  |  |  |
|               | free of charge on an Internet site maintained by or on behalf of the Ministry of Justice.  | <i>)</i> |  |  |  |  |  |

## Part 2 Cultural redress

| 17  | State   | ments            | of association  |    |  |
|-----|---|------------------|---|----|--|
| (1) | The Crown acknowledges the statements of association of iwi |                  |   |    |  |
|     | and h   | apū.             |   | 5  |  |
| (2) | Howe  | ever, th         | e statements—   |    |  |
|     | (a)   | exerci<br>under  | not affect, or be taken into account by, a person ising a power or performing a function or duty an enactment or a bylaw made by a local authority an enactment; and                                | 10 |  |
|     | (b)   | do not           | t affect the lawful rights or legal obligations of any n; and   |    |  |
|     | (c)   | do no            | t grant, create, or affect any interests or rights reto the lands referred to in the statements.  |    |  |
| (3) | In thi  | s sectio         | on,—  | 15 |  |
|     | north   |                  | s the maunga, the Maungakiekie / One Tree Hill d, Mount Māngere, the motu, and the Rangitoto erties   |    |  |
|     | state   | ments            | of association of iwi and hapu means the state-   |    |  |
|     | ments   |                  |   | 20 |  |
|     | (a)   | o Tām<br>tral, c | re made by the iwi and hapū of Ngā Mana Whenua<br>naki Makaurau of their particular spiritual, ances-<br>cultural, customary, and historical interests in the<br>referred to in the statements; and |    |  |
|     | (b)   |                  | re in the form—set out in part 1 of the documents schedule: set out in a deed of settlement between the Crown and 1 or more iwi or hapū specified in <b>section 9(a)</b> .                          | 25 |  |
|     |   |                  | 1—Vesting of maunga (other than nika and Rarotonga / Mount Smart)   | 30 |  |
| 18  | Matu  | kutūri           | uru   |    |  |
| (1) | serve   |                  | tion of Matukutūruru (being Wiri Historic Re-<br>nistoric reserve subject to the Reserves Act 1977  | 35 |  |
| (2) | The f   | ee simp          | ole estate in Matukutūruru then vests in the trustee.   |    |  |

| (3) | Matukutūruru is then declared a reserve and classified as a historic reserve subject to section 18 of the Reserves Act 1977.   |    |
|-----|--|----|
| (4) | The Maunga Authority is the administering body of Matukutūruru for the purposes of the Reserves Act 1977, and that Act applies as if Matukutūruru were a reserve vested in the administering body. | 5  |
| (5) | Subsections (1) to (4) do not take effect until the trustee has  |    |
|     | provided—  |    |
|     | (a) Watercare Services Limited with a registrable easement in gross on the terms and conditions set out in part 6 of the documents schedule; and   | 10 |
|     | (b) the Crown with a registrable right of way easement on the terms and conditions set out in part 3 of the documents schedule.  |    |
| (6) | The easement referred to in subsection (5)(a)—   | 15 |
|     | (a) is enforceable in accordance with its terms despite— (i) the provisions of the Reserves Act 1977, the Property Law Act 2007, or any other enactment; or  |    |
|     | (ii) any rule of law; and  | 20 |
|     | (b) is to be treated as having been granted in accordance with the Reserves Act 1977.  |    |
| (7) | The easement referred to in subsection (5)(b)—   |    |
| •   | (a) is enforceable in accordance with its terms, despite the provisions of the Reserves Act 1977; and  | 25 |
|     | (b) is to be treated as having been granted in accordance with that Act.   |    |
| 19  | Maungakiekie / One Tree Hill   |    |
| (1) | The reservation of Maungakiekie / One Tree Hill as a recreation reserve subject to the Reserves Act 1977 is revoked.   | 30 |
| (2) | The fee simple estate in Maungakiekie / One Tree Hill then vests in the trustee.   |    |
| (3) | Maungakiekie / One Tree Hill is then declared a reserve and classified as a recreation reserve subject to section 17 of the Reserves Act 1977.   | 35 |
| (4) | The Maunga Authority is the administering body of Maungakiekie / One Tree Hill for the purposes of the Reserves Act  |    |
|     |  |    |

(5)

(6)

**20** (1)

(2)

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(6)

**(7)** 

provided—

| 1977, and that Act applies as if Maungakiekie / One Tree Hill were a reserve vested in the administering body.   |    |  |
|--|----|--|
| <b>Subsections (1) to (4)</b> do not take effect until the trustee has provided Watercare Services Limited with a registrable easement in gross on the terms and conditions set out in part 6 of the documents schedule.                           |    |  |
| The easement—  |    |  |
| <ul> <li>(a) is enforceable in accordance with its terms despite—</li> <li>(i) the provisions of the Reserves Act 1977, the Property Law Act 2007, or any other enactment;</li> </ul>  | 10 |  |
| or (ii) any rule of law; and (b) is to be treated as having been granted in accordance with the Reserves Act 1977.   |    |  |
| Maungarei / Mount Wellington The reservation of the part of Maungarei / Mount Wellington that is a reserve for a site for a borough depot subject to the Reserves Act 1977 is revoked.   | 15 |  |
| The reservation of the parts of Maungarei / Mount Wellington that are recreation reserve subject to the Reserves Act 1977 is revoked.  | 20 |  |
| The fee simple estate in Maungarei / Mount Wellington then vests in the trustee.   |    |  |
| The part of Maungarei / Mount Wellington referred to in <b>subsection (1)</b> is then declared a reserve and classified as a local purpose reserve, for the purpose of a site for a council depot, subject to section 23 of the Reserves Act 1977. | 25 |  |
| The parts of Maungarei / Mount Wellington referred to in <b>subsection (2)</b> are then declared a reserve and classified as a recreation reserve subject to section 17 of the Reserves Act 1977.  | 30 |  |
| The Maunga Authority is the administering body of Maungarei / Mount Wellington for the purposes of the Reserves Act 1977, and that Act applies as if Maungarei / Mount Wellington  |    |  |

were a reserve vested in the administering body.

**Subsections (1) to (6)** do not take effect until the trustee has

35

|            | (a) Watercare Services Limited with a registrable easement in gross on the terms and conditions set out in part 6 of the documents schedule; and  |    |
|------------|---|----|
|            | (b) the Auckland Council with a registrable lease on the  | 5  |
| (8)        | The easement referred to in subsection (7)(a)—  |    |
|            | <ul><li>(a) is enforceable in accordance with its terms despite—</li><li>(i) the provisions of the Reserves Act 1977, the</li></ul>   |    |
|            | Property Law Act 2007, or any other enactment; or   | 10 |
|            | (ii) any rule of law; and   |    |
|            | (b) is to be treated as having been granted in accordance with the Reserves Act 1977.   |    |
| (9)        | The lease referred to in subsection (7)(b)—   | 15 |
|            | (a) is enforceable in accordance with its terms, despite the provisions of the Reserves Act 1977; and   |    |
|            | (b) is to be treated as having been granted in accordance   |    |
|            | with that Act.  |    |
| 21         | Maungawhau / Mount Eden   | 20 |
| (1)        | The reservation of the part of Maungawhau / Mount Eden that   |    |
|            | is a historic reserve subject to the Reserves Act 1977 is re-   |    |
|            | voked.  |    |
| (2)        | voked. The reservation of the parts of Maungawhau / Mount Eden  |    |
| (2)        | voked.  | 25 |
| (2)        | voked.  The reservation of the parts of Maungawhau / Mount Eden that are recreation reserve subject to the Reserves Act 1977 is   | 25 |
|            | voked.  The reservation of the parts of Maungawhau / Mount Eden that are recreation reserve subject to the Reserves Act 1977 is revoked.  The fee simple estate in Maungawhau / Mount Eden then vests   | 25 |
| (3)        | voked. The reservation of the parts of Maungawhau / Mount Eden that are recreation reserve subject to the Reserves Act 1977 is revoked. The fee simple estate in Maungawhau / Mount Eden then vests in the trustee.   | 25 |
| (3)        | voked.  The reservation of the parts of Maungawhau / Mount Eden that are recreation reserve subject to the Reserves Act 1977 is revoked.  The fee simple estate in Maungawhau / Mount Eden then vests in the trustee.  The part of Maungawhau / Mount Eden referred to in subsection (1) is then declared a reserve and classified as a historic reserve subject to section 18 of the Reserves Act 1977.  The parts of Maungawhau / Mount Eden referred to in sub-  |    |
| (3)<br>(4) | voked. The reservation of the parts of Maungawhau / Mount Eden that are recreation reserve subject to the Reserves Act 1977 is revoked. The fee simple estate in Maungawhau / Mount Eden then vests in the trustee. The part of Maungawhau / Mount Eden referred to in subsection (1) is then declared a reserve and classified as a historic reserve subject to section 18 of the Reserves Act 1977. The parts of Maungawhau / Mount Eden referred to in subsection (2) are then declared a reserve and classified as a  |    |
| (3)<br>(4) | voked. The reservation of the parts of Maungawhau / Mount Eden that are recreation reserve subject to the Reserves Act 1977 is revoked. The fee simple estate in Maungawhau / Mount Eden then vests in the trustee. The part of Maungawhau / Mount Eden referred to in subsection (1) is then declared a reserve and classified as a historic reserve subject to section 18 of the Reserves Act 1977. The parts of Maungawhau / Mount Eden referred to in subsection (2) are then declared a reserve and classified as a recreation reserve subject to section 17 of the Reserves Act | 30 |
| (3)<br>(4) | voked. The reservation of the parts of Maungawhau / Mount Eden that are recreation reserve subject to the Reserves Act 1977 is revoked. The fee simple estate in Maungawhau / Mount Eden then vests in the trustee. The part of Maungawhau / Mount Eden referred to in subsection (1) is then declared a reserve and classified as a historic reserve subject to section 18 of the Reserves Act 1977. The parts of Maungawhau / Mount Eden referred to in subsection (2) are then declared a reserve and classified as a  |    |

|     |                          | and that Act applies as if Maungawhau / Mount Eden reserves vested in the administering body.   |    |
|-----|--------------------------|---|----|
| (7) | has p<br>easen<br>of the | ections (1) to (6) do not take effect until the trustee rovided Watercare Services Limited with a registrable nent in gross on the terms and conditions set out in part 6 e documents schedule.   | 5  |
| (0) | (a) (b)                  | is enforceable in accordance with its terms despite—  (i) the provisions of the Reserves Act 1977, the Property Law Act 2007, or any other enactment; or  (ii) any rule of law; and is to be treated as having been granted in accordance with the Reserves Act 1977. | 10 |
| 22  | Mou                      | nt Albert   | 15 |
| (1) | The r                    | eservation of Mount Albert as a recreation reserve subject<br>Reserves Act 1977 is revoked.   | 13 |
| (2) | The f                    | ee simple estate in Mount Albert then vests in the trustee.   |    |
| (3) |                          | $\boldsymbol{j}$  | 20 |
| (4) | Alber<br>Act a           | Maunga Authority is the administering body of Mount t for the purposes of the Reserves Act 1977, and that pplies as if Mount Albert were a reserve vested in the histering body.  | 25 |
| (5) | has p                    | ections (1) to (4) do not take effect until the trustee rovided Watercare Services Limited with a registrable nent in gross on the terms and conditions set out in part 6 e documents schedule.   |    |
| (6) | The e                    | easement—   | 30 |
|     | (a)                      | is enforceable in accordance with its terms despite—  (i) the provisions of the Reserves Act 1977, the Property Law Act 2007, or any other enactment; or  |    |
|     |                          | (ii) any rule of law; and   | 35 |
|     | (b)                      | is to be treated as having been granted in accordance   |    |

with the Reserves Act 1977.

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|    | 3.5  |           |  |
|----|------|-----------|--|
| 23 | Moun | t Roskill |  |

- (1) The reservation of Mount Roskill as a recreation reserve subject to the Reserves Act 1977 is revoked.
- (2) The fee simple estate in Mount Roskill then vests in the trustee.
- (3) Mount Roskill is then declared a reserve and classified as a 5 recreation reserve subject to section 17 of the Reserves Act 1977.
- (4) The Maunga Authority is the administering body of Mount Roskill for the purposes of the Reserves Act 1977, and that Act applies as if Mount Roskill were a reserve vested in the 10 administering body.
- (5) **Subsections (1) to (4)** do not take effect until the trustee has provided Watercare Services Limited with a registrable easement in gross on the terms and conditions set out in part 6 of the documents schedule.

(6) The easement—

- (a) is enforceable in accordance with its terms despite—
  - (i) the provisions of the Reserves Act 1977, the Property Law Act 2007, or any other enactment; or

(ii) any rule of law; and

(b) is to be treated as having been granted in accordance with the Reserves Act 1977.

### 24 Mount St John

- (1) The reservation of Mount St John as a recreation reserve subject to the Reserves Act 1977 is revoked.
- (2) The fee simple estate in Mount St John then vests in the trustee.
- (3) Mount St John is then declared a reserve and classified as a recreation reserve subject to section 17 of the Reserves Act 1977.

(4) The Maunga Authority is the administering body of Mount St John for the purposes of the Reserves Act 1977, and that Act applies as if Mount St John were a reserve vested in the administering body.

| Part 2        | Collective Regress Bill   |    |
|---------------|---|----|
| <b>25</b> (1) | Ōhinerau / Mount Hobson The reservation of Ōhinerau / Mount Hobson as a recreation  |    |
| (2)           | reserve subject to the Reserves Act 1977 is revoked.  The fee simple estate in Ōhinerau / Mount Hobson then vests in the trustee.   | 5  |
| (3)           | Öhinerau / Mount Hobson is then declared a reserve and classified as a recreation reserve subject to section 17 of the Reserves Act 1977.   | J  |
| (4)           | The Maunga Authority is the administering body of Ōhinerau / Mount Hobson for the purposes of the Reserves Act 1977, and that Act applies as if Ōhinerau / Mount Hobson were a reserve vested in the administering body.  | 10 |
| (5)           | <b>Subsections (1) to (4)</b> do not take effect until the trustee has provided Watercare Services Limited with a registrable easement in gross on the terms and conditions set out in part 6 of the documents schedule.  | 15 |
| (6)           | The easement—  (a) is enforceable in accordance with its terms despite—  (i) the provisions of the Reserves Act 1977, the Property Law Act 2007, or any other enactment; or  (ii) any rule of law; and  (b) is to be treated as having been granted in accordance | 20 |
| <b>26</b> (1) | with the Reserves Act 1977. <b>Ōhuiarangi</b> / <b>Pigeon Mountain</b> The reservation of the part of Ōhuiarangi / Pigeon Mountain that is a historic reserve subject to the Reserves Act 1977 is revoked.  | 25 |
| (2)           | The reservation of the part of Ōhuiarangi / Pigeon Mountain that is a local purpose (site for community buildings) reserve subject to the Reserves Act 1977 is revoked.   | 30 |
| (3)           | The reservation of the parts of Ōhuiarangi / Pigeon Mountain that are recreation reserve subject to the Reserves Act 1977 is  |    |

The fee simple estate in  $\bar{O}$ huiarangi / Pigeon Mountain then 35

(4)

revoked.

vests in the trustee.

(5)

| (5)  | The part of Ōhuiarangi / Pigeon Mountain referred to in <b>subsection (1)</b> is then declared a reserve and classified as a historic reserve subject to section 18 of the Reserves Act 1977.  |    |
|------|--|----|
| (6)  | The part of Ōhuiarangi / Pigeon Mountain referred to in <b>subsection (2)</b> is then declared a reserve and classified as a local purpose reserve, for the purpose of a site for community buildings, subject to section 23 of the Reserves Act 1977. | 5  |
| (7)  | The parts of Ōhuiarangi / Pigeon Mountain referred to in <b>subsection (3)</b> are then declared a reserve and classified as a recreation reserve subject to section 17 of the Reserves Act 1977.  | 10 |
| (8)  | The Maunga Authority is the administering body of Ōhuiarangi / Pigeon Mountain for the purposes of the Reserves Act 1977, and that Act applies as if Ōhuiarangi / Pigeon Mountain were reserves vested in the administering body.                      | 15 |
| (9)  | <b>Subsections (1) to (8)</b> do not take effect until the trustee has provided Watercare Services Limited with a registrable easement in gross on the terms and conditions set out in part 6 of the documents schedule.                               |    |
| (10) | The easement—  (a) is enforceable in accordance with its terms despite—  (i) the provisions of the Reserves Act 1977, the Property Law Act 2007, or any other enactment; or  | 20 |
|      | <ul><li>(ii) any rule of law; and</li><li>(b) is to be treated as having been granted in accordance with the Reserves Act 1977.</li></ul>  | 25 |
| 27   | Ōtāhuhu / Mount Richmond   |    |
| (1)  | The reservation of Ōtāhuhu / Mount Richmond as a recreation reserve subject to the Reserves Act 1977 is revoked.   | 30 |
| (2)  | The fee simple estate in Ōtāhuhu / Mount Richmond then vests in the trustee.   |    |
| (3)  | Ōtāhuhu / Mount Richmond is then declared a reserve and classified as a recreation reserve subject to section 17 of the Reserves Act 1977.   | 35 |
| (4)  | The Maunga Authority is the administering body of Ōtāhuhu / Mount Richmond for the purposes of the Reserves Act 1977,  |    |
|      | 31   |    |

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(7)

| cl 28         | Collective Redress Bill  |    |
|---------------|--|----|
|               | that Act applies as if Ōtāhuhu / Mount Richmond were a ve vested in the administering body.  |    |
| has p         | sections (1) to (4) do not take effect until the trustee provided Watercare Services Limited with a registrable ment in gross on the terms and conditions set out in part 6 e documents schedule.                    | 5  |
|               | easement—  |    |
| (a)           | is enforceable in accordance with its terms despite— (i) the provisions of the Reserves Act 1977, the Property Law Act 2007, or any other enactment; or  | 10 |
| (b)           | (ii) any rule of law; and is to be treated as having been granted in accordance with the Reserves Act 1977.  |    |
| Taka          | arunga / Mount Victoria  | 15 |
| The that a    | reservation of the parts of Takarunga / Mount Victoria are recreation reserve subject to the Reserves Act 1977 woked.  | 10 |
| is a l        | reservation of the part of Takarunga / Mount Victoria that ocal purpose (community use) reserve subject to the Reses Act 1977 is revoked.  | 20 |
| is a lo       | reservation of the part of Takarunga / Mount Victoria that ocal purpose (community buildings) reserve subject to the rves Act 1977 is revoked.   |    |
|               | fee simple estate in Takarunga / Mount Victoria then vests   | 25 |
|               | e trustee.   |    |
| tion          | parts of Takarunga / Mount Victoria referred to in <b>subsec-</b> (1) are then declared a reserve and classified as a recre- reserve subject to section 17 of the Reserves Act 1977.                                 |    |
| sect<br>purpo | part of Takarunga / Mount Victoria referred to in <b>sub-</b> ion (2) is then declared a reserve and classified as a local ose reserve, for the purpose of community use, subject to on 23 of the Reserves Act 1977. | 30 |

The part of Takarunga / Mount Victoria referred to in subsec-

to section 23 of the Reserves Act 1977.

**tion (3)** is then declared a reserve and classified as a local purpose reserve, for the purpose of community buildings, subject

reserves vested in the administering body.

The Maunga Authority is the administering body of Takarunga / Mount Victoria for the purposes of the Reserves Act 1977, and that Act applies as if Takarunga / Mount Victoria were

**Subsections (1) to (8)** do not take effect until the trustee 5

(8)

(9)

| (-)  | has provided Watercare Services Limited with a registrable easement in gross on the terms and conditions set out in part 6 of the documents schedule.  |    |
|------|--|----|
| (10) | The easement—  |    |
|      | (a) is enforceable in accordance with its terms despite— (i) the provisions of the Reserves Act 1977, the Property Law Act 2007, or any other enactment; or  | 10 |
|      | <ul> <li>(ii) any rule of law; and</li> <li>(b) is to be treated as having been granted in accordance with the Reserves Act 1977.</li> </ul>   | 15 |
| 29   | Te Tātua-a-Riukiuta  |    |
| (1)  | The reservation of Te Tātua-a-Riukiuta (commonly known as Big King Reserve) as a recreation reserve subject to the Reserves Act 1977 is revoked.   | 20 |
| (2)  | The fee simple estate in Te Tātua-a-Riukiuta then vests in the trustee.  |    |
| (3)  | Te Tātua-a-Riukiuta is then declared a reserve and classified as a recreation reserve subject to section 17 of the Reserves Act 1977.  | 25 |
| (4)  | The Maunga Authority is the administering body of Te Tātua-a-Riukiuta for the purposes of the Reserves Act 1977, and that Act applies as if Te Tātua-a-Riukiuta were a reserve vested in the administering body.         |    |
| (5)  | <b>Subsections (1) to (4)</b> do not take effect until the trustee has provided Watercare Services Limited with a registrable easement in gross on the terms and conditions set out in part 6 of the documents schedule. | 30 |
| (6)  | The easement—  (a) is enforceable in accordance with its terms despite—  | 35 |

|     | Property Law Act 2007, or any other enactment; or  (ii) any rule of law; and  (b) is to be treated as having been granted in accordance with the Reserves Act 1977.   | 5  |
|-----|---|----|
|     | Improvements attached to maunga   |    |
| 30  | Ownership of improvements   |    |
| (1) | This section applies to improvements attached to the maunga vested in the trustee under this subpart—  (a) on the vesting of the maunga in the trustee; and  (b) despite the vesting.   | 10 |
| (2) | An improvement that is governed by an interest to which <b>section 41(1)</b> applies is vested, or remains vested, in accordance with the enactment or agreement by or under which the interest was created.  | 15 |
| (3) | The improvements specified in part 4.1 of the property redress schedule vest in the trustee.  |    |
| (4) | Any other improvements vest in accordance with <b>subsections (5) to (10)</b> .   | 20 |
| (5) | Improvements owned by the Crown immediately before the vesting and attached to Takarunga / Mount Victoria or Matukutūruru vest in the Maunga Authority.   |    |
| (6) | Improvements owned by the Auckland Council immediately before the vesting remain vested in the Auckland Council. However, the improvements must be treated as if they were vested in the Maunga Authority for the purposes of administering the maunga under the Reserves Act 1977. | 25 |
| (7) | The improvements referred to in section 2(3) of the Reserves and Other Lands Disposal And Public Bodies Empowering Act 1912 vest in the Cornwall Park Trust Board.  | 30 |
| (8) | An improvement to which any of <b>subsections (5) to (7)</b> applies—   |    |
|     | <ul> <li>(a) must be treated as personal property and not as land or as an interest in land; and</li> <li>(b) does not form part of the maunga; and</li> </ul>  | 35 |
|     | (o) account form part of the manney, and  |    |

|      | (c)          | may remain attached to the maunga without the consent<br>of, and without charge by, the trustee or the Maunga<br>Authority.   |    |
|------|--------------|---|----|
| (9)  | of the       | other improvement attached to a maunga with the consent of Crown or the administering body of the maunga at the of its attachment is vested in—  the person or body who attached the improvement; or  | 5  |
|      | (b)          | if the person or body is deceased, dissolved, or otherwise no longer exists, or the person or body no longer has an interest in the improvement, the person or body who, immediately before the vesting of the maunga, would have had a proprietary right to the improvement were the improvement to be treated as personal property. | 10 |
| (10) |              | <b>ections (5) to (9)</b> apply subject to any other enactment overns the ownership of the improvement concerned.   | 15 |
| (11) | _            | roid doubt, <b>subsection (9)</b> — relates only to the ownership of an improvement to  |    |
|      |              | which that subsection applies; and  |    |
|      | (b)          | does not affect or limit any rights in relation to the maunga to which the improvement is attached that may arise from the ownership of the improvement.  | 20 |
| (12) | apart        | rustee is not liable for an improvement for which it would, from this section, be liable by reason of its ownership of aunga.   | 25 |
| 31   | _            | ovements where ownership reverts to Maunga  |    |
| (1)  | Auth<br>Subs | ection (2) applies to an improvement attached to a  |    |
| (1)  |              | ga described in <b>section 30(2)</b> , the ownership of which   |    |
|      |              | ts to the Maunga Authority by operation of section  | 30 |
|      |              | and (3).  |    |
| (2)  | On ar (a)    | nd from the date of the reversion, the improvement—<br>must be treated as personal property and not as land or<br>as an interest in land; and   |    |
|      | (b)          | does not form part of the maunga; and   | 35 |
|      | (c)          | may remain attached to the maunga without the consent of, and without charge by, the trustee.   |    |

| 22 | T .                  | •        | e • 1 4      |      |               | 4     |
|----|----------------------|----------|--------------|------|---------------|-------|
| 32 | <b>Improvements:</b> | evercise | of rights    | 1166 | <b>900000</b> | etc   |
| -  | improvements.        | CACICISC | OI II SII US | usco | access        | , cic |

- (1) For the purposes of administering the maunga under the Reserves Act 1977, the Maunga Authority is responsible for any decisions in respect of any matter that may arise from a person exercising, or purporting to exercise, a right in relation to any 5 improvement attached to a maunga.
- (2) **Subsection (1)** is subject to **subsections (3) to (7)** and any other enactment that governs the use of the improvement concerned.
- On and from the vesting of Matukutūruru in the trustee under section 18, the Maunga Authority must provide the trustee with access to the improvement described in part 4.1(a) of the property redress schedule for the purpose of the trustee maintaining the improvement.
- (4) On and from the vesting of Ōhinerau / Mount Hobson in the trustee under **section 25**, the Maunga Authority must provide the trustee with access to the improvements described in part 4.1(b) of the property redress schedule for the purpose of the trustee maintaining the improvements.
- (5) **Subsections (3) and (4)** apply subject to any terms and conditions agreed between the Maunga Authority and the trustee.
- (6) The Maunga Authority must not require any rent, royalty, fee, or other charge from the trustee in respect of any interest or arrangement granted to the trustee under the Reserves Act 1977 that relates to—
  - (a) the use by the trustee of the improvements described in part 4.1 of the property redress schedule; or

25

- (b) the use by the trustee of the land over which access is provided to those improvements.
- (7) Despite **subclause** (6), the Maunga Authority may require a processing charge for the trustee in relation to any such interest or arrangement in order to recover its actual and reasonable costs.
- (8) On and from the vesting of Maungakiekie / One Tree Hill in the trustee under **section 19**, the Maunga Authority must provide the Cornwall Park Trust Board with access, without charge, to the improvements referred to in section 2(3) of the Reserves and Other Lands Disposal And Public Bodies Empowering

(9)

(10)

(11)

**33** (1)

(2) (3)

(4)

(5)

|                      | 2 for the purposes of maintaining and keeping them  |    |
|----------------------|---|----|
| _                    | order in accordance with section 2(3) of that Act.  |    |
| -                    | rovement described in section 30(5), (6), or (7) or   |    |
| 31(1)—               |   |    |
| ta                   | hay be accessed, used, occupied, repaired, or main-<br>nined at any time without the consent of, and without<br>harge by, the trustee; and  | 5  |
| co                   | hay be removed or demolished at any time without the consent of, and without charge by, the trustee. However,—  | 10 |
| (i                   |   |    |
| (i                   | i) after the removal or demolition, the Maunga Authority must ensure that the land is left in a clean and tidy condition.   | 15 |
| member               | ections (3), (4), and (6), trustee includes 1 or more is of Ngā Mana Whenua o Tāmaki Makaurau authorthe trustee.  |    |
| fects the            | d doubt, nothing in <b>subsection (9)(b)</b> limits or afterequirements of any enactment that may apply to the or demolition of an improvement to which that subapplies.                | 20 |
| S                    | ubpart 2—Vesting of Maungauika  |    |
|                      | ervation of Maungauika (being North Head Historic ) as a historic reserve subject to the Reserves Act 1977  | 25 |
| The fee<br>Maunga    | simple estate in Maungauika then vests in the trustee. uika is then declared a reserve and classified as a hiserve subject to section 18 of the Reserves Act 1977.                      | 30 |
| Subsection has prove | etions (1) to (3) do not take effect until the trustee wided Watercare Services Limited with a registrable at in gross on the terms and conditions set out in part 6 ocuments schedule. | 35 |
| The east             | ement   |    |

is enforceable in accordance with its terms despite—

the provisions of the Reserves Act 1977, the

Property Law Act 2007, or any other enactment;

(i)

|     | ana   |    |
|-----|---|----|
|     | (ii) any rule of law; and   |    |
|     | (b) is to be treated as having been granted in accordance with the Reserves Act 1977.   | 5  |
| (6) | Despite the vesting under <b>subsection (2)</b> , the Reserves Act 1977 applies to Maungauika as if the maunga were vested in the Crown.  |    |
| (7) | To avoid doubt, as a result of subsection (6),—   | 10 |
| (7) | (a) Maungauika is not vested in, or managed and controlled by, an administering body; and   | 10 |
|     | (b) the Crown continues to administer, control, and manage Maungauika; and  |    |
|     | (c) the Crown continues to retain all income, and be responsible for all liabilities, in relation to Maungauika; and  | 15 |
|     | (d) Maungauika continues to form part of the Hauraki Gulf Marine Park established under section 33 of the Hauraki Gulf Marine Park Act 2000.  |    |
| (8) | Until the integrated management plan comes into effect, the Crown must administer, control, and manage the reserve in accordance with the <i>North Head Historic Reserve Conservation Management Plan</i> (1999). | 20 |
| 34  | Ownership of improvements   |    |
| (1) | This section applies to improvements attached to Maungauika—  | 25 |
|     | (a) on the vesting of the maunga in the trustee under <b>section 33</b> ; and   |    |
|     | (b) despite the vesting.  |    |
| (2) | An improvement that is governed by an interest to which <b>section 41(1)</b> applies is vested, or remains vested, in accordance with the enactment or agreement by or under which the interest was created.      | 30 |
| (3) | The improvements specified in part 4.2(a) of the property redress schedule vest in the trustee.   | 35 |
| (4) | The improvement specified in part 4.2(b) of the property redress schedule vests in the trustee.   |    |
|     |   |    |

Any other improvements vest in accordance with subsec-

(5)

|               | tions (6) to (9).   |    |  |  |
|---------------|---|----|--|--|
| (6)           | Improvements owned by the Crown immediately before the vesting remain vested in the Crown.  |    |  |  |
| (7)           | Improvements owned by the Auckland Council immediately before the vesting remain vested in the Auckland Council.  | 5  |  |  |
| (8)           | An improvement to which <b>subsection (6) or (7)</b> applies—  (a) must be treated as personal property and not as land or as an interest in land; and  |    |  |  |
|               | <ul> <li>(b) does not form part of Maungauika; and</li> <li>(c) may remain attached to Maungauika without the consent of, and without charge by, the trustee or the Crown.</li> </ul>   | 10 |  |  |
| (9)           | Any other improvement attached to Maungauika with the consent of the Crown at the time of its attachment is vested in—  (a) the person or body who attached the improvement; or  (b) if the person or body is deceased, dissolved, or otherwise no longer exists, or the person or body no longer has an interest in the improvement, the person or body who, immediately before the vesting of the maunga, | 15 |  |  |
|               | would have had a proprietary right to the improvement<br>were the improvement to be treated as personal prop-<br>erty.  | 20 |  |  |
| (10)          | <b>Subsections (6) to (9)</b> apply subject to any other enactment that governs the ownership of the improvement concerned.   |    |  |  |
| (11)          | To avoid doubt, <b>subsection (9)</b> (a) relates only to the ownership of an improvement to which that subsection applies; and   | 25 |  |  |
|               | (b) does not affect or limit any rights in relation to Maungauika that may arise from the ownership of the improvement.   | 30 |  |  |
| (12)          | The trustee is not liable for an improvement for which it would, apart from this section, be liable by reason of its ownership of Maungauika.   |    |  |  |
| <b>35</b> (1) | <b>Improvements: exercise of rights, use, access, etc</b> For the purposes of administering Maungauika under the Reserves Act 1977, the Crown is responsible for any decisions in respect of any matter that may arise from a person exercising,  | 35 |  |  |

|      | or purporting to exercise, a right in relation to any improvement attached to Maungauika.   |    |
|------|---|----|
| (2)  | <b>Subsection (1)</b> is subject to <b>subsections (3) to (11)</b> and any other enactment that governs the use of the improvement concerned.   | 5  |
| (3)  | The Crown must provide the trustee with access to the improvements specified in part 4.2(a) of the property redress schedule for the purpose of the trustee maintaining the improvements.   |    |
| (4)  | The Crown must not require the payment of any rent, fee, royalty, or other charge from the trustee for using land over which access is provided for the purposes of <b>subsection (3)</b> .   | 10 |
| (5)  | The trustee must allow the Crown to use the improvement specified in part 4.2(b) of the property redress schedule as an interpretation centre, without charge for access, use, or occupation of the land on which the improvement is sited, until the Crown no longer wishes to use the improvement for that purpose. | 15 |
| (6)  | The Crown is responsible for maintaining the improvement during this time.  |    |
| (7)  | The Crown must provide the trustee with access to the improvement described in <b>subsection (5)</b> —  (a) on and from the date that the Crown notifies the trustee in writing that it no longer wishes to use the improvement as an interpretation centre; and  | 20 |
|      | (b) for the purpose of the trustee maintaining the improvement.   | 25 |
| (8)  | <b>Subsections (3) and (7)</b> apply subject to any terms and conditions agreed between the Crown and the trustee.  |    |
| (9)  | The Crown must not require any rent, fee, royalty, or other charge from the trustee for using land over which access is provided for the purposes of <b>subsection (7)</b> .  | 30 |
| (10) | Despite section 17Y of the Conservation Act 1987, the Minister of Conservation must not require the payment of any rent, royalty, fee, levy, or other charge from the trustee in respect of any interest or arrangement granted to the trustee under the Reserves Act 1977 or the Conservation Act 1987 that relates  | 35 |

to—

|      | (a)     | the use by the trustee of the improvements described in part 4.2(a) or (b) of the property redress schedule; or  |    |
|------|---------|--|----|
|      | (b)     | the use by the trustee of the land over which access is  |    |
|      |         | provided to those improvements.  |    |
| (11) | An in   | nprovement described in section 34(6) or (7)—  | 5  |
|      | (a)     | may be accessed, used, occupied, repaired, or maintained at any time without the consent of, and without charge by, the trustee; and   |    |
|      | (b)     | may be removed or demolished at any time without the consent of, and without charge by, the trustee. How-  | 10 |
|      |         | ever,—   |    |
|      |         | (i) before doing so, the trustee must be given no less than 15 working days' written notice of the intended removal or demolition; and   |    |
|      |         | (ii) after the removal or demolition, the owner of the improvement must ensure that the land is left in a clean and tidy condition.  | 15 |
| (12) |         | ection (11)(b) is subject to section 36 in relation to the   |    |
|      | sectio  | evernments described in <b>subsections (1) and (4)</b> of that on.   | 20 |
| (13) |         | bsections (3) and (6), trustee includes 1 or more memof Ngā Mana Whenua o Tāmaki Makaurau authorised by ustee.   |    |
| (14) | fects t | roid doubt, nothing in <b>subsection (11)(b)</b> limits or afthe requirements of any enactment that may apply to the val or demolition of an improvement to which that submapplies.  | 25 |
| 36   |         | ee right of first refusal over certain Crown   |    |
| (1)  | -       | ovements   | 20 |
| (1)  | no lor  | ections (2) and (3) apply if the Crown decides that it neger wishes to own and occupy the buildings located on part of Maungauika identified as Area C1 on deed plan 115-12.   | 30 |
| (2)  | on an   | Crown must offer the buildings to the trustee for purchase y terms the Crown thinks fit. However, the Crown may be buildings to the trustee only if the trustee can demonstrat it is able to secure the right to use the buildings for a | 35 |

|     | purpose compatible with the classification of Maungauika as a historic reserve subject to section 18 of the Reserves Act 1977.   |          |
|-----|--|----------|
| (3) | If the trustee declines to purchase the buildings, the buildings must remain vested in the Crown and <b>sections 34 and 35</b> continue to apply to the buildings accordingly.   | 5        |
| (4) | <b>Subsections (5) and (6)</b> apply if the Crown decides that it no longer wishes to own and occupy the buildings located on that part of Maungauika identified as Area C2 on deed plan OTS-115-12.   |          |
| (5) | The Crown must offer the buildings to the trustee for purchase on any terms the Crown thinks fit. However, the Crown may sell the buildings to the trustee only if the trustee can demonstrate that it is able to secure the right to use the buildings for a purpose compatible with the classification of Maungauika as a historic reserve subject to section 18 of the Reserves Act 1977. | 10<br>15 |
| (6) | If the trustee declines to purchase the buildings, the Crown must remove or demolish the buildings, after complying with the requirements of <b>section 35(11)(b)(i) and (ii)</b> and any other relevant enactment.  | 10       |
| (7) | To avoid doubt, the consent of the trustee is not required for<br>the removal or demolition of the buildings, nor may the trustee<br>charge for their removal or demolition.   | 20       |
| (8) | An offer made by the Crown under <b>subsection (2) or (5)</b> expires on the 40th working day after the trustee receives notice of the offer.  | 25       |
| 37  | Order in Council triggering different arrangements for   |          |
| (1) | administration of Maungauika   |          |
| (1) | The Governor-General may, by Order in Council made on the recommendation of the Minister of Conservation, declare that   |          |
|     | on the date specified in the order section 163(3) and Sched-   | 30       |
| (2) | ule 6 comes come into force.   |          |
| (2) | The Minister of Conservation may recommend the making of an order only if—   |          |
|     | (aa) the rest of the Act has or will come into force before the  |          |
|     | date specified in the proposed order; and  | 35       |

under section 42; and

ernment; and

a computer freehold register for the fee simple estate in Maungauika in the name of the trustee has been created

the Minister has consulted the Minister of Local Gov-

(a)

(b)

5

|     | (c)   | the Auckland Council, after consulting the Maunga Authority, has provided notice in writing to the Minister of Conservation that the Council has agreed to be responsible for the routine management of Maungauika in the same manner as for other maunga under <b>section 60</b> . | 10 |
|-----|-------|---|----|
|     | S     | ubpart 3—Vesting of Rarotonga / Mount<br>Smart  |    |
| 38  | Rare  | otonga / Mount Smart  |    |
| (1) | The   | reservation of Rarotonga / Mount Smart as a recreation rve subject to the Reserves Act 1977 is revoked.   | 15 |
| (2) |       | fee simple estate in Rarotonga / Mount Smart then vests e trustee.  |    |
| (3) | sifie | stonga / Mount Smart is then declared a reserve and clasda as a recreation reserve subject to section 17 of the Reses Act 1977.   | 20 |
| (4) | has j | provided Watercare Services Limited with a registrable ment in gross on the terms and conditions set out in part 6 the documents schedule.  |    |
| (5) | The   | easement—   | 25 |
|     | (a)   | <ul> <li>is enforceable in accordance with its terms despite—</li> <li>(i) the provisions of the Reserves Act 1977; and</li> <li>(ii) any inconsistency with the Property Law Act 2007 or any other enactment or rule of law; and</li> </ul>  |    |
|     | (b)   | is to be treated as having been granted in accordance with the Reserves Act 1977.   | 30 |
| (6) | -     | oite the revocation, vesting, declaration, and classification or subsections (1) to (3),—   |    |
|     | (a)   | any enactment or instrument applying to Rarotonga / Mount Smart immediately before the revocation, vesting, and declaration, including the following, continues   | 35 |
|     |       | 43  |    |

|    |      | to ap   | oply as if the revocation, vesting, and declaration   |    |
|----|------|---------|---|----|
|    |      | had r   | not occurred:   |    |
|    |      | (i)     | the Mount Smart Regional Recreation Centre Act  |    |
|    |      | ···     | 1985; and   | _  |
|    |      | (ii)    | the Local Government (Tamaki Makaurau Re-   | 5  |
|    |      |         | organisation) Council-controlled Organisations  |    |
|    |      | (:::)   | Vesting Order 2010; and   |    |
|    |      | (iii)   | any instrument in relation to which the Auckland Council or Regional Facilities Auckland Limited (in its capacity as trustee of Regional Facilities Auckland) is a party, including the licence between the Auckland Council and Regional Facilities Auckland Limited dated 22 December 2011; | 10 |
|    |      |         | and   |    |
|    | (b)  | / Moi   | Reserves Act 1977 continues to apply to Rarotonga unt Smart as if the reserve were vested in the Auck-  | 15 |
|    |      |         | Council.  |    |
| 7) |      |         | oubt, as a result of <b>subsection (6)</b> , the Auckland   |    |
|    |      | icil—   |   |    |
|    | (a)  | Smar    | ns all the powers conferred upon it under the Mount<br>rt Regional Recreation Centre Act 1985 in respect<br>arotonga / Mount Smart; and   | 20 |
|    | (b)  |         | ect to section 4 of that Act, retains all management  |    |
|    | ` ′  | and     | administrative authority for Rarotonga / Mount  |    |
|    |      |         | rt as the administering body for the reserve under Reserves Act 1977.   | 25 |
| 9  | Othe | r lawf  | ful rights and interests not affected   |    |
| 1) |      |         | this subpart limits or affects any other lawful right   |    |
| ,  |      | -       | n relation to Rarotonga / Mount Smart.  |    |
| 2) |      |         | n is for the avoidance of doubt.  | 30 |
| ,  |      |         |   |    |
|    | Su   | bpart   | 4—General provisions applying to all maunga   |    |
| 0  | Mau  | nga m   | ust remain as reserves vested in trustee  |    |
| 1) |      | section | n applies to each maunga once the maunga is—ed in the trustee under <b>subpart 1, 2, or 3</b> ; and   | 35 |
|    |      |         |   |    |

(b)

declared a reserve under any of sections 18 to 29, 33,

| <i>2)</i> | Ngā Mana Whenua o Tāmaki Makaurau and the other people of Auckland.   | 5  |
|-----------|---|----|
| 3)        | <ul> <li>The trustee must not—</li> <li>(a) transfer the fee simple estate in the maunga to any other person; or</li> <li>(b) mortgage, or give a security interest in, the maunga.</li> </ul>  |    |
| 4)        | The reserve status of the maunga must not be revoked, but may be reclassified in accordance with the Reserves Act 1977.   | 10 |
| 5)        | <b>Subsection (2)</b> does not of itself create any right on which a cause of action may be founded.  |    |
| 6)        | <b>Subsection (2)</b> does not affect the application of section 16(8) of the Reserves Act 1977.  | 15 |
| 7)        | Despite <b>subsection (3)</b> , the trustee may transfer the fee simple estate in the maunga if—  (a) the transfer is to give effect to an exchange of any part   |    |
|           | of the maunga in accordance with section 15 of the Reserves Act 1977; and (b) the instrument to transfer the land in the maunga is ac-  | 20 |
|           | companied by a certificate given by the trustee, or its solicitor, verifying that <b>paragraph</b> (a) applies.   |    |
| 8)        | The prohibition in <b>subsection (4)</b> does not apply to any part of the maunga transferred in accordance with <b>subsection (7)</b> .  | 25 |
| 1         | Maunga vest subject to, or together with, specified interests   |    |
| 1)        | Each maunga vests in the trustee under <b>subpart 1, 2, or 3</b> subject to, or together with, any interests listed for the maunga in <b>Schedule 1</b> (whether as an existing interest that continues to affect the maunga after the vesting or as a new interest that first affects the maunga immediately after the vesting). | 30 |
| 2)        | <b>Subsection (3)</b> applies if a maunga vests subject to, or together with, an interest listed in <b>Schedule 1</b> that is an interest in land.  | 35 |
| 3)        | On and from the vesting,—   |    |
|           | 4.5   |    |

|     | (a)   | for Maungauika, the Crown must be treated as the grantor of the interest until clause 3 of Schedule 6 comes into force (in accordance with section 37(1): |     |
|-----|-------|---|-----|
|     | (b)   | for Rarotonga / Mount Smart, the Auckland Council must be treated as the grantor of the interest:   | 5   |
|     | (c)   | for any other maunga, the Maunga Authority must be treated as the grantor or the grantee of the interest, as the case may be.                             |     |
| (4) | Subs  | sections (5) and (6) apply if a maunga vests subject to   |     |
|     | an in | terest listed in <b>Schedule 1</b> that is not an interest in land, her or not the interest also applies to any other land.                               | 10  |
| (5) | The i | interest applies in respect of the maunga—  |     |
|     | (a)   | until the interest expires or is terminated; and  |     |
|     | (b)   | with any other necessary modifications; and   |     |
|     | (c)   | despite any change in status of the land in the maunga.   | 15  |
| (6) |       | e interest has a grantor,—  |     |
|     | (a)   | for Maungauika, the Crown remains the grantor of the interest until <b>clause 3 of Schedule 6</b> comes into force  |     |
|     |       | (in accordance with <b>section 37(1)</b> ):   |     |
|     | (b)   | for any other maunga, the interest applies as if the  | 20  |
|     | (0)   | Maunga Authority were the grantor.  |     |
| (7) | Noth  | ing in subsection (6)(b) applies to Rarotonga / Mount   |     |
| ( ) | Smar  |   |     |
| (8) |       | is section, <b>interest</b> means the interest or any renewal of interest, including any variations.  | 25  |
| 42  | Regi  | stration of ownership   |     |
| (1) | _     | section applies in relation to the fee simple estate in each  |     |
| ( ) |       | nga vested in the trustee under <b>subpart 1, 2, or 3</b> .   |     |
| (2) |       | e extent that the maunga (other than Rarotonga / Mount  |     |
| ( ) |       | t a specified maunga) is all of the land contained in a com-  | 30  |
|     | puter | freehold register, the Registrar-General must, on written   |     |
|     | appli | cation by an authorised person,—  |     |
|     | (a)   | register the trustee as the proprietor of the fee simple  |     |
|     | (1.)  | estate in the land; and   | 2.5 |
|     | (b)   | record anything on the register and do anything else  | 35  |
|     |       | that is necessary to give effect to <b>this Part</b> and to the collective deed.  |     |
|     |       | COHECHYE UEEU.  |     |

| (3)            |            | he extent that <b>subsection (2)</b> does not apply to the nga, or in the case of Rarotonga / Mount Smart the |    |
|----------------|------------|---|----|
|                |            | iga is a specified maunga, the Registrar-General must,  |    |
|                |            | ecordance with a written application by an authorised   |    |
|                | perso      | 11 .  | 5  |
|                | (a)        | create 1 or more computer freehold registers for the fee  |    |
|                | ( )        | simple estate in the land in the name of the trustee; and   |    |
|                | (b)        | record on the register or registers any interests that are  |    |
|                |            | registered, notified, or notifiable and that are described  |    |
|                |            | in the application.   | 10 |
| (4)            |            | <b>section (3)</b> is subject to the completion of any survey ssary to create a computer freehold register.   |    |
| (5)            | A co       | mputer freehold register must be created under this sec-  |    |
|                | tion       | as soon as is reasonably practicable after the effective  |    |
|                | date,      | but no later than—  | 15 |
|                | (a)        | 24 months after the effective date; or  |    |
|                | (b)        | any later date that may be agreed in writing by the   |    |
| >              |            | Crown and the trustee.  |    |
| <del>(6)</del> |            | is section, authorised person means a person authorised   | 20 |
| >              | -          | ne <del>Director-General.</del>   | 20 |
| <u>(6)</u>     |            | is section,—  |    |
|                |            | orised person means a person authorised by the Director-  |    |
|                | Gene       |   |    |
|                |            | ified maunga means each of the following maunga:  |    |
|                | <u>(a)</u> | the part of Maungawhau / Mount Eden that is Section 2   | 25 |
|                | (1.)       | SO 454833:  |    |
|                | <u>(b)</u> | Mount Albert:   |    |
|                | (c)<br>(d) | Mount Roskill: the part of Mount St John that is Section 1 SO 454980:   |    |
|                | (e)        | the part of Ōtāhuhu / Mount Richmond that is Section  | 30 |
|                | <u>(C)</u> | 1 SO 454943:  | 50 |
|                | (f)        | Rarotonga / Mount Smart.  |    |
|                | 7-7        | <u></u>   |    |
| 43             | Reco       | ording of iwi and hapū interests  |    |
| (1)            |            | Registrar-General must record on any computer freehold  |    |
| ` /            |            | ter for each maunga that the iwi and hapū of Ngā Mana   | 35 |
|                | Whe        | nua o Tāmaki Makaurau specified for that maunga in part   |    |
|                |            |   |    |

| (2)           | 3 of the property redress schedule have spiritual, ancestral, cultural, customary, and historical interests in the maunga. The recording of interests under this section does not have the effect of granting, creating, or providing evidence of an estate or interest in, or rights relating to, the maunga. | 5  |
|---------------|--|----|
| <b>44</b> (1) | Application of Part 4A of Conservation Act 1987 The vesting of the fee simple estate in each maunga in the trustee under <b>subpart 1, 2, or 3</b> is a disposition for the purposes of Part 4A of the Conservation Act 1987, but sections 24, 24A, and 24AA of that Act do not apply to the disposition.      | 10 |
| (2)           | <b>Subsection (3)</b> applies if any part of a maunga is no longer subject to reservation as a reserve under the Reserves Act 1977 as the result of an exchange in accordance with section 15 of that Act.   |    |
| (3)           | The vesting of that part of the maunga in the trustee under <b>subpart 1, 2, or 3</b> is no longer exempt from section 24 of the Conservation Act 1987 (other than subsection (2A) of that section).   | 15 |
| 45            | Application of other enactments  |    |
| (1)           | Sections 24 and 25 of the Reserves Act 1977 do not apply to the revocation, under <b>subpart 1, 2, or 3</b> , of the reserve status of each maunga.  | 20 |
| (2)           | Section 11 and Part 10 of the Resource Management Act 1991 do not apply to—  (a) the vesting of the fee simple estate in each maunga   | 25 |
|               | under <b>subpart 1, 2, or 3</b> ; or (b) any matter incidental to, or required for the purpose of, the vestings.   |    |
| (3)           | The vesting of the fee simple estate in each maunga under  |    |
|               | subpart 1, 2, or 3 does not—   | 30 |
|               | (a) limit section 10 or 11 of the Crown Minerals Act 1991; or  |    |
|               | (b) affect other rights to subsurface minerals.  |    |
| (4)           | The permission of a council under section 348 of the Local   |    |

Government Act 1974 is not required for laying out or forming 35 any private road or private way, or granting or reserving a right

of way over any private way, required to fulfil the terms of the collective deed in relation to the maunga.

| 46 | Application | of I | Reserves A | Act 1977 |
|----|-------------|------|------------|----------|
|----|-------------|------|------------|----------|

- (1) Sections 48A, 114, and 115 of the Reserves Act 1977 apply to the maunga (other than Maungauika and Rarotonga / Mount 5 Smart), despite sections 48A(6), 114(5), and 115(6) of that Act.
- (2) Sections 48A, 114, and 115 of the Reserves Act 1977 apply to Rarotonga / Mount Smart despite—
  - (a) sections 48A(6), 114(5), and 115(6) of that Act; and 10
  - (b) section 4 of the Mount Smart Regional Recreation Centre Act 1985.
- (3) Otherwise, the Reserves Act 1977 applies to the maunga subject to the provisions of this Act.

## 47 Saving of bylaws, etc, in relation to maunga

- (1) This section applies to any bylaw, or any prohibition or restriction on use or access, that an administering body or the Minister of Conservation has made or imposed under the Reserves Act 1977 or the Conservation Act 1987 in relation to a maunga before the maunga vested in the trustee under **sub-** 20 **part 1 or 2**.
- (2) The bylaw, prohibition, or restriction remains in force until it expires or is revoked under the Reserves Act 1977 or the Conservation Act 1987.

# 48 Names of maunga in respect of status as Crown protected 25 areas and reserves

- (1) The official geographic name for North Head Historic Reserve is changed to Maungauika / North Head Historic Reserve, and the Geographic Board must amend the Gazetteer accordingly.
- (2) **Subsection (3)** applies to the land, or the part of the land, in any other maunga that, immediately before the vesting of the maunga under **subpart 1, 2, or 3**, was all or part of a Crown protected area.

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| (3) | The official geographic name is discontinued in respect of the land, or the part of the land, and the Geographic Board must amend the Gazetteer accordingly.   |    |
|-----|--|----|
| (4) | A maunga is not a Crown protected area, despite anything in the New Zealand Geographic Board (Ngā Pou Taunaha o Aotearoa) Act 2008.  | 5  |
| (5) | Subsection (4) does not apply to Maungauika.   |    |
| (6) | The Minister of Conservation must not name or change the name of a maunga under section 16(10) of the Reserves Act 1977 without the written consent of the trustee, and section 16(10A) of that Act does not apply to the proposed name or change. | 10 |
| (7) | <b>Subsection (6)</b> does not apply to Rarotonga / Mount Smart.   |    |
| (8) | The Auckland Council must not change the name of Rarotonga / Mount Smart under section 16(10) of the Reserves Act 1977 without the written consent of the trustee, and section 16(10A) of that Act does not apply to the proposed change.          | 15 |
| 49  | Recording of certain matters on computer freehold registers  |    |
| (1) | This section applies in respect of each maunga.  | 20 |
| (2) | The Registrar-General must record on any computer freehold register for the maunga—  |    |
|     | (a) the iwi and hapū interests as required by <b>section 43</b> ; and  |    |
|     | (b) that the land is subject to Part 4A of the Conservation Act 1987, but that section 24 of that Act does not apply; and  | 25 |
|     | (c) that the land is subject to—   |    |
|     | (i) <b>subpart 2</b> and this subpart, if the register relates to Maungauika:  | 30 |
|     | (ii) <b>subpart 3</b> and this subpart, if the register relates to Rarotonga / Mount Smart:  |    |
|     | (iii) <b>subpart 1</b> and this subpart, if the register relates to any other maunga.  |    |
| (3) | A notation made under <b>subsection (2)(b)</b> is to be treated as   | 35 |

having been made in compliance with section 24D(1) of the

Conservation Act 1987.

| (4) | The Registrar-General must act under <b>subsection (5)</b> if, in accordance with section 15 of the Reserves Act 1977, any part of the maunga is no longer subject to reservation as a reserve under that Act.                           |    |
|-----|--|----|
| (5) | The Registrar-General must ensure that the following notations remain only on any computer freehold register for the maunga:   | 5  |
|     | (a) the part of the notation referred to in <b>subsection (2)(b)</b> that section 24 of the Conservation Act 1987 does not apply; and  | 10 |
|     | (b) the relevant notation referred to in <b>subsection (2)(c)</b> .  |    |
| (6) | For the purposes of any registration matter relating to an interest,—  |    |
|     | (a) for Maungauika, the Crown must be treated as the registered proprietor of the fee simple estate in the maunga until clause 13 of Schedule 6 comes into force (in accordance with section 37(1)):                                     | 15 |
|     | (b) for Rarotonga / Mount Smart, the Auckland Council must be treated as the registered proprietor of the fee simple estate in the maunga:   | 20 |
|     | (c) for any other maunga, the Maunga Authority must be treated as the registered proprietor of the fee simple estate in the maunga.  |    |
| (7) | <b>Subsection (6)</b> does not apply to the granting and initial registration of the easement and lease interests referred to in sections 18(5), 19(5), 20(7), 21(7), 22(5), 23(5), 25(5), 26(9), 27(5), 28(9), 29(5), 33(4), and 38(4). | 25 |
| 50  | Application of this Part if maunga land exchanged  |    |
| (1) | This section applies to land in a maunga that is subject to an exchange under section 15 of the Reserves Act 1977.   | 30 |
| (2) | The land given by way of the exchange no longer forms part of the maunga and nothing in this Part applies to the land on and from the exchange.  |    |
| (3) | <b>Subsections (4) to (7)</b> applies to the land acquired by way of the exchange.   | 35 |
| (4) | On and from the exchange, the land forms part of the maunga, and this Part applies to the land.  |    |

| (5) | Despite section 15(6) of the Reserves Act 1977, the fee simple |
|-----|--|
|     | estate in the land is transferred to the trustee.              |

(6) To avoid doubt, the land is subject to the same reserve classification and administration regime as that which applied to the land given in the exchange.

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The Registrar-General must make entries in the appropriate **(7)** registers and to do anything else necessary to give effect to this section.

# Subpart 5—Maungakiekie / One Tree Hill northern land and Mangere Mountain (administered lands)

51 Meaning of administered lands in this subpart In this subpart, administered lands does not include administered lands within the meaning of paragraph (b) of that term as defined in **section 8(1)** (being any land described in **sec-** 15 tion 109(1)(a) or (b) to which section 109(3) applies).

#### 52 Maungakiekie / One Tree Hill northern land

- The vesting in trust in the Auckland Council of the Maun-(1) gakiekie / One Tree Hill northern land is cancelled.
- (2) The Maungakiekie / One Tree Hill northern land then vests 20 back in the Crown.
- (3) The Maunga Authority is the administering body of the Maungakiekie / One Tree Hill northern land for the purposes of the Reserves Act 1977, and that Act applies as if the Maungakiekie / One Tree Hill northern land were a reserve vested in the administering body.
- (4) **Subsection (2)** is for the avoidance of doubt.

### 53 Māngere Mountain

- Any vestings in trust in, or control and management appoint-(1) ments over, any part of Mangere Mountain in favour of the 30 Auckland Council are cancelled.
- (2) The fee simple estate in those parts of Mangere Mountain that were vested in trust in the Auckland Council then vest back in

estate in Mangere Mountain.

the Crown so that the Crown again holds the entire fee simple

| M<br>A     | he Maunga Authority is the administering body of Māngere fountain for the purposes of the Reserves Act 1977, and that ct applies as if Māngere Mountain were a reserve vested in the administering body.                  | 5  |
|------------|---|----|
| S          | <b>ubsection (2)</b> is for the avoidance of doubt.   |    |
| c          | tatus and use of administered lands continues with ertain exceptions  |    |
|            | he following matters apply despite the operation of <b>sections</b>   | 10 |
| <b>5</b> 2 | 2(1) and 53(1):  the administered lands remain reserves subject to the classifications of the Reserves Act 1977 that applied immediately before the operation of sections 52(1) and 53(1):                                | 15 |
| (t         | ` '   |    |
| (0         | any interest that affected the administered lands, or any part of them, immediately before the operation of <b>sections 52(1) and 53(1)</b> continues to affect the administered lands, or the part of them.              | 20 |
| D          | espite <b>subsection (1)</b> , on and from the effective date,—   |    |
| (a         | the Reserves Act 1977 applies to the administered lands subject to the provisions of this Act; and  | 25 |
| (t         | the Maunga Authority must be treated as the grantor or<br>the grantee, as the case may be, of an interest described<br>in <b>subsection (1)(c)</b> ; and  |    |
| (0         |   | 30 |
|            | <ul> <li>(i) until the interest expires or is terminated; and</li> <li>(ii) with any other necessary modifications; and</li> <li>(iii) despite any change in status of the land in the administered lands; and</li> </ul> | 35 |
|            |   |    |

any improvement attached to the administered lands

and owned by the Auckland Council immediately be-

(d)

| (i) must be treated as if it were vested in the Maunga Authority for the purposes of administering the lands under the Reserves Act 1977; and (ii) must be treated as personal property and not as land or as an interest in land; and (iii) does not form part of the administered lands; and (iv) may remain attached to the administered lands without the consent of, and without charge by, the Crown; and (v) may be used, occupied, accessed, repaired, or maintained at any time without the consent of, and without charge by, the Crown; and (vi) may be removed or demolished at any time without the consent of, and without charge by, the Crown. However,— (A) before doing so, the Crown must be given no less than 15 working days' written no- tice of the intended removal or demolition; and (B) after the removal or demolition, the Maunga Authority must ensure that the  |     | fore the effective date—   |    |
|---|-----|--|----|
| land or as an interest in land; and  (iii) does not form part of the administered lands; and  (iv) may remain attached to the administered lands without the consent of, and without charge by, the Crown; and  (v) may be used, occupied, accessed, repaired, or maintained at any time without the consent of, and without charge by, the Crown; and  (vi) may be removed or demolished at any time without the consent of, and without charge by, the Crown. However,—  (A) before doing so, the Crown must be given no less than 15 working days' written notice of the intended removal or demolition; and  (B) after the removal or demolition, the Maunga Authority must ensure that the land is left in a clean and tidy condition; and  (e) for the purposes of any registration matter relating to an interest, the Maunga Authority must be treated as the registered proprietor of the fee simple estate in the administered lands.  (3) For the purposes of administering the administered lands under the Reserves Act 1977, the Maunga Authority is responsible for any decisions in respect of any matter that may arise from a person exercising, or purporting to exercise, a right in relation to an improvement attached to the administered lands.  (4) To avoid doubt, nothing in subsection (1)(a) limits or affects the application of section 24 of the Reserves Act 1977 to the |     | (i) must be treated as if it were vested in the Maunga<br>Authority for the purposes of administering the  | 5  |
| (iii) does not form part of the administered lands; and (iv) may remain attached to the administered lands without the consent of, and without charge by, the Crown; and (v) may be used, occupied, accessed, repaired, or maintained at any time without the consent of, and without charge by, the Crown; and (vi) may be removed or demolished at any time without the consent of, and without charge by, the Crown. However,— (A) before doing so, the Crown must be given no less than 15 working days' written notice of the intended removal or demolition; and (B) after the removal or demolition, the Maunga Authority must ensure that the land is left in a clean and tidy condition; and (e) for the purposes of any registration matter relating to an interest, the Maunga Authority must be treated as the registered proprietor of the fee simple estate in the administered lands.  (3) For the purposes of administering the administered lands under the Reserves Act 1977, the Maunga Authority is responsible for any decisions in respect of any matter that may arise from a person exercising, or purporting to exercise, a right in relation to an improvement attached to the administered lands.  (4) To avoid doubt, nothing in subsection (1)(a) limits or affects the application of section 24 of the Reserves Act 1977 to the  |     | (ii) must be treated as personal property and not as   |    |
| (v) may be used, occupied, accessed, repaired, or maintained at any time without the consent of, and without charge by, the Crown; and  (vi) may be removed or demolished at any time without the consent of, and without charge by, the Crown. However,—  (A) before doing so, the Crown must be given no less than 15 working days' written notice of the intended removal or demolition; and  (B) after the removal or demolition, the Maunga Authority must ensure that the land is left in a clean and tidy condition; and  (e) for the purposes of any registration matter relating to an interest, the Maunga Authority must be treated as the registered proprietor of the fee simple estate in the administered lands.  (3) For the purposes of administering the administered lands under the Reserves Act 1977, the Maunga Authority is responsible for any decisions in respect of any matter that may arise from a person exercising, or purporting to exercise, a right in relation to an improvement attached to the administered lands.  (4) To avoid doubt, nothing in subsection (1)(a) limits or affects the application of section 24 of the Reserves Act 1977 to the   |     | (iv) may remain attached to the administered lands without the consent of, and without charge by,  | 10 |
| Crown. However,—  (A) before doing so, the Crown must be given no less than 15 working days' written notice of the intended removal or demolition; and  (B) after the removal or demolition, the Maunga Authority must ensure that the land is left in a clean and tidy condition; and  (e) for the purposes of any registration matter relating to an interest, the Maunga Authority must be treated as the registered proprietor of the fee simple estate in the administered lands.  (3) For the purposes of administering the administered lands under the Reserves Act 1977, the Maunga Authority is responsible for any decisions in respect of any matter that may arise from a person exercising, or purporting to exercise, a right in relation to an improvement attached to the administered lands.  (4) To avoid doubt, nothing in <b>subsection (1)(a)</b> limits or affects the application of section 24 of the Reserves Act 1977 to the   |     | <ul><li>(v) may be used, occupied, accessed, repaired, or<br/>maintained at any time without the consent of,<br/>and without charge by, the Crown; and</li></ul>                           | 15 |
| (A) before doing so, the Crown must be given no less than 15 working days' written notice of the intended removal or demolition; and  (B) after the removal or demolition, the Maunga Authority must ensure that the land is left in a clean and tidy condition; and  (e) for the purposes of any registration matter relating to an interest, the Maunga Authority must be treated as the registered proprietor of the fee simple estate in the administered lands.  (3) For the purposes of administering the administered lands under the Reserves Act 1977, the Maunga Authority is responsible for any decisions in respect of any matter that may arise from a person exercising, or purporting to exercise, a right in relation to an improvement attached to the administered lands.  (4) To avoid doubt, nothing in <b>subsection (1)(a)</b> limits or affects the application of section 24 of the Reserves Act 1977 to the   |     |  |    |
| Maunga Authority must ensure that the land is left in a clean and tidy condition; and  (e) for the purposes of any registration matter relating to an interest, the Maunga Authority must be treated as the registered proprietor of the fee simple estate in the administered lands.  (3) For the purposes of administering the administered lands under the Reserves Act 1977, the Maunga Authority is responsible for any decisions in respect of any matter that may arise from a person exercising, or purporting to exercise, a right in relation to an improvement attached to the administered lands.  (4) To avoid doubt, nothing in <b>subsection (1)(a)</b> limits or affects the application of section 24 of the Reserves Act 1977 to the  |     | (A) before doing so, the Crown must be given no less than 15 working days' written notice of the intended removal or demolition;   | 20 |
| an interest, the Maunga Authority must be treated as the registered proprietor of the fee simple estate in the administered lands.  (3) For the purposes of administering the administered lands under the Reserves Act 1977, the Maunga Authority is responsible for any decisions in respect of any matter that may arise from a person exercising, or purporting to exercise, a right in relation to an improvement attached to the administered lands.  (4) To avoid doubt, nothing in <b>subsection (1)(a)</b> limits or affects the application of section 24 of the Reserves Act 1977 to the   |     | Maunga Authority must ensure that the land is left in a clean and tidy condition;  | 25 |
| under the Reserves Act 1977, the Maunga Authority is responsible for any decisions in respect of any matter that may arise from a person exercising, or purporting to exercise, a right in relation to an improvement attached to the administered lands.  (4) To avoid doubt, nothing in <b>subsection (1)(a)</b> limits or affects the application of section 24 of the Reserves Act 1977 to the  |     | an interest, the Maunga Authority must be treated as<br>the registered proprietor of the fee simple estate in the  | 30 |
| (4) To avoid doubt, nothing in <b>subsection (1)(a)</b> limits or affects the application of section 24 of the Reserves Act 1977 to the   | (3) | under the Reserves Act 1977, the Maunga Authority is responsible for any decisions in respect of any matter that may arise from a person exercising, or purporting to exercise, a right in | 35 |
|   | (4) | To avoid doubt, nothing in <b>subsection (1)(a)</b> limits or affects the application of section 24 of the Reserves Act 1977 to the  |    |

(5)

| (5) | affective the r       | evoid doubt, nothing in <b>subsection (2)(d)(vi)</b> limits or ets the requirements of any enactment that may apply to removal or demolition of an improvement to which that ection applies.  |     |
|-----|-----------------------|---|-----|
| 55  | Reco                  | ording of iwi and hapū interests  | 5   |
| (1) | regis<br>Man<br>tered | Registrar-General must record on any computer freehold ster for the administered lands that the iwi and hapū of Ngā a Whenua o Tāmaki Makaurau specified for the administration lands in part 3 of the property redress schedule have spir- | 4.0 |
|     |                       | , ancestral, cultural, customary, and historical interests in administered lands.   | 10  |
| (2) | The effec             | recording of interests under this section does not have the et of granting, creating, or providing evidence of an estate sterest in, or rights relating to, the administered lands.   |     |
|     |                       | Subpart 6—Care, management,   | 15  |
|     |                       | maintenance, etc, of maunga and administered lands  |     |
| 56  | Maa                   | ning of maunga in this subpart  |     |
| 30  | In th                 | is subpart, <b>maunga</b> does not include Maungauika or Raroa / Mount Smart.   | 20  |
| 57  |                       | grated management plan  |     |
| (1) |                       | Maunga Authority must prepare and approve an inte-<br>ed management plan—   |     |
|     | (a)                   | that applies to the following land:   |     |
|     |                       | (i) the maunga; and   | 25  |
|     |                       | (ii) Maungauika; and  |     |
|     |                       | (iii) the administered lands; and   |     |
|     |                       | (iv) any land for which any other enactment requires<br>the Maunga Authority to be the administering<br>body; and   | 30  |
|     | (b)                   | that complies with the requirements of <b>section 58</b> .  |     |
| (2) | -                     | pite subsection (1),—   |     |
|     | (a)                   | the part of the plan relating to Maungauika must also be approved by the Minister of Conservation; and  |     |

|     | (b)                | able for inspection by the Minister whenever the Minister requires.   |    |
|-----|--------------------|---|----|
| (3) |                    | ion 41 of the Reserves Act 1977 applies to a plan prepared or this section— with any necessary modifications; but subject to this section.  | 5  |
| (4) |                    | woid doubt, the Minister of Conservation may still require Maunga Authority to— review the plan under section 41(4) of the Reserves Act 1977; or consult another administering body under section   | 10 |
|     | ` ,                | 41(14) of that Act.   |    |
| 58  | Integ<br>activ     | grated management plan and authorised cultural vities   | 15 |
| (1) | cond<br>Tām        | integrated management plan must prescribe any terms and litions in relation to members of Ngā Mana Whenua o aki Makaurau carrying out an authorised cultural activaccified in <b>section 65(a) to (h)</b> .   |    |
| (2) | Term<br>on—<br>(a) | as and conditions may relate to carrying out an activity  1 or more maunga:   | 20 |
|     | (b)<br>(c)         | either or both of the administered lands:  1 or more maunga and either or both of the administered lands.   | 25 |
| (3) |                    | void doubt, terms or conditions must not be of such a re that an activity is effectively prohibited.  |    |
| (4) |                    | Maunga Authority must consider including in the inte- ed management plan— provisions relating to members of Ngā Mana Whenua o Tāmaki Makaurau carrying out other activities for cul- tural or spiritual purposes on the lands described in <b>sub-</b> section (2); and | 30 |
|     | (b)                | provisions that recognise the members' traditional or ancestral ties to those lands.  | 35 |
| (5) |                    | out limiting <b>subsection (4)</b> , the Maunga Authority must  |    |

|               | bers             | of Ngā Mana Whenua o Tāmaki Makaurau carrying out   |    |
|---------------|------------------|---|----|
|               | the f            | following activities:   |    |
|               | (a)              | limited land cultivation for harvesting traditional food and plants:  |    |
|               | (b)              | limited collection of other materials, including volcanic rock:   | 5  |
|               | (c)              | archaeological activities:  |    |
|               | (d)              | hāngi:  |    |
|               | (e)              | tribally significant tangihanga or hari tūpāpaku and the interment of tūpāpaku:   | 10 |
|               | (f)              | spiritual and cultural traditional practices and ceremonies other than those described in <b>section 65(a) to</b>   |    |
|               |                  | (h):  |    |
|               | (g)              | nohoanga:   |    |
|               | (h)              | the permanent erection of symbolic structures and signage:  | 15 |
|               | (i)              | activities that exercise kaitiakitanga or manaakitanga, including overnight occupation.   |    |
| (6)           | thori<br>out o   | ter consideration under <b>subsection (5)</b> , the Maunga Auty includes provisions in the plan relating to the carrying of an activity described in that subsection, the plan must cribe any terms and conditions in relation to the carrying of the activity. | 20 |
| (7)           | The t            | terms and conditions may relate to carrying out the activ-  |    |
| ` /           | ity o            | · · · · · · · · · · · · · · · · · · ·   | 25 |
|               | (a)<br>(b)       | all of the lands described in <b>subsection (2)</b> ; or specified lands described in <b>subsection (2)</b> .   |    |
| <b>5</b> 0    | <b>A</b>         | and an austica of alon  |    |
| <b>59</b> (1) | For eland a frai | each financial year, the Maunga Authority and the Auck-Council must agree an annual operational plan to provide mework in which the Council will carry out its functions or section 60 for that financial year.   | 30 |
| (2)           | An a             | nnual operational plan must be—   |    |
| ` /           | (a)              | agreed before the commencement of the financial year to which it relates; and   | 35 |
|               | (b)              | prepared and adopted concurrently with the Council's annual plan; and   |    |
|               | (c)              | included in the annual plan in summary form.  |    |
|               | ` /              |   |    |
|               |                  | 57  |    |

An annual operational plan must include the following infor-

(3)

|     | matic  | <i>7</i> 11.  |    |
|-----|--------|---|----|
|     | (a)    | information relating to the matters specified in <b>subsection (4)</b> for the financial year to which the plan relates for each maunga and the administered lands; and   | 5  |
|     | (b)    | indicative information in respect of the matters referred to in <b>paragraph (a)</b> for the following 2 financial years; and   |    |
|     | (c)    | relevant financial information contained in the Council's long-term plan and, as the case may be, draft long-term plan, for all activities and functions relating to the maunga and the administered lands; and | 10 |
|     | (d)    | any other information relating to the maunga and the administered lands agreed by the Maunga Authority and the Council.   | 15 |
| (4) | The r  | matters referred to in subsection (3)(a) are—   |    |
|     | (a)    | funding:  |    |
|     | (b)    | restoration work:   |    |
|     | (c)    | capital projects:   |    |
|     | (d)    | strategic, policy, and planning projects:   | 20 |
|     | (e)    | maintenance and operational projects:   |    |
|     | (f)    | levels of service to be provided by the Council:  |    |
|     | (g)    | contracts for management or maintenance activities on<br>the maunga and the administered lands:   |    |
|     | (h)    | facilitation of authorised cultural activities:   | 25 |
|     | (i)    | educational programmes:   |    |
|     | (j)    | Ngā Mana Whenua o Tāmaki Makaurau programmes, including iwi or hapū programmes:   |    |
|     | (k)    | opportunities for members of Ngā Mana Whenua o Tāmaki Makaurau to carry out or participate in any of the activities described in <b>paragraphs</b> (b) to (i).  | 30 |
| (5) | For tl | he purposes of subsection (2),—   |    |
|     | (a)    | the Maunga Authority and the Council must agree a<br>draft annual operational plan and a summary of that<br>plan; and   | 35 |
|     | (b)    | the Council must include the summary in the draft annual plan; and  |    |

(c)

the Maunga Authority and the Council must jointly consider submissions relating to that part of the draft annual

|               | plan relating to the summary; and (d) the Maunga Authority and the Council must agree the annual operational plan and a summary of that plan; and the Council must include the summary in the annual plan.   | 5  |
|---------------|--|----|
| (6)           | The Maunga Authority and the Council must agree the first annual operational plan under this section for the <b>2014/2015 2015/2016</b> financial year.  | 10 |
| (7)           | In this section, <b>annual plan</b> and <b>long-term plan</b> have the meanings given in section 5(1) of the Local Government Act 2002.  |    |
| <b>60</b> (1) | Auckland Council responsible for routine management The Auckland Council is responsible for the routine management of the maunga and the administered lands.   | 15 |
| (2)           | The Council must carry out this responsibility—  (a) under the direction of the Maunga Authority; and  (b) in accordance with—  (i) the current annual operational plan; and  (ii) any standard operating procedures agreed between the Maunga Authority and the Council; and                          | 20 |
|               | (iii) any delegations made to the Council under <b>section 112</b> .   | 25 |
| (3)           | Despite <b>subsection (2)</b> , the Council may carry out this responsibility in relation to Maungakiekie / One Tree Hill in whole or in part through the One Tree Hill Domain/Maungakiekie maintenance agreement until the agreement terminates. However, the Maunga Authority may direct the Council | 30 |
|               | to terminate the agreement and, if it does so, the Council must<br>comply with that direction in accordance with the termination<br>provisions of the agreement.   |    |
| (4)           | For the purposes of carrying out its responsibilities under this section, the Reserves Act 1977 applies—  (a) as if the Council were the administering body of the maunga and the administered lands; and  | 35 |
|               | 59   |    |

with any necessary modification; but

subject to subsection (2).

This section is subject to **section 61**.

(5)

(6)

(b)

(c)

| 6) | In <b>subsection (3)</b> , One Tree Hill Domain/Maungakiekie maintenance agreement and agreement means the agreement dated 12 April 2007 between the Auckland City Council (now Auckland Council) and Cornwall Park Trust Board. | 5  |
|----|--|----|
| 61 | Auckland Council responsible for costs   |    |
| 1) | The Auckland Council is responsible for the costs in relation to the maunga and the administered lands—  (a) incurred by the Council in carrying out its functions   | 10 |
|    | under this Act; and (b) incurred by the Maunga Authority in carrying out its functions under this Act or the Reserves Act 1977.  |    |
| 2) | However, the Council is required to fulfil this responsibility<br>only to the extent that funding and revenue for the maunga<br>and the administered lands allow.  | 15 |
| 3) | <b>Subsection (2)</b> does not apply in relation to the payment of remuneration and expenses of members of the Maunga Authority.   | 20 |
| 4) | In this section, <b>funding</b> and <b>revenue</b> have the meanings given by <b>section 62(8)</b> .   |    |
| 52 | Financial management, financial reporting, and   |    |
| 1) | operational accountability Funding and revenue for the maunga and the administered lands must be applied only for the purposes of the maunga and the administered lands.   | 25 |
| 2) | To this end, the funding and revenue must be—  (a) held by the Auckland Council and accounted for separately from any other funding, revenue, or other income of the Council; and  | 30 |
|    | (b) applied by the Council—  (i) under the direction of the Maunga Authority; and  (ii) in accordance with the annual operational plan; and  | 35 |
| 50 |  |    |

|              |  | (iii)             | for the purposes of fulfilling its responsibilities under <b>section 61</b> .                       |     |  |  |
|--------------|--|-------------------|---|-----|--|--|
| (3)          | In each financial year, the Auckland Council must— |                   |   |     |  |  |
| ` /          | (a)  |                   | rt quarterly to the Maunga Authority on—  |     |  |  |
|              |  | (i)               | the costs, funding, and revenue of the maunga   | 5   |  |  |
|              |  |                   | and the administered lands for that quarter; and  |     |  |  |
|              |  | (ii)              | any variation from the forecast costs, funding,   |     |  |  |
|              |  |                   | and revenue for the maunga and the administered   |     |  |  |
|              | (h)  | ****              | lands for that quarter; and   | 10  |  |  |
|              | (b)  | -                 | ide to the Maunga Authority—  | 10  |  |  |
|              |  | (i)               | an annual financial report on the maunga and the administered lands for the year; and               |     |  |  |
|              |  | (ii)              | a letter, signed by the Council's chief executive,  |     |  |  |
|              |  | (11)              | confirming that the report described in <b>subpara</b> -  |     |  |  |
|              |  |                   | <b>graph (i)</b> is accurate and the Council's accounts   | 15  |  |  |
|              |  |                   | relating to the maunga and the administered lands   |     |  |  |
|              |  |                   | for the year have been operated appropriately.  |     |  |  |
| (4)          | In ea  | ach fin           | ancial year, the Auckland Council must provide  |     |  |  |
|              |  |                   | nga Authority an annual operational report on the   |     |  |  |
|              | mauı   | nga and           | d the administered lands for the year.  | 20  |  |  |
| (5)          | writi  | ng, to l          | ga Authority may direct the Auckland Council, in have the Council's accounts relating to the maunga |     |  |  |
| <i>( c )</i> |  |                   | ninistered lands reviewed by the Council's auditor.   |     |  |  |
| (6)          |  |                   | practicable after receiving a direction under <b>sub</b> -  | 2.5 |  |  |
|              |  | _                 | ), the Auckland Council must arrange for the ac-  | 25  |  |  |
|              |  |                   | e reviewed by the Council's auditor and a report by must be provided to the Maunga Authority.       |     |  |  |
| (7)          |  |                   | n (2) applies despite—  |     |  |  |
| (1)          | (a)  |                   | provisions of the Reserves Act 1977 or any other  |     |  |  |
|              | (u)  | _                 | tment; and  | 30  |  |  |
|              | (b)  |                   | agreement or rule of law.   |     |  |  |
| (8)          | In th  | is secti          | ion,—   |     |  |  |
| ` /          | fund   | l <b>ing</b> , in | relation to the maunga and the administered lands,  |     |  |  |
|              | mear   | _                 | <u> </u>  |     |  |  |
|              | (a)  |                   | ing from the Auckland Council dedicated under the   | 35  |  |  |
|              |  |                   | al operational plan or otherwise held by the Coun-  |     |  |  |
|              |  |                   | funding for the maunga or the administered lands;   |     |  |  |
|              |  | and               |   |     |  |  |
|              |  |                   |   |     |  |  |

funding from any other source

(b)

|     | <b>revenue</b> means revenue generated from any source, including all income derived from leases, licences, concessions, rentals, or other interests in the maunga and the administered lands, whether payable to the Maunga Authority or to the Auckland Council. | 5  |
|-----|--|----|
| 63  | Annual meeting of Auckland Council and Ngā Mana  |    |
| (1) | Whenua o Tāmaki Makaurau   |    |
| (1) | The Auckland Council must meet annually with Ngā Mana Whenua o Tāmaki Makaurau to discuss matters relating to the maunga and the administered lands, including—  | 10 |
|     | (a) the performance of the Maunga Authority during the   |    |
|     | year; and (b) the proposed activities of the Maunga Authority in the following year.   | 15 |
| (2) | The process and particulars in relation to each meeting, including the date, time, place, and agenda, must be agreed between the trustee and the Auckland Council.   |    |
|     | Subpart 7—Ngā Mana Whenua o Tāmaki   |    |
|     | Makaurau cultural activities   | 20 |
| 64  | Crown acknowledgement  |    |
|     | The Crown acknowledges—  |    |
|     | (a) the importance to Ngā Mana Whenua o Tāmaki Makaurau of cultural activities on and traditional uses of the tūpuna maunga o Tāmaki Makaurau; and   | 25 |
|     | the importance of cultural activities on and traditional uses of the tūpuna maunga o Tāmaki Makaurau as an integral part of the relationship of Ngā Mana Whenua o Tāmaki Makaurau with the tūpuna maunga o Tāmaki  | 20 |
|     | Makaurau; and  (c) the desirability of restoring and facilitating the exercise by Ngā Mana Whenua o Tāmaki Makaurau of cultural activities on and traditional uses of the tūpuna maunga o Tāmaki Makaurau.   | 30 |

**65** 

| 65  | Mea                      | ning of authorised cultural activity   |    |
|-----|--------------------------|--|----|
|     | In th                    | is Act, authorised cultural activity means—  |    |
|     | (a)                      | the erection of pou or flags:  |    |
|     | (b)                      | an instructional or educational hīkoi:   |    |
|     | (c)                      | a wānanga, hui, or pōwhiri:  | 5  |
|     | (d)                      | an event that celebrates the maunga and volcanic activity as distinguishing and land-shaping features of Tāmaki Makaurau:  |    |
|     | (e)                      | an event that marks or celebrates the history of Aotearoa, Waitangi Day, or Matariki:  | 10 |
|     | (f)                      | an event that celebrates the ancestral association, or exercises the mana, of Ngā Mana Whenua o Tāmaki Makaurau with or over the maunga:   |    |
|     | (g)                      | an event that celebrates Ngā Mana Whenua o Tāmaki Makaurau in its collective capacity:   | 15 |
|     | (h)                      | an event that celebrates an iwi or a hapū of Ngā Mana Whenua o Tāmaki Makaurau:  |    |
|     | (i)                      | any other activity in relation to which provisions are included in the integrated management plan in accordance with <b>section 58(4) to (7)</b> .   | 20 |
| 66  |                          | rying out of authorised cultural activities by members<br>gā Mana Whenua o Tāmaki Makaurau   |    |
| (1) | Mana                     | trustee may grant approval to 1 or more members of Ngā a Whenua o Tāmaki Makaurau to carry out an authorised ral activity on—  | 25 |
|     | (a)                      | 1 or more maunga:  |    |
|     | (b)<br>(c)               | either or both of the administered lands:<br>1 or more maunga and either or both of the administered<br>lands.   |    |
| (2) | tity of<br>must<br>respe | ever, if requested by a ropū entity, or a representative en-<br>of an iwi or a hapū described in <b>section 9(a)</b> , the trustee<br>devolve the decision-making role in <b>subsection (1)</b> in<br>ect of authorising cultural activities for members of that<br>or hapū to the entity. | 30 |
| (3) | its re                   | trustee must notify the Maunga Authority if it devolves esponsibility under subsection (1) in accordance with section (2).   | 35 |

| (4) | The trustee, a representative entity, or a ropū entity may grant approval for the carrying out of an authorised cultural activity only if it is satisfied that—  |    |
|-----|--|----|
|     | (a) the activity will comply with the relevant provisions of<br>the integrated management plan, including any terms<br>and conditions prescribed in the plan in respect of the<br>activity or an activity of that type; and      | 5  |
|     | (b) the activity will comply with the Resource Management Act 1991; and  |    |
|     | (c) any permission or other authorisation required under<br>the Reserves Act 1977 from any person other than the<br>Maunga Authority in respect of the carrying out of the<br>activity has been obtained; and                    | 10 |
|     | (d) the activity will comply with any other relevant enactment (for example, the Historic Places Act 1993, the Burial and Cremation Act 1964, and the Health Act 1956).  | 15 |
| (5) | If the authorised cultural activity involves the erection of 1 or more structures, the trustee, representative entity, or rōpū entity must also be satisfied that each structure is—   | 20 |
|     | <ul> <li>(a) temporary or moveable; or</li> <li>(b) if permanent, symbolic only (for example, pou whenua or waharoa) or necessary for cultural interpretation (for example, a sign explaining a feature or an event).</li> </ul> |    |
| (6) | The trustee, a representative entity, or a ropū entity must give<br>the Maunga Authority notice, in writing or electronically, of an<br>activity for which it has granted approval under <b>subsection</b>                       | 25 |
|     | <b>(1)</b> .   |    |
| (7) | Notice must be given as soon as possible, but no fewer than 5 working days before the day, or the first day, on which the activity is to be carried out.   | 30 |
| (8) | If the trustee, a representative entity, or a ropu entity grants   |    |

(9) In this section, **maunga** does not include Maungauika or Rarotonga / Mount Smart.

approval to carry out an authorised cultural activity under this section, any permission or other authorisation required under the Reserves Act 1977 from the Maunga Authority in respect 35 of the carrying out of the activity is deemed to have been

granted.

# Subpart 8—Vesting and vesting back of motu

|     | motu  |    |
|-----|---|----|
| 67  | Notice appointing vesting date for motu   |    |
| (1) | The trustee may give written notice to the Minister of Conservation of the date on which the motu are to vest in the trustee ( <b>proposed date</b> ).  | 5  |
| (2) | The proposed date must be no later than 1 year after the effective date.  |    |
| (3) | The trustee must give the Minister of Conservation not less than 40 working days' notice of the proposed date. However, the Minister may agree to a shorter notice period, in which case the trustee must give notice within the period of the agreed number of working days. | 10 |
| (4) | In this section and section 68, motu vesting date is—   |    |
|     | (a) the date proposed by the trustee in accordance with <b>subsections (1) to (3)</b> ; or  | 15 |
|     | (b) the date that is 1 year after the effective date, if no such date is proposed.  |    |
| (5) | The Minister of Conservation must publish a notice in the   |    |
| ` / | Gazette—  | 20 |
|     | (a) specifying the motu vesting date; and   |    |
|     | (b) stating that the fee simple estate in each motu vests in the trustee on the motu vesting date; and  |    |
|     | (c) stating, for each motu, that the iwi and hapū of Ngā Mana Whenua o Tāmaki Makaurau specified for that motu in part 3 of the property redress schedule have spiritual, ancestral, cultural, customary, and historical interests in the motu.                               | 25 |
| (6) | The notice must be published as early as practicable before the motu vesting date.  | 30 |
| (7) | The stating of interests under <b>subsection (5)(c)</b> does not have the effect of granting, creating, or providing evidence of an estate or interest in, or rights relating to, the motu.   |    |

## 68 Vesting and vesting back of motu

(1) The fee simple estate in each motu vests in the trustee on the 35 motu vesting date.

| (2) | The fee simple estate in each motu vests back in the Crown on   |    |
|-----|---|----|
|     | the 32nd day after the motu vesting date.   |    |
| (3) | The following matters apply as if the vestings had not occurred:  |    |
|     | (a) each motu remains a reserve under the Reserves Act 1977 and that Act continues to apply to the motu; and  | 5  |
|     | (b) any other enactment or any instrument that applied to a motu immediately before the motu vesting date continues to apply to the motu; and                 |    |
|     | (c) any interest that affected a motu immediately before the motu vesting date continues to affect the motu.  | 10 |
| (4) | As a result of subsection (3), the Crown retains, as if the   |    |
|     | vestings had not occurred,—   |    |
|     | (a) all liability for the motu; and   |    |
|     | (b) all management and administrative authority for the motu.   | 15 |
| (5) | <b>Subsection (4)</b> is for the avoidance of doubt.  |    |
| (6) | The vestings are not affected by Part 4A of the Conservation Act 1987, section 11 and Part 10 of the Resource Management Act 1991, or any other enactment.    | 20 |
|     | Subpart 9—Vesting of Ngā Pona-toru-a-Peretū, Islington Bay Hall property, and Islington Bay Bach 80 property (Rangitoto Island properties)                    |    |
|     | Ngā Pona-toru-a-Peretū  | 25 |
| 69  | Ngā Pona-toru-a-Peretū  |    |
| (1) | The reservation of Ngā Pona-toru-a-Peretū (being part of Rangitoto Island Scenic Reserve) as a scenic reserve subject to the Reserves Act 1977 is revoked.    |    |
| (2) | The fee simple estate in Ngā Pona-toru-a-Peretū then vests in the trustee.  | 30 |
| (3) | Ngā Pona-toru-a-Peretū is then declared a reserve and classified as a scenic reserve for the purposes specified in section 19(1)(a) of the Reserves Act 1977. |    |

(4)

Despite the vesting under **subsection (2)**, the Reserves Act

|     |                | applies to the reserve as if the reserve were vested in the  |     |
|-----|----------------|--|-----|
|     | Crov           | vn.  |     |
| (5) | To a           | void doubt, as a result of subsection (4),—  |     |
|     | (a)            | the reserve is not vested in, or managed and controlled<br>by, an administering body; and  | 5   |
|     | (b)            | the Crown continues to administer, control, and manage the reserve; and  |     |
|     | (c)            | the Crown continues to retain all income, and be responsible for all liabilities, in relation to the reserve; and  | 10  |
|     | (d)            | the reserve continues to form part of the Hauraki Gulf Marine Park established under section 33 of the Hauraki Gulf Marine Park Act 2000.  |     |
| (6) | How            | rever, the Minister of Conservation must not—  |     |
| ,   | (a)            | authorise the exchange of Ngā Pona-toru-a-Peretū under the Reserves Act 1977; or   | 15  |
|     | (b)            | revoke the reserve status of Ngā Pona-toru-a-Peretū (but may reclassify it) under that Act.  |     |
| (7) | The            | trustee must not—  |     |
| ,   | (a)            | transfer the fee simple estate in Ngā Pona-toru-a-Peretū to any other person; or   | 20  |
|     | (b)            | mortgage, or give a security interest in, the land.  |     |
| 70  | _              | Pona-toru-a-Peretū vests subject to, or together with,   |     |
| (1) | -              | ified interests  | 2.0 |
| (1) | subje          | Pona-toru-a-Peretū vests in the trustee under <b>section 69</b> ect to, or together with, the interests listed for Ngā Pona-   | 25  |
|     | inter<br>the v | ea-Peretū in <b>Part 2 of Schedule 3</b> (whether as an existing est that continues to affect Ngā Pona-toru-a-Peretū after esting or as a new interest that first affects Ngā Pona-toru-retū immediately after the vesting). | 30  |
| (2) |                | 2  | 30  |
| (2) | ject           | section (3) applies if Ngā Pona-toru-a-Peretū vests subto an interest listed in <b>Part 2 of Schedule 3</b> that is an est in land.  |     |
| (3) |                | and from the vesting, the Crown must be treated as the tor of the interest.  | 35  |
| (4) |                | sections (5) and (6) apply if Ngā Pona-toru-a-Peretū   |     |

|               | that is not an interest in land, whether or not the interest also applies to any other land administered by the Department of Conservation.   |    |
|---------------|---|----|
| (5)           | The interest applies in respect of Ngā Pona-toru-a-Peretū—  (a) until the interest expires or is terminated; and  (b) with any other necessary modifications; and  (c) despite any change in status of the land in Ngā Pona-toru-a-Peretū.  | 5  |
| (6)           | If the interest has a grantor, the Crown remains the grantor in respect of the interest.  | 10 |
| (7)           | In this section, <b>interest</b> means the interest, or any renewal of the interest, including any variations.  |    |
| <b>71</b> (1) | Improvements attached to Ngā Pona-toru-a-Peretū  This section applies to the improvements attached to Ngā Pona-toru-a-Peretū—  (a) on the vesting of the property in the trustee under section 69; and  (b) despite the vesting.  | 15 |
| (2)           | The improvements remain vested in the Crown, and each improvement—  (a) may remain attached to Ngā Pona-toru-a-Peretū without the consent of, and without charge by, the trustee; and  (b) may be used, occupied, accessed, repaired, or maintained at any time without the consent of, and without charge by, the trustee; and  (c) may be removed or demolished by the Crown at any | 20 |
| (2)           | time without the consent of, and without charge by, the trustee.  |    |
| (3)           | If an improvement is removed or demolished, the Crown must leave the land in a clean and tidy condition.  | 30 |
| (4)           | The trustee is not liable for an improvement for which it would, apart from this section, be liable by reason of its ownership of Ngā Pona-toru-a-Peretū.   |    |
| (5)           | To avoid doubt, nothing in <b>subsection (2)(c)</b> limits or affects the requirements of any enactment that may apply to the removal or demolition of an improvement.  | 35 |

## *Islington Bay Hall property*

| 72 | Islington | <b>Bay Hall</b> | property |
|----|-----------|-----------------|----------|
|    |           |                 |          |

- (1) The reservation of the Islington Bay Hall property (being part of Rangitoto Island Scenic Reserve) as a scenic reserve subject to the Reserves Act 1977 is revoked.
- (2) The fee simple estate in the Islington Bay Hall property then vests in the trustee.
- (3) The Islington Bay Hall property is then—
  - (a) declared a reserve and classified as a scenic reserve for the purposes specified in section 19(1)(a) of the Reserves Act 1977; and
  - (b) included in the Hauraki Gulf Marine Park established under section 33 of the Hauraki Gulf Marine Park Act 2000 in accordance with **section 163** of this Act.
- (4) The trustee is the administering body of the reserve created 15 under **subsection (3)**.
- (5) The trustee must not—
  - (a) transfer the fee simple estate in the Islington Bay Hall property to any other person; or
  - (b) mortgage, or give a security interest in, the property; or
  - (c) consent to the exchange of the property under section 15 of the Reserves Act 1977.
- (6) The reserve status of the Islington Bay Hall property must not be revoked, but may be reclassified in accordance with the Reserves Act 1977.

# 73 Islington Bay Hall property vests subject to, or together with, specified interests

- (1) The Islington Bay Hall property vests in the trustee under **section 72** subject to, or together with, the interests listed for the property in **Part 2 of Schedule 3** (whether as an existing interest that continues to affect the property after the vesting or as a new interest that first affects the property immediately after the vesting).
- (2) **Subsections (3) and (4)** apply if the property vests subject to an interest listed in **Part 2 of Schedule 3** that is not an interest in land, whether or not the interest also applies to any other land administered by the Department of Conservation.

25

(3)

| (3) | The interest applies in respect of the property—  (a) until the interest expires or is terminated; and  (b) with any other necessary modifications; and  (c) despite any change in status of the land in the property. | 5  |
|-----|--|----|
| (4) | If the interest has a grantor, the interest applies in respect of<br>the property as if the trustee were the grantor.  | 3  |
| (5) | In this section, <b>interest</b> means the interest or any renewal of the interest, including any variations.  |    |
| 74  | Crown improvements attached to Islington Bay Hall property   | 10 |
| (1) | This section applies to an improvement attached to the Islington Bay Hall property and owned by the Crown immediately before the vesting of the property in the trustee under <b>section 72</b> —                      |    |
|     | (a) on the vesting of the property in the trustee under <b>section 72</b> ; and  | 15 |
|     | (b) despite the vesting.   |    |
| (2) | The improvement does not vest in the trustee and—  (a) may remain attached to the property without the consent of, and without charge by, the trustee; and   | 20 |
|     | (b) may be used, occupied, accessed, repaired, or maintained by the Crown at any time without the consent of, and without charge by, the trustee; and  |    |
|     | (c) may be removed or demolished by the Crown at any time without the consent of, and without charge by, the trustee.  | 25 |
| (3) | For the purposes of managing the improvement, the Reserves Act 1977 continues to apply as if the Crown administers that part of the property occupied by the improvement.  |    |
| (4) | If the improvement is removed or demolished, the Crown must leave the land in a clean and tidy condition.  | 30 |
| (5) | The trustee is not liable for an improvement for which it would, apart from this section, be liable by reason of its ownership of the property.  |    |
| (6) | In <b>subsection (2)(b)</b> , the <b>Crown</b> includes any person with the consent of the Crown to access, use, or occupy the property.   | 35 |
|     |  |    |

(7)

| To avoid doubt, nothing in <b>subsection (2)(c)</b> limits or affects the requirements of any enactment that may apply to the removal or demolition of the improvement.   |  |
|---|--|
| Improvements attached to Islington Bay Hall property:   | 5  |
| In this section, <b>improvement</b> means an improvement described in <b>section 74(1)</b> .  |  |
| Ngā Mana Whenua o Tāmaki Makaurau may use an improvement for activities that would otherwise be authorised only by a permit under the Hauraki Gulf Maritime Park Bylaws 1984—   | 10   |
| <ul> <li>(a) without charge; but</li> <li>(b) subject to availability, as regulated by the Crown (in its capacity as the administrator of that part of the property).</li> </ul>  | 15   |
| The trustee may—  |  |
| (a) place temporary or moveable structures on the open spaces of the Islington Bay Hall property during Ngā Mana Whenua o Tāmaki Makaurau spiritual or cultural events so long as the structures do not damage the improvements: and  | 20   |
| (b) fix or place permanent symbolic structures (for example, pou whenua or waharoa) that reflect Ngā Mana Whenua o Tāmaki Makaurau associations with Rangitoto or other motu on the open spaces of the Islington Bay Hall property, so long as the structures do not damage the improvements. | 25   |
| For the purposes of the Reserves Act 1977, any activity carried out by the trustee under <b>subsection (3)</b> must be treated as having been carried out with the approvals or consents required under that Act.   | 30   |
| To avoid doubt, nothing in this section removes any obligations of the trustee in respect of obtaining any other consents or approvals required to erect a structure referred to in <b>subsection (3)</b> (for example, a building consent under the Building Act 2004).                      | 35   |
|   | fects the requirements of any enactment that may apply to the removal or demolition of the improvement.  Improvements attached to Islington Bay Hall property: use, access, etc In this section, improvement means an improvement described in section 74(1).  Ngā Mana Whenua o Tāmaki Makaurau may use an improvement for activities that would otherwise be authorised only by a permit under the Hauraki Gulf Maritime Park Bylaws 1984—  (a) without charge; but (b) subject to availability, as regulated by the Crown (in its capacity as the administrator of that part of the property).  The trustee may—  (a) place temporary or moveable structures on the open spaces of the Islington Bay Hall property during Ngā Mana Whenua o Tāmaki Makaurau spiritual or cultural events so long as the structures do not damage the improvements; and (b) fix or place permanent symbolic structures (for example, pou whenua or waharoa) that reflect Ngā Mana Whenua o Tāmaki Makaurau associations with Rangitoto or other motu on the open spaces of the Islington Bay Hall property, so long as the structures do not damage the improvements.  For the purposes of the Reserves Act 1977, any activity carried out by the trustee under subsection (3) must be treated as having been carried out with the approvals or consents required under that Act.  To avoid doubt, nothing in this section removes any obligations of the trustee in respect of obtaining any other consents or approvals required to erect a structure referred to in subsec- |

## Islington Bay Bach 80 property

| <b>76</b> | Islington Bay Bach 80 property   |    |
|-----------|--|----|
| (1)       | The reservation of the Islington Bay Bach 80 property (being part of Rangitoto Island Scenic Reserve) as a scenic reserve subject to the Reserves Act 1977 is revoked.   | 5  |
| (2)       | The fee simple estate in the Islington Bay Bach 80 property<br>then vests in the trustee subject to, or together with, any inter-  |    |
|           | est listed for the property in <b>Part 2 of Schedule 3</b> (whether as an existing interest that continues to affect the property after the vesting or as a new interest that first affects the property immediately after the vesting). | 10 |
| (3)       | The Islington Bay Bach 80 property is then—  (a) declared a reserve and classified as a scenic reserve for the purposes specified in section 19(1)(a) of the Reserves Act 1977; and  | 15 |
|           | (b) included in the Hauraki Gulf Marine Park established under section 33 of the Hauraki Gulf Marine Park Act 2000 in accordance with <b>section 163</b> of this Act.  |    |
| (4)       | The trustee is the administering body of the reserve created under <b>subsection (3)</b> .   | 20 |
| (5)       | The trustee must not—  |    |
|           | (a) transfer the fee simple estate in the Islington Bay Bach 80 property to any other person; or   |    |
|           | <ul> <li>(b) mortgage, or give a security interest in, the property; or</li> <li>(c) consent to the exchange of the property under section</li> <li>15 of the Reserves Act 1977.</li> </ul>  | 25 |
| (6)       | The reserve status of the Islington Bay Bach 80 property must not be revoked, but may be reclassified in accordance with the Reserves Act 1977.  |    |
| 77        | Trustee may erect certain improvements on Islington<br>Bay Bach 80 property as if Reserves Act 1977 approvals  | 30 |
| (1)       | granted The trustee may erect an ancillary building or structure on the Islington Bay Bach 80 property so that the existing Bach 80 building may be lawfully used as overnight accommodation.  | 35 |
| (2)       | The trustee may erect, as a Ngā Mana Whenua o Tāmaki Makaurau spiritual or cultural wāṇanga centre a single storey   |    |

|           | building of not more than 200 m <sup>2</sup> floor area on the open space of the Islington Bay Bach 80 property.   |    |
|-----------|--|----|
| (3)       | For the purposes of the Reserves Act 1977, any activity carried out by the trustee that complies with <b>subsection (1) or (2)</b> must be treated as having been carried out with the approvals or consents required under that Act.  | 5  |
| (4)       | To avoid doubt, nothing in this section removes any obligations of the trustee in respect of obtaining any other consents or approvals required to erect the structure or buildings referred to in <b>subsections (1) and (2)</b> (for example, a building consent under the Building Act 2004).                 | 10 |
| 78        | Trustee may restrict or prohibit access to improvements  |    |
| (1)       | <ul> <li>The trustee may— <ul> <li>(a) restrict or prohibit public access to the improvements on the Islington Bay Bach 80 property; or</li> <li>(b) for spiritual or cultural purposes, authorise exclusive private use of those improvements by the trustee or invitees of the trustee.</li> </ul> </li> </ul> | 15 |
| (2)       | <b>Subsection (1)</b> applies despite anything to the contrary in the Reserves Act 1977.   | 20 |
|           | General provisions relating to Rangitoto Island properties   |    |
| <b>79</b> | Registration of ownership  |    |
| (1)       | This section applies in relation to the fee simple estate in each Rangitoto Island property vested in the trustee under this subpart.  | 25 |
| (2)       | The Registrar-General must, in accordance with a written application by a person authorised by the Director-General,—  (a) create 1 computer freehold register for the fee simple estate in the property in the name of the trustee; and   | 30 |
|           | (b) record on the register any interests that are registered, notified, or notifiable and that are described in the application.   |    |
| (3)       | <b>Subsection (2)</b> is subject to the completion of any survey necessary to create a computer freehold register.   | 35 |

- (4) A computer freehold register must be created under this section as soon as is reasonably practicable after the effective date, but no later than—
  - (a) 24 months after the effective date; or
  - (b) any later date that may be agreed in writing by the 5 Crown and the trustee.

## 80 Recording of iwi and hapū interests

- (1) The Registrar-General must record on any computer freehold register for each Rangitoto Island property that the iwi and hapū of Ngā Mana Whenua o Tāmaki Makaurau specified for that property in part 3 of the property redress schedule have spiritual, ancestral, cultural, customary, and historical interests in the property.
- (2) The recording of interests under this section does not have the effect of granting, creating, or providing evidence of an estate 15 or interest in, or rights relating to, the properties.

## 81 Application of Part 4A of Conservation Act 1987

The vesting of the fee simple estate in each Rangitoto Island property in the trustee under this subpart is a disposition for the purposes of Part 4A of the Conservation Act 1987, but 20 sections 24(2A), 24A, and 24AA of that Act do not apply to the disposition.

### **82** Application of other enactments

- (1) Sections 24 and 25 of the Reserves Act 1977 do not apply to the revocation, under this subpart, of the reserve status of the 25 Rangitoto Island properties.
- (2) Section 11 and Part 10 of the Resource Management Act 1991 do not apply to—
  - (a) the vesting of the fee simple estate in the Rangitoto Island properties under this subpart; or

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- (b) any matter incidental to, or required for the purpose of, the vestings.
- (3) The vesting of the fee simple estate in the Rangitoto Island properties under this subpart does not—

affect other rights to subsurface minerals.

(a)

(b)

**83** (1)

(2)

(3)

84

**85** 

(1)

(2)

86

(1)

limit section 10 or 11 of the Crown Minerals Act 1991;

| <b>Application of Reserves Act 1977</b> Sections 48A, 114, and 115 of the Reserves Act 1977 apply in relation to the Islington Bay Hall property and the Islington Bay Bach 80 property, despite sections 48A(6), 114(5), and 115(6) of that Act.                                   | 5  |
|---|----|
| Sections 78(1)(a), 79 to 81, and 88 of the Reserves Act 1977 do not apply in relation to the Islington Bay Hall property or the Islington Bay Bach 80 property.  Otherwise, the Reserves Act 1977 applies to the Rangitoto Island properties subject to the provisions of this Act. | 10 |
| <b>Application of Forest and Rural Fires Act 1977</b> For the purposes of the Forest and Rural Fires Act 1977, each Rangitoto Island property must be treated as if it were a State area within the meaning of section 2(1) of that Act.  | 15 |
|   |    |
| Saving of bylaws, etc, in relation to Rangitoto Island  |    |
| <b>properties</b> This section applies to any bylaw, prohibition, or restriction on use or access that an administering body or the Minister of Conservation made under the Reserves Act 1977 or the Con-   | 20 |
| <b>properties</b> This section applies to any bylaw, prohibition, or restriction on use or access that an administering body or the Minister of   | 20 |

Ngā Pona-toru-a-Peretū is changed to Ngā Pona-toru-a-Peretū Scenic Reserve, and the Geographic Board must

amend the Gazetteer accordingly:

|     | (b)                    | Bay<br>the la                | he Islington Bay Hall property and the Islington Bach 80 property is discontinued in respect of and, and the Geographic Board must amend the etteer accordingly.   |    |
|-----|------------------------|------------------------------|--|----|
| (2) | 80 p<br>in th          | Islingto<br>roperty<br>e New | on Bay Hall property and the Islington Bay Bach are not Crown protected areas, despite anything Zealand Geographic Board (Ngā Pou Taunaha o Act 2008.  | 5  |
| (3) | name<br>of th<br>trust | e of a<br>le Rese<br>ee, and | er of Conservation must not name or change the Rangitoto Island property under section 16(10) erves Act 1977 without the written consent of the I section 16(10A) of that Act does not apply to the ame or change. | 10 |
| 87  | Reco<br>regis          | _                            | of certain matters on computer freehold  | 15 |
| (1) | This erty.             | section                      | n applies in respect of each Rangitoto Island prop-  |    |
| (2) | regis                  | ter for                      | rar-General must record on any computer freehold the property—   |    |
|     | (a)                    | the iv                       | wi and hapū interests as required by <b>section 80</b> ;   | 20 |
|     | (b)                    | Act 1                        | the land is subject to Part 4A of the Conservation 1987; and   |    |
|     | (c)                    |                              | the land is subject to—  |    |
|     |                        | (i)                          | sections 69(4) to (7) and subsection (3) (4)   | 25 |
|     |                        |                              | <b>of this section</b> , if the register relates to Ngā Pona-toru-a-Peretū:  |    |
|     |                        | (ii)                         | <b>section 72(5) and (6)</b> , if the register relates to the Islington Bay Hall property:   |    |
|     |                        | (iii)                        | <b>section 76(5) and (6)</b> , if the register relates to the Islington Bay Bach 80 property.  | 30 |
| (3) | ject t                 | o Part                       | made under <b>subsection (2)(b)</b> that the land is sub-4A of the Conservation Act 1987 is to be treated as n made in compliance with section 24D(1) of that  | 35 |
| (4) |                        |                              | poses of any registration matter relating to an ingā Pona-toru-a-Peretū, the Crown must be treated   |    |

as the registered proprietor of the fee simple estate in Ng $\bar{a}$  Pona-toru-a-Peret $\bar{u}$ .

|     | Subpart 10—Conservation management plan for Hauraki Gulf / Tīkapa Moana inner   |    |
|-----|---|----|
|     | motu (Tāmaki Makaurau motu plan)  | 5  |
| 88  | Process for preparation and approval of Tāmaki<br>Makaurau motu plan for Hauraki Gulf / Tīkapa Moana  |    |
| (1) | inner motu  A conservation management plan for the Hauraki Gulf / Tīkapa Moana inner motu (the Tāmaki Makaurau motu plan or motu plan) must be prepared and approved in ac-   | 10 |
| (2) | cordance with this subpart.  The Reserves Act 1977 applies to the motu plan as if the plan were a conservation management plan prepared and approved under section 40B of that Act.   | 15 |
| (3) | Sections 17E (except subsection (9)), 17F to 17I, and 49(2) and (3) of the Conservation Act 1987 do not apply to the preparation, approval, review, or amendment of the motu plan, despite section 40B of the Reserves Act 1977.  |    |
| (4) | The Director-General must start preparing the first motu plan no later than 6 months after the effective date.  | 20 |
| (5) | This section is subject to <b>section 89</b> .  |    |
| 89  | Browns Island Recreation Reserve The requirements of this subpart, and the motu plan, apply in relation to the Browns Island Recreation Reserve only while the Crown administers the reserve.   | 25 |
| 90  | Preparation of draft motu plan  The Director-General must prepare a draft motu plan in consultation with—  (a) the trustee; and  (b) the Conservation Board; and  (c) the Auckland Council, in respect of that part of the draft plan relating to the Browns Island Recreation Reserve: | 30 |

and

(d) any other persons or organisations that the Director-General considers it is practicable and appropriate to consult.

## 91 Notification of draft motu plan

- (1) The Director-General must give notice of the draft motu plan 5 as follows:
  - (a) by public notice under section 49(1) of the Conservation Act 1987, as if he or she were the Minister of Conservation; and
  - (b) by written notice to—

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15

- (i) the Auckland Council; and
- (ii) the ropū entities; and
- (iii) iwi authorities (as defined by section 2(1) of the Resource Management Act 1991) of Auckland and of the Hauraki Gulf / Tīkapa Moana; and
- (iv) the Hauraki Gulf Forum (as defined by section 4 of the Hauraki Gulf Marine Park Act 2000).
- (2) The notices must be given no later than 12 months after the start of the preparation of the draft plan.
- (3) Each notice must—

20

- (a) state that the draft plan is available for inspection at the places and times specified in the notice; and
- (b) invite any person or organisation to make written submissions to the Director-General on the draft plan on or before the date specified in the notice, which must be 25 not less than 2 months after the date the notice is given.

## 92 Submissions on draft motu plan

- (1) Any person or organisation may make written submissions to the Director-General on the draft motu plan at the place, and on or before the date, specified in a notice given under **section** 391
- (2) The Director-General may, after consulting the trustee and the Conservation Board, obtain public opinion on the draft plan from any person or organisation by any other means.

| (3) | The Director-General must make the draft plan available for public inspection between 9 am and 5 pm on any working day— |  |    |
|-----|---|--|----|
|     | (a)   | on and from the date notice is given under <b>section 91(1)(a)</b> until the date referred to in <b>section 91(3)(b)</b> ; and           | 5  |
|     | (b)   | in places and quantities that are likely to encourage public participation in the development of the plan.                               |    |
| 93  | Hear  | ring of submissions  |    |
| (1) | of re   | missions on the draft motu plan must be heard by a meeting presentatives of the Director-General, the trustee, and the servation Board.  | 10 |
| (2) |   | bmitter who requests to be heard in support of a submismust be given a reasonable opportunity to be heard.                               |    |
| (3) | -   | other person or organisation that was consulted on the plan may be heard at the discretion of the representatives.                       | 15 |
| (4) |   | representatives must determine the procedures at anying under this section.  |    |
| (5) |   | hearing of submissions must end no later than 2 months the last date for written submissions.  | 20 |
| (6) | (a)   | Director-General must— prepare a summary of the submissions received, and any public opinion obtained, on the draft plan; and            |    |
|     | (b)   | provide the summary to the trustee and the Conserva-<br>tion Board no later than 1 month after the end of the<br>hearing of submissions. | 25 |
| 94  | Revi  | sion of draft motu plan  |    |
| (1) |   | Director-General must consider the submissions received, any public opinion obtained, on the draft motu plan.                            |    |
| (2) |   | Director-General then—   | 30 |
|     | (a)   | may revise the draft plan in consultation with the representatives of the trustee and the Conservation Board who heard submissions; and  |    |
|     | (b)   | must provide the draft plan, including any revisions, to<br>the trustee and the Conservation Board no later than 4                       | 35 |

months after the end of the hearing of submissions.

The trustee and the Conservation Board,—

(3)

|     | (a)           | on receiving the draft plan, must together consider the   |    |
|-----|---------------|---|----|
|     | (b)           | draft plan and the summary of submissions; and no later than 4 months after receiving the draft plan and the summary, may request the Director-General to revise the draft plan.        | 5  |
| (4) |               | e Director-General receives a request under subsection  |    |
|     |               | ), he or she must—  |    |
|     | (a)<br>(b)    | revise the draft plan in accordance with the request; and provide the revised draft plan to the trustee and the Conservation Board no later than 2 months after receiving the request.  | 10 |
| (5) | sumi          | ubsection (3)(a), summary of submissions means a mary prepared under section 93(6)(a) of the submissions received, and any public opinion obtained, on a draft                          | 15 |
| 95  |               | rral of draft motu plan to Conservation Authority Minister of Conservation  |    |
| (1) |               | trustee and the Conservation Board must provide the draft   |    |
|     |               | the Conservation Authority for its comments on matters relating to the national public conservation interest in the motu; and   | 20 |
|     | (b)           | the Minister of Conservation for his or her comments.   |    |
| (2) | The (a)       | draft plan must be provided in the form of— the draft plan provided by the Director-General under section 94(2)(b), if a request is not made under sec- tion 94(3)(b); or               | 25 |
|     | (b)           | the revised draft plan provided by the Director-General under section 94(4)(b), if a request is made under section 94(3)(b).  | 30 |
| (3) | must<br>the C | Conservation Authority and the Minister of Conservation provide any comments on the draft plan to the trustee and Conservation Board no later than 4 months after receiving leaft plan. | 35 |
| (4) | In su         | absection (1), summary of submissions has the meaning in by section 94(5).  |    |

| 96  | Appr       | oval of draft motu plan   |     |
|-----|------------|---|-----|
| (1) | The t      | rustee and the Conservation Board must—   |     |
|     | (a)        | consider any comments received from the Conservation Authority and the Minister of Conservation under <b>sec</b> -  |     |
|     |            | tion 95(3); and   | 5   |
|     | (b)        | make any changes to the draft motu plan that are considered necessary.  |     |
| (2) |            | rustee and the Conservation Board must, no later than 2 hs after receiving the comments,—   |     |
|     | (a)        | approve the draft plan; or  | 10  |
|     | (b)        | refer any disagreement about the draft plan to the Conservation Authority by providing a written statement of the matters of disagreement and the reasons for them. |     |
| 97  | Refe       | rral of disagreement to Conservation Authority  |     |
| (1) |            | disagreement is referred to the Conservation Authority section 96(2)(b), the Conservation Authority must—   | 15  |
|     | (a)        | make a recommendation on any matter of disagreement; and  |     |
|     | (b)        | give written notice of the recommendation to the trustee and the Conservation Board.  | 20  |
| (2) |            | notice of recommendation must be given no later than 3 hs after the disagreement is referred to the Conservation prity.   |     |
| (3) | The t      | rustee and the Conservation Board must, after receiving   | 2.5 |
|     |            | onsidering the notice of recommendation,—   | 25  |
|     | (a)<br>(b) | try to resolve any matters of disagreement; and make any changes to the draft motu plan that are considered necessary.  |     |
| (4) | mont       | matter of disagreement has not been resolved within 2 hs after the trustee and the Conservation Board receive   | 30  |
|     |            | otice of recommendation,—   |     |
|     | (a)<br>(b) | the recommendations in the notice become binding; and<br>the trustee and the Conservation Board must make any   |     |
|     |            | changes to the draft plan that are necessary to implement any recommendations.  | 35  |
|     |            |   |     |

| (5) | The trustee and the Conservation Board must approve the draft  |
|-----|--|
|     | plan no later than 4 months after receiving the notice of rec- |
|     | ommendation.   |

## 98 Mediation of disagreement

- (1) The trustee, the Conservation Board, and the Director-Gen- 5
  - (a) must all agree on a mediator no later than 3 months after the effective date; and
  - (b) may all agree on a different mediator at any time.
- (2) If a disagreement arises between the persons referred to in **subsection (1)** at any time during the process under **sections 90 to 97**, the parties to the disagreement (the **parties**) must first try to resolve the matter in a co-operative, open-minded, and timely manner.
- (3) If a party considers that it is necessary to resort to mediation, 15 the party must refer the matter to mediation by giving written notice to the 1 or more other parties.
- (4) The mediation must be conducted by the mediator agreed on under **subsection (1)**.
- (5) The parties must participate in the mediation in a co-operative, open-minded, and timely manner, having particular regard to—
  - (a) the purpose of having a conservation management plan for the Hauraki Gulf / Tīkapa Moana inner motu; and
  - (b) the conservation purposes for which the motu are held. 25
- (6) The parties must do their best to continue with the preparation and approval of the motu plan while the disagreement is mediated.
- (7) Each party must—
  - (a) pay its own costs of the mediation; and
- 30 with the me-
- (b) pay an equal share of the costs associated with the mediation.
- (8) The mediation must end no later than 3 months after the day on which the matter was referred to mediation.
- (9) The period of time starting on the day on which the matter is 35 referred to mediation and ending on the last day of the medi-

ation must be excluded from any time limit specified in **sections 90 to 97**.

## 99 Review of motu plan

- (1) The Director-General may at any time initiate a review of all or part of the motu plan, after first consulting the trustee and 5 the Conservation Board.
- (2) The trustee or the Conservation Board may at any time request the Director-General to initiate a review of all or part of the motu plan. The Director-General must consider the request.
- (3) Any review of the motu plan must be carried out and approved 10 in accordance with **sections 90 to 97**, which apply with any necessary modifications.
- (4) The Director-General must review all of the motu plan no later than 10 years after the date on which it was last approved.
- (5) The Minister of Conservation may extend the time limit in 15 **subsection (4)**, but only after consulting the trustee and the Conservation Board.

## 100 Amendment of motu plan

- (1) The Director-General may at any time initiate the amendment of all or part of the motu plan, after first consulting the trustee 20 and the Conservation Board.
- (2) Any amendment of the motu plan must be carried out and approved in accordance with **sections 90 to 97**, which apply with any necessary modifications.
- (3) However, an amendment may instead be made under **subsec** 25 **tions (4) to (6)** if the Director-General, the trustee, and the Conservation Board all consider that the amendment will not materially affect—
  - (a) the objectives or policies expressed in the motu plan; or
  - (b) the public interest in the relevant area.
- (4) The Director-General must provide the proposed amendment to the trustee and the Conservation Board.
- (5) The trustee and the Conservation Board—
  - (a) must consider the proposed amendment; and
  - (b) may amend the motu plan as proposed and approve the 35 amended plan.

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(6) Any approval under **subsection** (5)(b) must be given no later than 2 months after the trustee and the Conservation Board receive the proposed amendment.

## Subpart 11—Geographic names

| 101 New official names of features |  |
|------------------------------------|--|
|------------------------------------|--|

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- (1) The name specified in the first column of the table in clause 5.1 of the collective deed is assigned to the feature described in the second and third columns of that table.
- A name specified in the first column of the table in clause 5.2 (2) of the collective deed is altered to the name specified in the second column of the table for the feature described in the third and fourth columns of the table.
- Each assignment or alteration is to be treated as if it were (3) an assignment or alteration of the official geographic name by a determination of the Geographic Board under section 19 of the New Zealand Geographic Board (Ngā Pou Taunaha o Aotearoa) Act 2008 Act that takes effect on the effective date.

#### 102 **Publication of new official names**

- (1) The Geographic Board must, as soon as practicable after the effective date, give public notice of each assignment or alter-20 ation of a name under **section 101** in accordance with section 21(2) and (3) of the New Zealand Geographic Board (Ngā Pou Taunaha o Aotearoa) Act 2008.
- However, the notices must state that the assignments and al-(2) terations took effect on the effective date.

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#### 103 Alteration of new official names

(1) The Geographic Board need not comply with the requirements of sections 16 to 18, 19(1), and 20 of the New Zealand Geographic Board (Ngā Pou Taunaha o Aotearoa) Act 2008 in making a determination to alter the official geographic name 30 of a feature named by this subpart.

- (2) Instead, the Geographic Board may make the determination as long as it has the written consent of the trustee.
- To avoid doubt, the Geographic Board must give public notice (3) of the determination in accordance with section 21(2) and (3) 35

of the New Zealand Geographic Board (Ngā Pou Taunaha o Aotearoa) Act 2008.

| Subpart | 12—Li  | imitatio | n of li | ability | for  |
|---------|--------|----------|---------|---------|------|
| maunga  | and Ra | ngitoto  | Island  | proper  | ties |

|     | n                        | naunga and Rangitoto Island properties  |    |
|-----|--------------------------|---|----|
| 104 |                          | tation of liability under section 314(1)(da) of urce Management Act 1991  | 5  |
| (1) | No er<br>requir<br>sourc | inforcement order may be made by the Environment Court ring the trustee to act under section 314(1)(da) of the Ree Management Act 1991 to avoid, remedy, or mitigate ctual or likely adverse effect on the environment relating | 10 |
|     | (a)                      | 1 or more of the maunga vested in the trustee under this Act; or  |    |
|     | (b)                      | 1 or more of the Rangitoto Island properties.   |    |
| (2) | Subs<br>(a)              | is caused by or results from 1 or more activities or events that were carried out or occurred at any time before the vesting of the maunga or, in the case of the Rangitoto Island properties, before the effective date; and   | 15 |
|     | (b)                      | is not identified in the disclosure information provided by the Crown to Ngā Mana Whenua o Tāmaki Makaurau, as described in clause 1.1 of the property redress schedule.  | 20 |
| (3) |                          | s section, <b>enforcement order</b> and <b>environment</b> have the ings given in section 2(1) of the Resource Management 991.  | 25 |

## Part 3 Tūpuna Maunga o Tāmaki Makaurau **Authority**

### 105 Establishment of Tūpuna Maunga o Tāmaki Makaurau 30 **Authority**

This section establishes the Tūpuna Maunga o Tāmaki Makaurau Authority.

| p |
|---|
|   |

| (1) | The.         | Maunga Authority comprises—  |    |
|-----|--------------|--|----|
|     | (a)          | 2 members appointed by the Marutūāhu ropū entity; and  |    |
|     | (b)          | 2 members appointed by the Ngāti Whātua rōpū entity; and   | 5  |
|     | (c)          | 2 members appointed by the Waiohua Tāmaki rōpū entity; and   |    |
|     | (d)          | 6 members appointed by the Auckland Council; and   |    |
|     | (e)          | 1 non-voting member appointed by the Minister for  |    |
|     | . ,          | Arts, Culture and Heritage—  | 10 |
|     |              | (i) for the first 3 years of the Maunga Authority's existence; and   |    |
|     |              | (ii) for any longer period agreed between the Minis-   |    |
|     |              | ter, the trustee, and the Auckland Council.  |    |
| (2) | notic        | appointer may appoint a member only by giving written be with the following details to the member, all other apters, and the Maunga Authority:   | 15 |
|     | (a)          | the member's full name, address, and contact details;  |    |
|     | (a)          | and  |    |
|     | (b)          | the date on which the appointment takes effect in accordance with this section; and  | 20 |
|     | (c)          | the date of the notice.  |    |
| (3) | day of the I | ppointment takes effect on the 60th day after the polling of the triennial election that is held, under section 10 of Local Electoral Act 2001, immediately after the date of notice under <b>subsection (2)</b> . | 25 |
| (4) | Desp         | oite subsection (3), an appointment to fill an extraordin-   |    |
|     | -            | racancy takes effect on the date on which the notice under   |    |
|     |              | section (2) is given to the relevant appointers and the  |    |
|     |              | nga Authority.   | 30 |
| (5) | In th        | is section,—   |    |
|     |              | <b>Dinter</b> means a person who is entitled to appoint a member or <b>subsection (1)</b>  |    |
|     |              | aordinary vacancy has the meaning given by clause 4 chedule 4.   | 35 |
|     |              |  |    |

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|  | 107 | Chairperson | and denuty | chairnerso |
|--|-----|-------------|------------|------------|
|--|-----|-------------|------------|------------|

- (1) The members appointed by the ropū entities must appoint the chairperson of the Maunga Authority.
- (2) The members appointed by the Auckland Council must appoint the deputy chairperson of the Maunga Authority.
- (3) The chairperson must preside at all meetings of the Maunga Authority at which he or she is present.
- (4) The deputy chairperson must preside at all meetings of the Maunga Authority at which he or she is present and from which the chairperson is absent.
- (5) An appointer may appoint a chairperson or deputy chairperson only by giving written notice with the following details to the other appointers and the Maunga Authority:
  - (a) the member's full name, address, and contact details; and
  - (b) the date on which the member's appointment as chairperson or deputy chairperson takes effect, which must be no earlier than the date of the notice.

## 108 Functions and powers

- (1) The Maunga Authority has the powers and functions conferred 20 on it by or under this Act or any other enactment.
- (2) In exercising its powers and carrying out its functions in relation to the maunga, the Maunga Authority must have regard to—
  - (a) the spiritual, ancestral, cultural, customary, and historical significance of the maunga to Ngā Mana Whenua o Tāmaki Makaurau; and
  - (b) section 40(2).
- (3) In exercising its powers and carrying out its functions in relation to the administered lands, the Maunga Authority must 30 have regard to the spiritual, ancestral, cultural, customary, and historical significance of the administered lands to Ngā Mana Whenua o Tāmaki Makaurau.

| 109 | Maunga Authority administering body for certain other |
|-----|---|
|     | land  |

- (1) To enable integrated management, the Maunga Authority may consent to being appointed as the administering body of land of the following description: 5 land owned by the Crown that is subject to the Reserves Act 1977; and (i) to which the iwi and hapū of Ngā Mana Whenua o (ii) Tāmaki Makaurau have a historical and cultural relationship similar to the one they have to the 10 maunga; and (iii) in respect of which the Crown has determined that the Maunga Authority is best suited to manage the land; and in respect of which the Auckland Council has (iv) consented to the appointment of the Maunga Authority as the administering body: (b) land owned by or vested in the Auckland Council that is subject to the Reserves Act 1977; and (i) (ii) to which the iwi and hapū of Ngā Mana Whenua o Tāmaki Makaurau have a historical and cultural relationship similar to the one they have to the maunga: and in respect of which the Council has determined (iii) that the Maunga Authority is best suited to man-25 age the land. (2) An appointment is made and takes effect on the day that the Minister of Conservation, by notice in the Gazette, declares the Maunga Authority to be the administering body of the land for 30 the purposes of the Reserves Act 1977. Land in respect of which the Maunga Authority has been appointed as the administering body under subsection (2) must
- (3) Land in respect of which the Maunga Authority has been appointed as the administering body under **subsection (2)** must be administered as if it were vested in the Maunga Authority and, subject to any terms and conditions specified in the notice,—
  - (a) this Act and the Reserves Act 1977 apply, with any necessary modifications, to the land as if the land were administered lands; and

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| (b)              | for the purposes of any registration matter relating to an interest, the Maunga Authority must be treated as the registered proprietor of the fee simple estate in the land.   |   |
|------------------|--|---|
| Subs             | ection (5) applies—  |   |
| (a)              | if the Crown—  | 5   |
|                  | (i) no longer wishes the Maunga Authority to administer Crown-owned land in accordance with an appointment made under <b>subsection (2)</b> ; and  |   |
|                  |  |   |
|                  | ing of the matters in subparagraphs (i) and (ii);  | 10  |
| (b)              | ~~   |   |
| (-)              | (i) no longer wishes the Maunga Authority to administer Council-owned or Council-vested land in accordance with an appointment made under  | 15  |
|                  | subsection (2); and  |   |
|                  |  |   |
|                  |  |   |
|                  |  | 20  |
| revok<br>sibilit | the the appointment and, on the date of the notice, respon-<br>try for the land for the purposes of the Reserves Act 1977  |   |
| be.              | ,  | 25  |
| N#               | 44 - 14   14   14   14   14   14   16   17   17   17   17   17   17   17   |   |
| The N            | Maunga Authority may exercise or perform, in relation to aunga and the administered lands, a power or function—that the Minister of Conservation has delegated to all local authorities under section 10 of the Reserves Act | 30  |
|                  |  |   |
| (b)              | that is relevant to the maunga and the administered lands.   |   |
|                  |  | 35  |
|                  | Subs (a)  The M revok sibility return be.  Ministreturn be.  (b)  The M the m (a)  | interest, the Maunga Authority must be treated as the registered proprietor of the fee simple estate in the land.  Subsection (5) applies—  (i) no longer wishes the Maunga Authority to administer Crown-owned land in accordance with an appointment made under subsection (2); and (ii) has consulted the Maunga Authority; and (iii) has notified the Minister of Conservation in writing of the matters in subparagraphs (i) and (ii); or  (b) if the Auckland Council—  (i) no longer wishes the Maunga Authority to administer Council-owned or Council-vested land in accordance with an appointment made under subsection (2); and  (ii) has consulted the Maunga Authority; and  (iii) has notified the Minister of Conservation in writing of the matters in subparagraphs (i) and (ii).  The Minister of Conservation must, by notice in the Gazette, revoke the appointment and, on the date of the notice, responsibility for the land for the purposes of the Reserves Act 1977 returns to the Crown or the Auckland Council, as the case may be.  Ministerial delegations under Reserves Act 1977  The Maunga Authority may exercise or perform, in relation to the maunga and the administered lands, a power or function—  (a) that the Minister of Conservation has delegated to all local authorities under section 10 of the Reserves Act 1977; and  (b) that is relevant to the maunga and the administered |

| 111 | Local authority | powers under | Reserves | Act 1 | 197 | 7 |
|-----|-----------------|--------------|----------|-------|-----|---|
|-----|-----------------|--------------|----------|-------|-----|---|

- (1) Subject to the other provisions of this Act, the Maunga Authority may exercise or perform, in relation to the maunga and the administered lands, a power or function—
  - (a) that a local authority is authorised to exercise or perform 5 under the Reserves Act 1977; and
  - (b) that is relevant to the maunga and the administered lands.
- (2) For the purposes of **subsection (1)**, the Reserves Act 1977 applies with all necessary modifications.
- (3) To avoid doubt, **subsection (1)** applies where a local authority is authorised to exercise or perform the power or function—
  - (a) as the administering body of a reserve vested in the local authority; or
  - (b) as the administering body appointed to control and man- 15 age a reserve; or
  - (c) in any other capacity.

# 112 Maunga Authority delegations for purposes of routine management of maunga and administered lands

- (1) For the purposes of **section 60**, the Maunga Authority may 20 delegate to the Auckland Council—
  - (a) a power or function to which **section 110 or 111** applies; and
  - (b) 1 or more of its general functions, duties, and powers as the administering body of a maunga under the Reserves 25 Act 1977.
- (2) The Council may delegate any of the functions, duties, and powers delegated to it under this section by the Maunga Authority to another person, subject to any conditions, limitations, or prohibitions imposed on the Council by the Maunga 30 Authority when making the original delegation.
- (3) The Council or a person to which or to whom the Council has delegated responsibilities, duties, or powers under this section may, without confirmation by the Maunga Authority or the Council (as the case may be), exercise or perform the powers, responsibilities, or duties in the same manner and with the same effect as the Maunga Authority could itself have exercised or performed them.

| on or duty.  |
|--|
| Reserves Act 5   |
| ty<br>nga Authority<br>e Maunga Au-<br>se its powers   |
| trative frame-<br>committee of   |
| ouncil and the   |
| es administra-<br>authority.   |
| or joint   |
| ion or a coun-<br>ne Local Gov-<br>25  |
| int committee  |
|  |
| l its members. 30 ers may regu-  |
| orinaur the reinaur the reinau |

## Part 4 Commercial redress

## Interpretation

| 116 | Inter  | rpretat                  | tion   |    |  |  |  |
|-----|--|--------------------------|--|----|--|--|--|
| (1) | In this Act, unless the context requires another meaning,—                         |                          |  |    |  |  |  |
|     | form<br>(a)  |                          | <b>Terred selection property</b> means a property that—uated in the RFR area; and  |    |  |  |  |
|     | (b)  | is def<br>a dee<br>iwi o | fined or specified as a deferred selection property in ed of settlement between the Crown and 1 or more or hapū specified in <b>section 9(a)(i) to (vii) and</b>               | 10 |  |  |  |
|     | (c)  | has n<br>trans           | to (xiii); and not been transferred, and is no longer available for fer, to the iwi or hapū, or a representative entity of wi or hapū, in accordance with that deed of settle- | 15 |  |  |  |
|     |  |                          | means the area shown as the RFR area on the RFR attachments to the collective deed.  |    |  |  |  |
| (2) | In this <b>Part and Schedule 5</b> , unless the context requires another meaning,— |                          |  |    |  |  |  |
|     | Crown body has the meaning given by section 118 2                                  |                          |  |    |  |  |  |
|     |  |                          | in relation to RFR land,—  |    |  |  |  |
|     | (a)  | or to<br>be (if          | ns to transfer or vest the fee simple estate in the land<br>grant a lease of the land for a term that is, or will<br>f any rights of renewal or extension are exercised        |    |  |  |  |
|     | <i>a</i> >   |                          | r the lease), for 50 years or longer; but  | 25 |  |  |  |
|     | (b)  | to ave                   | noid doubt, does not include to— mortgage, or give a security interest in, the land; or  |    |  |  |  |
|     |  | (ii)                     | grant an easement over the land; or  |    |  |  |  |
|     |  | (iii)                    | consent to an assignment of a lease, or to a sub-<br>lease, of the land; or  | 30 |  |  |  |
|     |  | (iv)                     | remove an improvement, fixture, or fitting from the land   |    |  |  |  |
|     | -  | •                        | e, for an offer, means its expiry date under sec-  | 35 |  |  |  |

| former deferred selection RFR land means a former deferred selection property that—   |      |
|---|------|
| (a) would have been subject to a lease back to the Crown under the relevant deed of settlement; and   | a    |
| (b) has not been transferred, and is no longer available fo transfer, to the Limited Partnership in accordance with part 7 of the collective deed   |      |
| land holding agency means the agency specified for a de   | ;-   |
| ferred selection property (as described in <b>paragraph (b)</b> of the definition of former deferred selection property) in the deed o settlement concerned (or an attachment to that deed) | e    |
| notice means a notice under section 119 or subpart 1  |      |
| <b>offer</b> means an offer by an RFR landowner to dispose of RFF land under <b>subpart 1</b>   | }    |
| RFR land required for another Treaty settlement has the   | e 15 |
| meaning given in section 119(3)   |      |
| RFR landowner, for RFR land,—   |      |
| (a) means the Crown, if the land is vested in the Crown of the Crown holds the fee simple estate in the land; and   |      |
| (b) means a Crown body, if the body holds the fee simple estate in the land; and  |      |
| (c) includes a local authority to which RFR land has been disposed of under <b>section 128(1)</b> ; but   | n    |
| (d) to avoid doubt, does not include an administering body  | •    |
| in which RFR land is vested on the effective date o (under <b>section 129(1)</b> ) after the effective date   | r 25 |
| RFR period means the period of 172 years starting on the  | e    |
| effective date  |      |
| tertiary education institution means an institution as that   | ıt   |
| term is defined in section 159(1) of the Education Act 1989   | 30   |
| Unitec means the Unitec Institute of Technology.  |      |
| Meaning of RFR land   |      |
| In this Act, RFR land means—  |      |
| (a) the land within the RFR area, but only if, on the effect  |      |
| ive date, the land—  (i) is vested in the Crown and not occupied by   | 35   |
| 1 2   | и    |
| (i) is vested in the Crown and not occupied by a tertiary education institution; or   | a    |

**117** (1)

|         |      |                 | eld in fee simple by the Crown and not occud by a tertiary education institution; or   |    |
|---------|------|-----------------|--|----|
|         |      | (iii) is a deri | reserve vested in an administering body that ived title to the reserve from the Crown and would, on the application of section 25 or 27 he Reserves Act 1977, revest in the Crown; | 5  |
|         | (b)  |                 | ferred selection RFR land; and   |    |
|         | (c)  |                 | escribed in table 1 of part 4 of the attachments   |    |
|         | (-)  |                 | ective deed, but only if, on the effective date,   | 10 |
|         |      |                 | held in fee simple by a Crown body; and  |    |
|         | (d)  |                 | otained in exchange for a disposal of RFR land   |    |
|         |      | under sec       | etion 133(1)(c) or 134; and  |    |
|         | (e)  | the land de     | escribed in table 2 of part 4 of the attachments   |    |
|         |      |                 | ective deed, but only if, on the effective date,   | 15 |
|         |      | the land is     | <del>}</del>   |    |
|         |      |                 | ted in or held in fee simple by the Crown and  |    |
|         |      |                 | upied by Unitec; or  |    |
|         |      |                 | ted in or held in fee simple by Unitec; and  |    |
|         | (f)  |                 | escribed in table 3 of part 4 of the attachments   | 20 |
|         |      |                 | ective deed, but only if, on the effective date,   |    |
|         |      | the land is     |  |    |
|         |      |                 | ted in or held in fee simple by the Crown and  |    |
|         |      |                 | upied by the University of Auckland; or ted in or held in fee simple by the University   | 25 |
|         |      |                 | Auckland.  | 23 |
| (2)     | How  |                 | eases to be RFR land if—   |    |
| <i></i> | (a)  |                 | apple estate in the land transfers from the RFR  |    |
|         | (41) | landowner       | -  |    |
|         |      |                 | Limited Partnership or to a ropū entity or to  | 30 |
|         |      |                 | Limited Partnership's or ropū entity's nom-  |    |
|         |      |                 | e (for example, under a contract formed under  |    |
|         |      | sec             | etion 126); or   |    |
|         |      | (ii) any        | other person (including the Crown or a   |    |
|         |      | Cro             | wn body) under section 120(3); or  | 35 |
|         | (b)  |                 | nple estate in the land transfers or vests from  |    |
|         |      |                 | landowner to or in a person other than the   |    |
|         |      |                 | a Crown body <del>under</del> —  |    |
|         |      | (i) <u>und</u>  | <u>er</u> any of <b>sections 130 to 140</b> ; or   |    |
|         |      |                 |  |    |

|     |             | (ii) <u>under anything referred to in section 141(1)</u> ; or<br>(iii) <u>in accordance with a waiver or variation given</u><br>under section 150; or |    |
|-----|-------------|---|----|
|     | (c)         | the RFR period ends; or   |    |
|     | (d)         | for RFR land required for another Treaty settlement, notice is given for the land under <b>section 119</b> .  | 5  |
| 118 | Mear        | ning of Crown body  |    |
| (1) | In thi      | s Act, Crown body means—  |    |
|     | (a)         | a Crown entity (as defined by section 7(1) of the Crown Entities Act 2004); and   | 10 |
|     | (b)         | a State enterprise (as defined by section 2 of the State-Owned Enterprises Act 1986); and   |    |
|     | (c)         | the New Zealand Railways Corporation; and   |    |
|     | (d)         | a company or body that is wholly owned or wholly controlled by 1 or more of the following:  | 15 |
|     |             | (i) the Crown:  |    |
|     |             | (ii) a Crown entity:  |    |
|     |             | (iii) a State enterprise:   |    |
|     | (e)         | (iv) the New Zealand Railways Corporation; and a subsidiary, or related company, of a company or body   | 20 |
| (a) | E 41        | referred to in paragraph (d).   |    |
| (2) | For the (a) | he purposes of <b>subsection (1)(d)</b> , <b>controlled</b> means,— for a company, control of the composition of its board of directors; and          |    |
|     | (b)         | for any other body, control of the composition of the   | 25 |
|     | (0)         | group that would be its board of directors if the body were a company.  | 20 |
|     |             | were a company.   |    |
| 119 |             | I required for another Treaty settlement ceasing to FR land   |    |
| (1) |             | Minister for Treaty of Waitangi Negotiations must, for  | 30 |
| ,   | RFR         | land required for another Treaty settlement, give notice<br>the RFR landowner and the Limited Partnership that  |    |
|     | the la      | and ceases to be RFR land.  |    |
| (2) |             | notice may be given at any time before a contract is ed under <b>section 126</b> for the disposal of the land.  | 35 |
| (3) | In thi      | s section, <b>RFR</b> land required for another Treaty settlemeans RFR land that is to be vested or transferred as part                               |    |
|     |             |   |    |
|     |             |   |    |

of the settling of historical claims under the Treaty of Waitangi, being those relating to acts or omissions of the Crown before 21 September 1992.

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# Subpart 1—RFR land Restrictions on disposal of RFR land

| 120 | Restrictions on disposal of RFR land                            |
|-----|---|
| (1) | An RFR landowner must not dispose of RFR land to any per-       |
|     | son other than the Limited Partnership or a ropū entity (or the |
|     | Limited Partnership's or ropū entity's nominee) unless the land |

Limited Partnership's or rōpū entity's nominee) unless the land is disposed of under **subsection (2) or (3)**.

(2) The RFR land may be disposed of under any of **sections 127** to **140** or under anything referred to in **section 141(1)** or

150.
(3) The RFR land may be disposed of within 12 months after the 15 expiry date of an offer by the RFR landowner to dispose of the land to the Limited Partnership if the offer to the Limited Partnership was—

in accordance with a waiver or variation given under **section** 

- (a) made in accordance with section 122; and
- (b) made on terms that were the same as, or more 20 favourable to the Limited Partnership than, the terms of the disposal to the person referred to in **subsection** (1); and
- (c) not withdrawn under section 124; and
- (d) not accepted under **section 125**.

Notice of potential disposal of RFR land

# 121 Notice to Limited Partnership of potential disposal of RFR land

- (1) This section applies if an RFR landowner is considering whether to dispose of RFR land that, in order to be disposed of, may ultimately require the landowner to offer to dispose of the land to the Limited Partnership under this subpart.
- (2) The landowner must give the Limited Partnership notice that, if the landowner decides to dispose of the land, the landowner

|     | Partnership under this subpart.  |    |
|-----|--|----|
| (3) | The notice must—   |    |
|     | <ul> <li>(a) specify the legal description of the land and identify any computer register that contains the land; and</li> <li>(b) specify a street address for the land (if applicable); and</li> </ul>                                   | 5  |
| (4) | (c) if the land does not have a street address, include a narrative or diagrammatic description of the land with enough information so that a person who is not familiar with the land can locate it.                                      | 10 |
| (4) | The giving of the notice does not, of itself, mean that an obligation has arisen under—  |    |
|     | <ul> <li>(a) section 207(4) of the Education Act 1989; or</li> <li>(b) section 23(1) or 24(4) of the New Zealand Railways<br/>Corporation Restructuring Act 1990; or</li> </ul>  | 15 |
|     | (c) section 40 of the Public Works Act 1981 or that section as applied by another enactment.   |    |
|     | Limited Partnership's right of first refusal   |    |
| 122 | Requirements for offer   |    |
| (1) | An offer by an RFR landowner to dispose of RFR land to the   | 20 |
|     | Limited Partnership under this subpart must be by notice to the Limited Partnership, incorporating—  |    |
|     | <ul> <li>(a) the terms of the offer, including its expiry date; and</li> <li>(b) a legal description of the land (including any interests affecting it) and the reference for any computer register that contains the land; and</li> </ul> | 25 |
|     | <ul> <li>(c) a street address for the land (if applicable); and</li> <li>(d) a street address, postal address, and fax number for the Limited Partnership to give notice to the RFR landowner in relation to the offer.</li> </ul>         | 30 |
| (2) | An offer may not be made in accordance with this section unless—   |    |
|     | (a) the RFR landowner has previously given notice to the Limited Partnership under <b>section 121</b> in respect of the land; and  | 35 |
|     | (b) at least 40 working days have elapsed since that notice was given.   |    |

| 123 | Expiry | date | of | offer |
|-----|--------|------|----|-------|
|-----|--------|------|----|-------|

- (1) The expiry date of an offer must be on or after the date that is 40 working days after the date on which the Limited Partnership receives notice of the offer.
- (2) However, the expiry date of an offer may be on or after the date 5 that is 20 working days after the date on which the Limited Partnership receives notice of the offer if—
  - (a) the Limited Partnership received an earlier offer to dispose of the land; and
  - (b) the expiry date of the earlier offer was no earlier than 6 10 months before the expiry date of the later offer; and
  - (c) the earlier offer was not withdrawn.

### 124 Withdrawal of offer

An RFR landowner may, by notice to the Limited Partnership, withdraw an offer at any time before it is accepted.

### 125 Acceptance of offer

- (1) The Limited Partnership may, by notice to the RFR landowner who made an offer, accept the offer if—
  - (a) it has not been withdrawn; and
  - (b) its expiry date has not passed.

20

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- (2) The Limited Partnership must accept all the RFR land offered, unless the offer permits it to accept less.
- (3) The notice must specify whether the Limited Partnership is accepting the offer—
  - (a) on its own behalf; or

25

(b) on behalf of a ropū entity.

## 126 Formation of contract

- (1) If the Limited Partnership accepts, under **section 125**, an offer by an RFR landowner to dispose of RFR land, a contract for the disposal of the land is formed between the landowner 30 and the purchaser on the terms in the offer, including the terms set out in **subsections (3) to (6)**.
- (2) The terms of the contract may be varied by written agreement between the landowner and the purchaser.

receive the transfer of the land.

(3)

Under the contract, the purchaser may nominate any person who is lawfully able to hold the RFR land (the **nominee**) to

| (4)            | The purchaser may nominate a nominee only by giving notice to the landowner on or before the day that is 10 working days before the day on which the transfer is to settle.   |    |  |  |  |  |  |
|----------------|---|----|--|--|--|--|--|
| (5)            | The notice must specify—  (a) the full name of the nominee; and  (b) any other details about the nominee that the landowner needs in order to transfer the RFR land to the nominee.   | 10 |  |  |  |  |  |
| (6)            | If the purchaser nominates a nominee, the purchaser remains liable for the obligations of the transferee under the contract.  |    |  |  |  |  |  |
| (7)            | <ul> <li>In this section, purchaser means— <ul> <li>(a) the Limited Partnership, if the Limited Partnership is specified in the notice of acceptance; or</li> <li>(b) the rōpū entity, if the rōpū entity is specified in the notice of acceptance.</li> </ul> </li> </ul>      | 15 |  |  |  |  |  |
|                | Disposals to others where land remains RFR land   |    |  |  |  |  |  |
| <b>127</b> (1) | Disposals to the Crown or Crown bodies  An RFR landowner may dispose of RFR land to—  (a) the Crown; or  (b) a Crown body.  | 20 |  |  |  |  |  |
| (2)            | To avoid doubt, the Crown may dispose of RFR land to a Crown body in accordance with section 143(5) or 206 of the Education Act 1989.   | 25 |  |  |  |  |  |
| <b>128</b> (1) | <b>Disposals of existing public works to local authorities</b> An RFR landowner may dispose of RFR land that is a public work, or part of a public work, in accordance with section 50 of the Public Works Act 1981 to a local authority (as defined by section 2 of that Act). | 30 |  |  |  |  |  |
| (2)            | To avoid doubt, if RFR land is disposed of to a local authority under <b>subsection (1)</b> , the local authority becomes—  (a) the RFR landowner of the land; and  (b) subject to the obligations of an RFR landowner under this subpart.                                      | 35 |  |  |  |  |  |
|                | 99  |    |  |  |  |  |  |

An RFR landowner may dispose of RFR land in accordance

Disposals of reserves to administering bodies

129

(1)

| . ,            | with section 26 or 26A of the Reserves Act 1977.  |    |
|----------------|---|----|
| (2)            | To avoid doubt, if RFR land that is a reserve is vested in an administering body under <b>subsection (1)</b> , the administering body does not become—  (a) the RFR landowner of the land; or  (b) subject to the obligations of an RFR landowner under                       | 5  |
|                | this subpart.   |    |
| (3)            | <ul> <li>However, if RFR land vests back in the Crown under section</li> <li>25 or 27 of the Reserves Act 1977, the Crown becomes—</li> <li>(a) the RFR landowner of the land; and</li> <li>(b) subject to the obligations of an RFR landowner under this subpart.</li> </ul> | 10 |
|                | Disposals to others where land may cease to be RFR land   | 15 |
| 130            | <b>Disposals in accordance with enactment or rule of law</b> An RFR landowner may dispose of RFR land in accordance with an obligation under any enactment or rule of law.  |    |
| <b>131</b> (1) | Disposals in accordance with legal or equitable obligation An RFR landowner may dispose of RFR land in accordance with a legal or equitable obligation that—  (a) was unconditional before the effective date; or (b) was conditional before the effective date but became    | 20 |
|                | unconditional on or after the effective date; or (c) arose after the exercise (whether before, on, or after the effective date) of an option existing before the effective date.  | 25 |
| (2)            | An RFR landowner may dispose of RFR land in accordance with the requirements, existing before the effective date, of a gift, an endowment, or a trust relating to the land.   | 30 |
| 132            | <b>Disposals under certain legislation</b> An RFR landowner may dispose of RFR land in accordance   |    |
|                | with—   |    |
|                | , <u>,</u>  | 35 |

section 355(3) of the Resource Management Act 1991;

(b)

|                | (c)                                    | subpart 3 of Part 2 of the Marine and Coastal Area (Takutai Moana) Act 2011.  |     |
|----------------|--|---|-----|
| <b>133</b> (1) | -                                      | osals of land held for public works RFR landowner may dispose of RFR land in accordance   | 5   |
|                | (a)                                    | section 40(2) or (4) or 41 of the Public Works Act 1981 (including as applied by another enactment); or   | 1.0 |
|                | (b)                                    | section 52, 105(1), 106, 114(3), 117(7), or 119 of the Public Works Act 1981; or  | 10  |
|                | (c)                                    | section 117(3)(a) of the Public Works Act 1981; or  |     |
|                | (d)                                    | section 117(3)(b) of the Public Works Act 1981 if the land is disposed of to the owner of adjoining land; or  |     |
|                | (e)                                    | section 23(1) or (4), 24(4), or 26 of the New Zealand Railways Corporation Restructuring Act 1990.  | 15  |
| (2)            | the Maon                               | woid doubt, RFR land may be disposed of by an order of Maori Land Court under section 134 of Te Ture Whenua ri Act 1993 after an application by an RFR landowner r section 41(e) of the Public Works Act 1981.  | 20  |
|                | unae                                   | i section 41(e) of the Public Works Act 1981.   | 20  |
| 134            | -                                      | osals for reserve or conservation purposes RFR landowner may dispose of RFR land in accordance  |     |
|                | (a)                                    | section 15 of the Reserves Act 1977; or   |     |
|                | (b)                                    | section 16A or 24E of the Conservation Act 1987.  | 25  |
| 135            | An R<br>State<br>notic<br>ion,<br>Crow | osals for State housing purposes RFR landowner may dispose of RFR land that is held for a housing purposes if the Minister of Housing has given the to the Limited Partnership that, in the Minister's opinithe disposal is to achieve, or to assist in achieving, the way's social objectives in relation to housing or services reto housing. | 30  |
|                |  |   |     |
|                |  |   |     |

| 136 | Disposals | by | district | health | board | S |
|-----|-----------|----|----------|--------|-------|---|
|     |           |    |          |        |       |   |

- A district health board may dispose of RFR land if the Minister (1) of Health has given notice to the Limited Partnership that, in the Minister's opinion, the disposal is to achieve, or to assist in achieving, the district health board's objectives.
- In this section, district health board— (2)
  - means—
    - (i) Auckland District Health Board; and
    - Counties Manukau District Health Board; and (ii)
    - (iii) Waitemata District Health Board; and
  - (b) includes a subsidiary of a district health board specified in paragraph (a).

#### 137 Disposals for charitable purposes

An RFR landowner may dispose of RFR land as a gift for charitable purposes.

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#### 138 Disposals to tenants

The Crown may dispose of RFR land—

- that was held for education purposes on the effective date to a person who, immediately before the disposal, is a tenant of the land or of all or part of a building on the land; or
- under section 67 of the Land Act 1948, if the disposal (b) is to a lessee under a lease of the land
  - granted before the effective date; or (i)
  - granted on or after the effective date under a right 25 (ii) of renewal contained in a lease granted before the effective date: or
- under section 93(4) of the Land Act 1948. (c)

#### 139 **Disposals of Unitec land**

The RFR landowner may dispose of RFR land described in 30 table 2 of part 4 of the attachments to the collective deed if the chief executive of Unitec has given notice to the Limited Partnership that Unitec has determined that the disposal—

is to further, or to assist in furthering, the provision of (a) tertiary education, including the funding of tertiary education, on other land owned or occupied by Unitec; and

| (b) | is not merely | because | the | land | is | no | longer | required | by |
|-----|---------------|---------|-----|------|----|----|--------|----------|----|
|     | Unitec.       |         |     |      |    |    |        |          |    |

#### 140 Disposals of University of Auckland land

The RFR landowner may dispose of RFR land described in table 3 of part 4 of the attachments to the collective deed if 5 the chief executive of the University of Auckland has given notice to the Limited Partnership that, in the Council of the University's opinion, the disposal will assist in giving effect to the University's policies relating to the provision of tertiary education.

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#### 141 RFR landowner's obligations subject to other things

- An RFR landowner's obligations under this subpart in relation (1) to RFR land are subject to
  - any other enactment or rule of law, but, for a Crown (a) body, the obligations apply despite the purpose, functions, or objectives of the Crown body; and
  - any interest, or legal or equitable obligation,— (b)
    - that prevents or limits an RFR landowner's disposal of RFR land to the Limited Partnership or a ropū entity; and

20

- that the RFR landowner cannot satisfy by taking (ii) reasonable steps; and
- the terms of a mortgage over, or security interest in, (c) RFR land.
- Reasonable steps, for the purposes of subsection (1)(b)(ii), (2) do not include steps to promote the passing of an enactment.
- (3) This subpart does not limit anything referred to in **subsection (1)**.

#### **Notices**

#### 142 Notice of RFR land for purposes of computer register

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- If a computer register is first created for RFR land after the ef-(1) fective date, the RFR landowner must give the chief executive of LINZ notice that the register has been created.
- If land for which there is a computer register becomes RFR (2) land after the effective date, the RFR landowner must give the

chief executive of LINZ notice that the land has become RFR

The notice must be given as soon as is reasonably practicable

after a computer register is first created for the RFR land or

(3)

|     | after the land becomes RFR land.   | 5  |
|-----|--|----|
| (4) | The notice must specify the legal description of the land and identify the computer register that contains the land.   |    |
| 143 | Notice to Limited Partnership of disposals of RFR land to others   |    |
| (1) | An RFR landowner must give the Limited Partnership notice of the disposal of RFR land by the landowner to a person other than the Limited Partnership or a rōpū entity (or a nominee of the Limited Partnership or of the rōpū entity).  | 10 |
| (2) | The notice must be given on or before the day that is 20 working days before the day of the disposal.  | 15 |
| (3) | The notice must—  (a) specify the legal description of the land (including any interests affecting it) and identify any computer register that contains the land; and  |    |
|     | <ul> <li>(b) specify a street address for the land (if applicable); and</li> <li>(c) identify the person to whom the land is being disposed of; and</li> <li>(d) explain how the disposal complies with section 120;</li> </ul>  | 20 |
|     | (e) if the disposal is made under <b>section 120(3)</b> , include a copy of the written contract for the disposal.   | 25 |
| 144 | Notice of land ceasing to be RFR land  |    |
| (1) | Subsections (2) and (3) apply if land contained in a computer register is to cease being RFR land because—  (a) the fee simple estate in the land is to transfer from the RFR landowner to—  (i) the Limited Partnership or a ropū entity (or the Limited Partnership's or ropū entity's nominee) (for example, under a contract formed under section 126); or | 30 |
|     |  |    |

any other person (including the Crown or a

Crown body) under **section 120(3)**; or the fee simple estate in the land is to transfer or vest

(ii)

(b)

|     | from the RFR landowner to or in a person other than   |    |
|-----|---|----|
|     | the Crown or a Crown body <del>under</del> —  | 5  |
|     | (i) <u>under any of sections 130 to 140</u> ; or  |    |
|     | (ii) <u>under anything referred to in section 141(1)</u> ; or   |    |
|     | (iii) in accordance with a waiver or variation given  |    |
|     | under section 150.  |    |
| (2) | The RFR landowner must, as early as practicable before the transfer or vesting, give the chief executive of LINZ notice that the land is to cease being RFR land. | 10 |
| (3) | The notice must—  |    |
| (3) | (a) specify the legal description of the land and identify the computer register that contains the land; and  | 15 |
|     | (b) specify the details of the transfer or vesting of the land.   |    |
| (4) | Subsections (5) and (6) apply if land contained in a com-   |    |
|     | puter register ceases to be RFR land because the land is land   |    |
|     | in relation to which a notice has been given under section  |    |
|     | 119.  | 20 |
| (5) | The RFR landowner must, as soon as practicable after receiv-  |    |
|     | ing the notice under <b>section 119</b> , give the chief executive of   |    |
|     | LINZ notice that the land has ceased to be RFR land.  |    |
| (6) | The notice must—  |    |
|     | (a) specify the legal description of the land and identify the  | 25 |
|     | computer register that contains the land; and   |    |
|     | (b) include a copy of the notice given under <b>section 119</b> .   |    |
| 145 | Notice to LINZ of transfer of certain RFR land  |    |
|     | As soon as is reasonably practicable after the date on which  |    |
|     | land is transferred under a contract formed under <b>section 126</b> ,  | 30 |
|     | the RFR landowner must give notice of that date to the chief  |    |
|     | executive of LINZ for the purposes of <b>section 14</b> .   |    |
| 146 | Notice requirements   |    |
|     | Schedule 5 applies to notices given under section 119 or  |    |
|     | this subpart by or to—  | 35 |
|     | (a) an RFR landowner; or  |    |
|     | 105   |    |
|     |   |    |

the Limited Partnership; or

(b)

|                | (c)                    | a rōpū entity.  |    |
|----------------|------------------------|---|----|
|                |                        | Memorials for RFR land  |    |
| <b>147</b> (1) | The eral of, a (a)     | chief executive of LINZ must issue to the Registrar-Gen-<br>1 or more certificates that specify the legal descriptions<br>and identify the computer registers that contain,—<br>the RFR land for which there is a computer register on<br>the effective date; and<br>the RFR land for which a computer register is first cre-<br>ated after the effective date; and   | 5  |
| (2)            |                        | land for which there is a computer register and that becomes RFR land after the effective date.  chief executive must issue a certificate as soon as is reably practicable—  after the effective date, for RFR land for which there is a computer register on the effective date; or after receiving notice given under <b>section 142</b> that a computer register has been created for the RFR land or that the land has become RFR land, for any other land. | 15 |
| (3)<br>(4)     | The the I              | certificate must state that it is issued under this section. chief executive must provide a copy of the certificate to Limited Partnership as soon as is reasonably practicable issuing the certificate.  |    |
| (5)            | ticab<br>recon<br>that | Registrar-General must, as soon as is reasonably practile after receiving a certificate issued under this section, and on each computer register identified in the certificate the land described in the certificate (and contained in the puter register) is—  | 25 |
|                | (a)<br>(b)             | RFR land as defined by <b>section 117</b> of this Act; and subject to this subpart (which restricts disposal, including leasing, of the land).  | 30 |
| 148            | Rem                    | oval of memorials   |    |

The chief executive of LINZ must, before registration of the

transfer or vesting of land described in a notice received under 35

(1)

that—

section 144(2), issue to the Registrar-General a certificate

|     | (a)                    | specifies the legal description of the land and identifies<br>the computer register that contains the land; and   |    |
|-----|------------------------|---|----|
|     | (b)                    | specifies the details of the transfer or vesting of the land; and   | 5  |
|     | (c)                    | states that it is issued under this subsection.   |    |
| (2) | pract                  | chief executive of LINZ must, as soon as is reasonably icable after receiving a notice under <b>section 144(5)</b> , to the Registrar-General a certificate that—specifies the legal description of the land, and identifies the computer register that contains the land, described in the notice; and | 10 |
|     | (b)                    | includes a copy of the notice given under <b>section 119</b> ; and  | 15 |
|     | (c)                    | states that it is issued under this subsection.   |    |
| (3) | giver                  | chief executive must provide a copy of the certificate nunder <b>subsection (1) or (2)</b> to the Limited Partnership on as is reasonably practicable after issuing the certifi-  | 20 |
| (4) | subs<br>recor<br>ident | e Registrar-General receives a certificate issued under section (1), he or she must remove any memorial ded under section 147 from the computer register ified in the certificate before registering the transfer or ng described in the certificate.   | 25 |
| (5) | subs<br>recor          | e Registrar-General receives a certificate issued under <b>section (2)</b> , he or she must remove any memorial ded under <b>section 147</b> from the computer register idenin the certificate as soon as is reasonably practicable.  |    |
| 149 | Rem                    | oval of memorials when RFR period ends  | 30 |
| (1) | The opract             | chief executive of LINZ must, as soon as is reasonably icable after the RFR period ends for any RFR land, issue a Registrar-General a certificate that—   |    |
|     | (a)                    | identifies each computer register for the RFR land for which the RFR period has ended that still has a memorial recorded on it under <b>section 147</b> ; and   | 35 |
|     | (b)                    | states that it is issued under this section.  |    |
|     |                        |   |    |
|     |                        | 107   |    |

| (2) | The chief executive must provide a copy of the certificate to<br>the Limited Partnership as soon as is reasonably practicable<br>after issuing the certificate.   |    |
|-----|---|----|
| (3) | The Registrar-General must, as soon as is reasonably practicable after receiving a certificate issued under this section, remove a memorial recorded under <b>section 147</b> from any computer register identified in the certificate. | 5  |
|     | General provisions  |    |
| 150 | Waiver and variation  |    |
| (1) | The Limited Partnership may, by notice to an RFR landowner, waive any of the rights the Limited Partnership has in relation to the landowner under this subpart.  |    |
| (2) | The Limited Partnership and an RFR landowner may agree in writing or electronically to vary or waive any of the rights each has in relation to the other under this subpart.  |    |
| (3) | A waiver or agreement under this section is on the terms, and applies for the period, specified in it.  |    |
| 151 | Disposal of Crown bodies not affected   |    |
| (1) | This subpart does not limit the ability of the Crown, or a Crown body, to sell or dispose of a Crown body.  | 20 |
| (2) | To avoid doubt, the sale or disposition does not remove or<br>avoid any obligation of the Crown or the Crown body under<br>this subpart.  |    |
| 152 | Assignment of rights and obligations under this subpart   |    |
| (1) | Subsection (3) applies if an RFR holder—  | 25 |
|     | (a) assigns the RFR holder's rights and obligations under<br>this subpart to 1 or more persons in accordance with the<br>RFR holder's constitutional documents; and   |    |
|     | (b) has given the notices required by <b>subsection (2)</b> .   |    |
| (2) | Notices must be given to each RFR landowner—  | 30 |
|     | (a) stating that the RFR holder's rights and obligations under this subpart are being assigned under this section;  |    |

specifying the date of the assignment; and

and

(b)

(c)

and

specifying the names of the assignees and, if the as-

signees are the trustees of a trust, the name of the trust;

|                | (d) specifying the street address, postal address, or fax number for notices to the assignees.  | 5  |
|----------------|---|----|
| (3)            | This subpart and <b>Schedule 5</b> apply, with all necessary modifications, to the assignees (instead of to the RFR holder) as if the assignees were the Limited Partnership.   |    |
| (4)            | In this section, <b>RFR holder</b> means the 1 or more persons who have the rights and obligations of the Limited Partnership under this subpart, because—  (a) they are the Limited Partnership; or  (b) they have previously been assigned those rights and obligations under this section.   | 10 |
|                | Subpart 2—Option to purchase former deferred selection properties   | 15 |
| 153            | The Crown may transfer former deferred selection  |    |
| (1)            | <ul> <li>properties</li> <li>The Crown (acting by and through the chief executive of the land holding agency) is authorised to do the following to give effect to the collective deed:</li> <li>(a) transfer the fee simple estate in a former deferred selection property to the Limited Partnership:</li> <li>(b) sign a transfer instrument or other document, or do anything else necessary, to effect the transfer.</li> </ul> | 20 |
| (2)            | As soon as is reasonably practicable after the date on which a former deferred selection property is transferred to the Limited Partnership under <b>subsection (1)</b> , the chief executive of the land holding agency must give written notice of that date to the chief executive of LINZ for the purposes of <b>section 14</b> .   | 30 |
| <b>154</b> (1) | Registrar-General to create computer freehold register To the extent that a former deferred selection property to be transferred to the Limited Partnership under section 452 153 is not all of the land contained in a computer freehold register, or there is no computer freehold register for all or part of  | 35 |

the property, the Registrar-General must, in accordance with a

|     | writte  | en application by an authorised person,—   |    |
|-----|---------|--|----|
|     | (a)     | create a computer freehold register for the fee simple   |    |
|     | (b)     | estate in the property in the name of the Crown; and<br>record on the computer freehold register any interests<br>that are registered, notified, or notifiable and that are<br>described in the application; and | 5  |
|     | (c)     | omit any statement of purpose from the computer free-hold register.  |    |
| (2) |         | section (1) is subject to the completion of any survey sary to create a computer freehold register.  | 10 |
| (3) | later   | authorised person may grant a covenant to arrange for the creation of a computer freehold register for any land that be transferred to the Limited Partnership under <b>section</b>                              | 15 |
| (4) |         | its the Land Transfer A at 1052  | 1. |
| (4) | (a)     | the Land Transfer Act 1952,— the authorised person may request the Registrar-General to register a covenant (as referred to in <b>subsection (3)</b> ) under that Act by creating a computer interest            |    |
|     |         | register; and  | 20 |
|     | (b)     | the Registrar-General must register the covenant in accordance with <b>paragraph</b> (a).  |    |
| (5) |         | s section, <b>authorised person</b> means a person authorised e chief executive of the land holding agency for the prop-   | 25 |
| 155 | Appl    | ication of other enactments  |    |
| (1) | Section | on 11 and Part 10 of the Resource Management Act 1991  |    |
|     |         | ot apply to—   |    |
|     | (a)     | the transfer of a former deferred selection property to<br>the Limited Partnership under <b>section 153</b> ; or   | 30 |
|     | (b)     | any matter incidental to, or required for the purpose of, the transfer.  | 50 |
| (2) |         | transfer of a former deferred selection property to the ted Partnership under <b>section 153</b> does not—   |    |
|     | (a)     | limit section 10 or 11 of the Crown Minerals Act 1991;   | 35 |
|     | (b)     | or affect other rights to subsurface minerals.   |    |
| 110 |         |  |    |

| Ngā | Mana | Whenua    | o Tāmak   | i Makaurau |
|-----|------|-----------|-----------|------------|
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| (3) | The transfer of a former deferred selection property to the Limited Partnership under <b>section 153</b> is a disposition for the purposes of Part 4A of the Conservation Act 1987, but sections 24(2A), 24A, and 24AA of that Act do not apply to the disposition. | 5  |
|-----|---|----|
| (4) | In exercising the powers conferred by <b>section 153</b> , the Crown is not required to comply with any other enactment that would otherwise regulate or apply to the transfer of a former deferred selection property.   |    |
| (5) | Subsection (4) is subject to subsections (2) and (3).   | 10 |
| (6) | The permission of a council under section 348 of the Local Government Act 1974 is not required for laying out, forming, granting, or reserving a private road, private way, or right of way required to fulfil the terms of the transfer of a former de-            |    |
|     | ferred selection property to the Limited Partnership under <b>sec</b> -   | 15 |
|     | tion 153.   |    |
|     | Part 5  |    |
|     | Transitional provisions and consequential   |    |
|     | amendments  |    |
|     | **  | 20 |
|     | Subpart 1—Transitional provisions   | 20 |
| 156 | Initial members of Maunga Authority may be elected before effective date  |    |
| (1) | Despite <b>section 4</b> , the initial members of the Tūpuna Maunga   |    |
| (1) | o Tāmaki Makaurau Authority may be appointed at any time—   |    |
|     | <ul><li>(a) after the commencement of this Act; and</li><li>(b) before the effective date.</li></ul>  | 25 |
| (2) | For the purposes of subsection (1), section 106 applies as if   |    |
|     | the appointment were an appointment to fill an extraordinary vacancy.   |    |
| 157 | First meeting of Maunga Authority   | 30 |
| (1) | The first meeting of the Tūpuna Maunga o Tāmaki Makaurau Authority must take place at the Auckland Town Hall no later than 4 weeks after the effective date.  | 30 |
| (2) | At the meeting, the Maunga Authority must—  |    |
|     | (a) appoint the chairperson and deputy chairperson; and   | 35 |

#### 159 Existing management plans for maunga and administered lands to continue

Maungauika or Rarotonga / Mount Smart.

The management plans for the maunga that applied immedi-(1) ately before the effective date continue to apply to the maunga and the administered lands until the integrated management 35

30

plan prepared by the Maunga Authority under **section 57** takes effect.

| (2)            | In this section,—   |    |
|----------------|---|----|
|                | management plans means the current management plans prepared and approved under section 41 of the Reserves Act 1977 maunga does not include Maungauika or Rarotonga / Mount   | 5  |
|                | Smart.  |    |
| 160            | Carrying out of authorised cultural activities prior to integrated management plan taking effect  |    |
| (1)            | No later than 3 months after the effective date, the Maunga Authority may prescribe interim terms and conditions to be imposed in relation to the carrying out of an authorised cultural activity until the first integrated management plan prepared by the Maunga Authority under <b>section 57</b> takes effect. | 10 |
| <del>(2)</del> | During that 3-month period,—  | 15 |
|                | (a) the trustee, a representative entity of an iwi or a hapū described in section 9(a) (representative entity), or a rōpū entity may not grant approval under section 66 authorising the carrying out of an authorised cultural activity on a maunga or the administered lands; and                                 | 20 |
|                | (b) no member of Ngā Mana Whenua o Tāmaki Makaurau may carry out an authorised cultural activity on a maunga or the administered lands.   |    |
| <u>(2)</u>     | During that 3-month period, the trustee, a representative entity of an iwi or a hapū described in <b>section 9(a)</b> , or a rōpū entity may not grant approval under <b>section 66</b> authorising the carrying out of an authorised cultural activity on a maunga or the administered lands.                      | 25 |
| (3)            | On the expiry of the 3-month period and until the first integrated management plan prepared under <b>section 57</b> takes effect,—  | 30 |
|                | (a) <b>subsection (4)</b> applies if the Maunga Authority has acted under <b>subsection (1)</b> :   |    |
|                | (b) subsection (5) applies if the Maunga Authority has not acted under subsection (1).  | 35 |
| (4)            | The trustee, a representative entity, or a ropū entity may grant approval under <b>section 66</b> for the carrying out of an au-  |    |

(5)

(6)

(7)

(8)

161

(1)

(2)

(3)

(4)

| thorised cultural activity if the activity complies with the interim terms and conditions prescribed by the Maunga Authority under <b>subsection (1)</b> of this section and, for that purpose,  |    |
|--|----|
| section 66 applies as if the requirement in subsection (4)(a)  |    |
| of that section were satisfied.  | 5  |
| The trustee, a representative entity, or a ropū entity may grant approval under <b>section 66</b> for the carrying out of an authorised cultural activity and that section applies as if the require-                                      |    |
| ment in <b>subsection (4)(a)</b> of that section were satisfied.   |    |
| The Maunga Authority must make copies of the interim terms and conditions prescribed under this section available—  (a) for inspection free of charge, and for purchase at a reasonable price, at the offices of the Auckland Council; and | 10 |
| (b) free of charge on an Internet site maintained by or on behalf of the Authority or the Council.   | 15 |
| To avoid doubt, the Maunga Authority is not required to follow<br>any particular process, or consult any person, for the purposes<br>of prescribing terms and conditions under <b>subsection (1)</b> .                                     |    |
| To avoid doubt, in this section, authorised cultural activity  | 20 |
| includes only those activities described in paragraphs (a) to  |    |
| (h) of section 65.   |    |
| Financial management, financial reporting, and operational accountability  |    |
| This section applies only for the financial year in which this   | 25 |
| Act comes into force.  |    |
| The Auckland Council is not required to report to the Maunga   |    |
| Authority under <b>section 62(3)</b> or <b>(4)</b> if the effective date is  |    |
| less than 3 months before the end of the financial year.   |    |
| The Maunga Authority is not required to prepare an annual report under clause 27 of Schedule 4 if the effective date is  | 30 |
| less than 3 months before the end of the financial year.   |    |

Despite subsection (2), the Maunga Authority must never-

theless keep records of the relevant information.

### Subpart 2—Consequential amendments

| 162   | Conservation Act 1987 amended  |    |  |  |
|-------|--|----|--|--|
| (1)   | This section amends the Conservation Act 1987.   |    |  |  |
| (2)   | In section 6P(2), after "subsections", insert "(4A),".   |    |  |  |
| (3)   | After section 6P(4), insert:   | 5  |  |  |
|       | The Board whose area of jurisdiction includes that part of Auckland and the islands of the Hauraki Gulf/Tīkapa Moana within the Ngā Mana Whenua o Tāmaki Makaurau Collective RFR area (as defined in <b>section 116(1) of the Ngā Mana</b> |    |  |  |
|       | Whenua o Tāmaki Makaurau Collective Redress Act  | 10 |  |  |
|       | <b>2013</b> ) must comprise—   | 10 |  |  |
|       | "(a) no more than 9 members appointed under subsection (2); and  |    |  |  |
|       | "(b) 1 member appointed by the Minister on the recommendation of the Marutūāhu rōpū entity (as defined in section 8(1) of the Ngā Mana Whenua o Tāmaki   | 15 |  |  |
|       | Makaurau Collective Redress Act 2013); and   |    |  |  |
|       | "(c) 1 member appointed by the Minister on the recommendation of the Ngāti Whātua rōpū entity (as defined in section 8(1) of the Ngā Mana Whenua o Tāmaki  | 20 |  |  |
|       | Makaurau Collective Redress Act 2013); and   | 20 |  |  |
|       | "(d) 1 member appointed by the Minister on the recommendation of the Waiohua Tāmaki rōpū entity (as defined  |    |  |  |
|       | ${ m in}$ section 8(1) of the Ngā Mana Whenua o Tāmaki   |    |  |  |
|       | Makaurau Collective Redress Act 2013).   | 25 |  |  |
| "(4B) | Subsection (3) does not apply to the appointments made by the Minister to the Board whose jurisdiction is described in <b>subsection (4A)</b> ."   |    |  |  |
| 163   | Hauraki Gulf Marine Park Act 2000 amended  |    |  |  |
| (1)   | This section amends the Hauraki Gulf Marine Park Act 2000.   | 30 |  |  |
| (2)   | After section 33(2)(g), insert:  |    |  |  |
|       | "(h) the land described as Islington Bay Bach 80 property in   |    |  |  |
|       | Part 2 of Schedule 3 of the Ngā Mana Whenua o  |    |  |  |
|       | Tāmaki Makaurau Collective Redress Act 2013:   |    |  |  |
|       | "(i) the land described as the Islington Bay Hall property in  | 35 |  |  |
|       | Part 2 of Schedule 3 of the Ngā Mana Whenua o<br>Tāmaki Makaurau Collective Redress Act 2013."   |    |  |  |
|       |  |    |  |  |

After section 33(2)(i), insert:

Act; and

that Act; and

(3)

|     | "(j) the land described as Maungauika in Schedule 1 of the Ngā Mana Whenua o Tāmaki Makaurau Collective Redress Act 2013."   |    |
|-----|--|----|
| 164 | Local Government Official Information and Meetings   | 5  |
| (1) | Act 1987 amended This section amends the Local Government Official Information and Meetings Act 1987.  |    |
| (2) | In Part 2 of Schedule 1, insert in its appropriate alphabetical order "Tūpuna Maunga o Tāmaki Makaurau Authority (established by section 105 of the Ngā Mana Whenua o Tāmaki Makaurau Collective Redress Act 2013)".   | 10 |
| 165 | Ngāti Whātua o Kaipara Claims Settlement Act 2013 amended  |    |
| (1) | This section amends the Ngāti Whātua o Kaipara Claims Settlement Act 2013.   | 15 |
| (2) | In section 13(3)(b)(xvi), after "claim", insert "; and".   |    |
| (3) | After section 13(3)(b), insert:  |    |
|     | "(c) every claim to the following, to the extent that the claim relates to Ngāti Whātua o Kaipara or a representative entity and subsection (2) applies to the claim:  "(i) the maunga as defined in section 10 of the Ngā  Mana Whenua o Tāmaki Makaurau Collect- | 20 |
|     | ive Redress Act 2013; and "(ii) the motu as defined in section 11(1) of that   | 25 |
|     | (ii) the mote as defined in 300tion 11(1) of that  |    |

"(iii) the Rangitoto Island properties as defined in sec-

"(iv) Mangere Mountain as defined in section 8(1) of

as defined in section 8(1) of that Act."

the Maungakiekie / One Tree Hill northern land

30

tion 8(1) of that Act; and

| 166 | Ngāt<br>amer |                | tua Ōrākei Claims Settlement Act 2012  |    |
|-----|--------------|----------------|--|----|
| (1) |              | section Act 20 | amends the Ngāti Whātua Ōrākei Claims Settle-<br>112.  |    |
| (2) | In sec       | ction 12       | 2(3)(c)(ii), after "1992", insert "; and".   | 5  |
| (3) | After        | section        | n 12(3)(c), insert:  |    |
|     | "(c)         | relate         | claim to the following, to the extent that the claim<br>s to Ngāti Whātua Ōrākei or a representative entity<br>absection (2) applies to the claim: |    |
|     |              | "(i)           | the maunga as defined in section 10 of the Ngā   | 10 |
|     |              | ( )            | Mana Whenua o Tāmaki Makaurau Collect-   |    |
|     |              |                | ive Redress Act 2013; and  |    |
|     |              | "(ii)          | the motu as defined in section 11(1) of that   |    |
|     |              |                | Act; and   |    |
|     |              | "(iii)         | the Rangitoto Island properties as defined in <b>sec-</b>  | 15 |
|     |              |                | tion 8(1) of that Act; and   |    |
|     |              | "(iv)          | Mangere Mountain as defined in section 8(1) of   |    |
|     |              |                | that Act; and  |    |
|     |              | "(v)           | the Maungakiekie / One Tree Hill northern land as defined in <b>section 8(1) of that Act</b> ."  | 20 |

20

### Schedule 1 ss 6(7)(a), 8(1), 41 Maunga descriptions

### Name

### Matukutūruru

# Description (all North Auckland Land District)

3.8413 hectares, more or less, being Sections 1 and 2 SO 382028. All computer interest register 394893.

#### Interests

Historic reserve subject to section 18 of the Reserves Act 1977.

Subject to the easement in gross referred to in **section 18(5)(a)**.

Subject to the right of way easement referred to in section 18(5)(b).

### Maungakiekie / One Tree Hill

46.4630 hectares, approximately, being Part Allotment 11 and Allotment 54 Section 12 Suburbs of Auckland. Part Gazette Notice 596717. Subject to survey.

As shown on deed plan OTS-115-04.

45.9690 hectares, more or less, being Section 1 SO 454862. Part *Gazette* Notice 596717.

Recreation reserve subject to section 17 of the Reserves Act 1977.

Subject to the easement in gross referred to in **section 19(5)**.

Subject to a memorandum of encumbrance created by D326273.1.

Subject to an unregistered lease to Auckland Observatory and Planetarium Trust Board dated 10 May 1999. Subject to an unregistered lease to Auckland Archery Club Incorporated dated 26 April 2005.

Subject to an unregistered lease to The Sorrento Group Limited and Neil McCormack dated 10 November 2004.

Maungarei / Mount Wellington

### **Description (all North Auckland Land District)**

23.4346 hectares. approximately, being Part Allotment 56 Section 12 Suburbs of Auckland. Part Gazette 1880 page 1723. Subject to survey. 26.7460 hectares, more or less, being Section 1 SO 454947. Part Gazette 1880 page 1723, part Gazette Notice 260258, and all Gazette 1909 page 1500. 0.5084 hectares, approximately, being Part Allotment 64 Section 12 Suburbs of Auckland. Subject to survey.

2.1064 hectares, more or less, being Allotment 200 Section 12 Suburbs of Auckland. Part Gazette Notice 260258.
0.7001 hectares, approximately, being Part Allotment 64 Section 12 Suburbs of Auckland. All Gazette 1909 page 1500. Subject to survey.

1.0813 hectares, more or less, being Allotment 201 Section 12 Suburbs of Auckland. Part *Gazette* Notice 260258. As shown on deed plan OTS-115-09.

#### **Interests**

Recreation reserve subject to section 17 of the Reserves Act 1977 (affects Allotment 200, Part Allotment 56, and Parts Allotment 64 Section 12 Suburbs of Auckland Section 1 SO 454947). Local purpose (site for a council depot) reserve subject to section 23 of the Reserves Act 1977 (affects Allotment 201 Section 12 Suburbs of Auckland).

Interests relating to recreation reserve
Subject to the easement in gross referred to in section
20(7)(a).

Subject to an unregistered lease to Mt Wellington Roller Sports Club Incorporated dated 27 May 2010

Interests relating to local purpose (site for a council depot) reserve
Subject to the lease referred to in section 20(7)(b).

Maungauika

# Description (all North Auckland Land District)

8.5995 hectares; approximately, being Allotment 38 Section 2 Parish of Takapuna. Part Gazette 1980 page 1429. Subject to survey.

As shown on deed plan OTS-115-12.

10.4990 hectares, more or less, being Section 1 SO 454837. Part Gazette 1980 page 1429.

#### **Interests**

Historic reserve subject to section 18 of the Reserves Act 1977. Subject to the easement in

gross referred to in **section** 33(4).

Subject to an unregistered guiding concession to Magic **Broomstick Tours Limited** held in concession number AK-29235-GUI (and referred to in the document as Magic Broomstick (Segway) Tours Limited). Subject to an unregistered concession to Bus and Coach Association (New Zealand) Incorporated held in concession number WC-27582-LAN, PAC-11-06-442. Subject to an unregistered guiding concession to Historic Forts of Auckland Limited held in concession number AK-28245-GUI. Subject to an unregistered guiding concession to Ramblers Holidays Limited (incorporated in England and Wales) held in concession number PAC-13-06-70.

Subject to an unregistered concession for a radio repeater station to Auckland Yacht & Boating Association Incorporated.

Maungawhau / Mount Eden

## Description (all North Auckland Land District)

10.4900 hectares. approximately, being Part Allotment 1A Section 6 Suburbs of Auckland. Part Gazette Notice B244847.1. As shown A on SO 55658. Subject to survey. 16.1150 hectares, approximately, being Part Allotment 1A Section 6 Suburbs of Auckland. Part Gazette 1876 page 405. Subject to survey. 0.0685 hectares, more or less, being Allotment 121 Section 6 Suburbs of Auekland. Part Gazette 1951 page 1030. 0.0604 hectares, approximately, being Part Allotment 53 Section 6 Suburbs of Auckland. All Proclamation 18803. Subject to survey. 0.0599 hectares, more or less, being Lot 3 DP 31644. All computer freehold register NA824/102. 0.3724 hectares, more or less, being Allotment 111 Section 6 Suburbs of Auckland. All Gazette Notice 16192. 0.1445 hectares, approximately, being Part Section 6 Suburbs of Auckland. Subject to survey. 0.1547 hectares, more or less, being Section 1 SO 63939. All Gazette 1990 page 19. As shown on deed plan OTS-115-03.

#### **Interests**

Recreation reserve subject to section 17 of the Reserves Act 1977 (affects part Gazettes 1876 page 405 and 1951 page 1030 and all Gazette 1990 page 19, all Gazette Notice 16192, all Proclamation 18803, all computer freehold register NA824/102, and Part Section 6 Suburbs of Auckland Section 2 SO 454833). Historic reserve subject to section 18 of the Reserves Act 1977 (affects part Gazette Notice B244847.1 Section 1 SO 454833). Interests relating to recreation reserve Subject to the easement in gross referred to in section 21(7). Subject to an unregistered lease to The Scout Association of New Zealand dated 30 May 2000. Interests relating to historic reserve Subject to the easement in gross referred to in section 21(7).

## Description (all North Auckland Land District)

### Interests

10.4455 hectares, more or less, being Section 1 SO 454833. Part Gazette Notice B244847.1.
17.0205 hectares, more or less, being Section 2 SO 454833. Part Gazettes 1876 page 405 and 1951 page 1030, all Proclamation 18803, all computer freehold register NA824/102, all Gazette Notice 16192, and all Gazette 1990 page 19.

Mount Albert

3.7660 hectares, approximately, being Part Allotment 100 Parish of Titirangi. All Gazette 1931 page 465. Subject to survey. 5.0890 hectares, approximately, being Part Allotment 100 Parish of Titirangi. Part Gazette 1903 page 736. Subject to survey. 0.6310 hectares, more or less, being Lot 48 DP 39801. All computer freehold register NA47A/143. 0.0290 hectares, approximately, being Part Allotment 195 Parish of

OTS-115-05.

9.5470 hectares, more or less, being Section 1 SO 454869.
All Gazette 1931 page 465, part Gazettes 1903 page 736 and 1933 page 1370, and all computer freehold register NA47A/143.

Titirangi: Part *Gazette* 1933 page 1370. Subject to survey. As shown on deed plan

to section 17 of the Reserves Act 1977.
Subject to the easement in gross referred to in **section 22(5)**.

Recreation reserve subject

Subject to an unregistered lease to Mountain Green Archery Club Incorporated dated 22 September 2010.

Mount Roskill

### Description (all North Auckland Land District)

8.3259 hectares; more or less; being Part Lot 1476 DP 22826. Balance computer freehold register NA621/252. 0.1452 hectares; more or less; being Lots 94 and 211 DP 42694. All Gazette Notice 15584.

0.2081 hectares, more or less, being Section 3 SO 430425. All computer interest register 559441.

0.0766 hectares; more or less; being Lot 103 DP 41516. All computer freehold register NA13D/812.

0.1578 hectares, more or less, being Lot 106 DP 41516. All computer freehold register NA21D/757.

0.0703 hectares, more or less, being Lot 107 DP 41516. All computer freehold register NA6A/1488.

9.0730 hectares, more or less, being Section 1 SO 454876. Balance computer freehold register NA621/252, all *Gazette* Notice 15584, all computer interest register 559441, and all computer freehold registers NA13D/812, NA21D/757, NA6A/1488, and NA14D/117.

0.0875 hectares, more or less, being Lot 109 DP 41516. All computer freehold register NA14D/117.

#### **Interests**

Recreation reserve subject to section 17 of the Reserves Act 1977.

Subject to the easement in gross referred to in **section 23(5)**.

Subject to a stormwater pipe line easement created by Certificate K64304 (affects NA14D/117).

Subject to a stormwater pipe line easement created by Certificate K64304 (affects Lot 94 DP 42695). Subject to and together with stormwater pipeline easement created by certificate K64304 (affects NA13D/812).

Subject to a fencing agreement in Transfer A263125 (affects that part formerly held in NA13D/812).

Subject to an unregistered agreement for acquisition of land for SH20 Winstone Park, dated 31 May 2005. Together with a stormwater pipeline easement created by certificate K64304 (affects those parts formerly held in NA21D/757 and NA13D/812).

Subject to a sewage pipeline and a stormwater pipeline easement created by certificate K64304 (affects NA6A/1488).

Subject to *Gazette* notice B378083.2 defining the middleline of the Southdown Avondale Railway (affects that part formerly held in NA621/252).

Mount St John

# Description (all North Auckland Land District)

3.0402 hectares. approximately, being Allotment 12A Section 11 Suburbs of Auckland. Part Gazette 1902 page 734. Subject to survey. 4.4880 hectares, more or less, being Section 1 SO 454980. Part Gazette 1902 page 734, all computer freehold registers NA309/209, NA1038/123, NA975/186, NA672/48, and NA671/94, and balance Gazette Notices 792484.1 and B096302.1. 0.1576 hectares, more or less, being Part Lot 23 of Allotment 18 Section 11 Suburbs of Auckland. All computer freehold register NA505/200 limited as to parcels. 0.2633 hectares, more or less, being Part Lots 24 and 25 DP 13194. All computer freehold register NA309/209. 0.4879 hectares, more or less, being Lot 1 DP 39142. All computer freehold register NA1038/123. 0.3819 hectares, more or less, being Lot 1 DP 37516. All computer freehold register NA975/186.

#### Interests

Recreation reserve subject to section 17 of the Reserves Act 1977.
Subject to a fencing agreement created by Transfer 154277 (affects that part formerly held in NA671/94).

# Description (all North Auckland Land District)

#### **Interests**

0.0033 hectares, more or less, being Part Allotment 15 Section 11 Suburbs of Auckland. All computer freehold register NA1058/220 limited as to parcels. 0.0098 hectares, more or less, being Lot 4 DP 106274. All computer freehold register NA672/48. 0.0047 hectares, more or less, being Lot 5 DP 106274. All computer freehold register NA671/94. 0.1110 hectares, approximately, being Parts Lot 8 DP 15394. Balance Gazette Notice 792484.1. Subject to survey. 0.1901 hectares, approximately, being Allotment 43 and Part Allotment 44 Section 11 Suburbs of Auckland. Balance Gazette Notice B096302.1. Subject to survey. As shown on deed plan OTS-115-07.

Ōhinerau / Mount Hobson 9.4089 hectares; approximately, being Allotment 2A Section 11 Suburbs of Auckland. Part Gazette 1880 page 635. Subject to survey. As shown on deed plan OTS-115-02.
9.0235 hectares, more or less, being Section 1 SO 454849. Part Gazette 1880 page 635.

Recreation reserve subject to section 17 of the Reserves Act 1977.
Subject to the easement in gross referred to in **section 25(5)**.

Ōhuiarangi / Pigeon Mountain

## Description (all North Auckland Land District)

7.6707 hectares. approximately, being Part Allotments 18 and 22 Section 5 Small Farms Near Howick and Section 5 SO 434440. Part Gazette Notice 894244.1. Subject to survey. 7.7325 hectares, more or less, being Sections 1 and 2 SO 454949 and Section 5 SO 434440. Part Gazette Notice 894244.1. 3.5763 hectares, more or less, being Section 6 SO 434440. All Gazette 2011 page 317. 0.5445 hectares, more or less, being Allotment 23 Section 5

Small Farms Near Howick.

As shown on deed plan

OTS-115-08.

Part Gazette Notice 894244.1.

#### **Interests**

Historic reserve subject to section 18 of the Reserves Act 1977 (affects Section 6 SO 434440). Recreation reserve subject to section 17 of the Reserves Act 1977 (affects Part Allotments 18 and 22 Section 5 Small Farms Near Howick Sections 1 and 2 SO 454949 and Section 5 SO 434440). Local purpose (site for community buildings) reserve subject to section 23 of the Reserves Act 1977 (affects Allotment 23 section 5 Small Farms Near Howick).

Interests relating to historic reserve
Subject to the easement in gross referred to in section 26(9).

Interests relating to recreation reserve Subject to an unregistered lease to Pakuranga Tennis Club Incorporated dated 19 November 1981. Subject to an unregistered lease to Pigeon Mountain Cricket Club Incorporated dated 2009. Subject to an unregistered lease to BMX Mountain Raiders Club Incorporated dated 16 October 1995. Subject to the easement in gross referred to in section 26(9).

### Ngā Mana Whenua o Tāmaki Makaurau Collective Redress Bill

Schedule 1

Name

Description (all North Auckland Land District)

#### **Interests**

Interests relating to local purpose (site for community buildings) reserve Subject to an unregistered lease to Young Mariners of New Zealand Incorporated dated 15 August 2000. Subject to an unregistered lease to The Scout Association of New Zealand dated 17 May 1991. Subject to an unregistered lease to Auckland Kindergarten Association dated 1 November 1983. Subject to the easement in gross referred to in section 26(9).

Ōtāhuhu / Mount Richmond

## Description (all North Auckland Land District)

16.5921 hectares; more or less; being Allotment 60 and Parts Allotment 61 Section 12 Suburbs of Auckland. All computer freehold register NA6/188.

20.4790 hectares, more or less, being Section 1 SO 454943. All computer freehold registers NA6/188 and NA43B/507.

0.0582 hectares, more or less, being Part Hamlin's Grant. All computer freehold register NA583/71 limited as to parcels.

4.3954 hectares; more or less; being Part Lot 10 DP 47429. All computer freehold register NA43D/507.

#### **Interests**

Recreation reserve subject to section 17 of the Reserves Act 1977.

Subject to the easement in gross referred to in **section 27(5)**.

Subject to drainage rights created by Deed 238138 (affects NA583/71). Subject to water supply rights created by Deed 113190 as partially surrendered by Transfer B139544.6 (affects that part formerly held in NA43B/507).

Subject to a water supply right created by Transfer 653527 (affects that part formerly held in NA43B/507).

Subject to an unregistered lease to Otahuhu Rovers Rugby League Football Club Incorporated dated 26 January 2011. Subject to an unregistered lease to Northern Sports Car Club Incorporated dated 7 August 2009. Subject to an unregistered lease to Mt Richmond

lease to Mt Richmond Bowling Club Incorporated (now Mt Richmond Bowls Incorporated) dated 1999.

Rarotonga / Mount Smart

# Description (all North Auckland Land District)

22.3229 hectares, approximately, being Part Allotment 59 Section 17 Suburbs of Auckland. All computer freehold register NA490/239, and balance computer freehold registers NA491/75, NA620/46, and NA680/114, and all Gazette Notices A329195, A375934, and A532457. Subject to survey.

22.3723 hectares, more

22.3723 hectares, more or less, being Section 1 SO 454939. All computer freehold registers NA490/239 and NA54D/1031, balance computer freehold registers NA491/75, NA620/46, and NA680/114, and all *Gazette* Notices A329195, A375934, and A532457.

0.0497 hectares, more or less, being Allotment 60 Section 17 Suburbs of Auckland. All computer freehold register NA54D/1031. As shown on deed plan OTS-115-11.

#### **Interests**

Recreation reserve subject to section 17 of the Reserves Act 1977.
Subject to the easement in gross referred to in **section** 38(4)

Takarunga / Mount Victoria

## Description (all North Auckland Land District)

6.5476 hectares.

approximately, being Part Allotments 42 and 46 Section 2 Parish of Takapuna. Part Gazette 1880 page 1242. Subject to survey. 0.0726 hectares, approximately, being Part Allotment 42 Section 2 Parish of Takapuna. All Gazette 2005 page 1868. Subject to survey. 1.0361 hectares, approximately, being Part Allotment 42 Section 2 Parish of Takapuna. All Gazette Notice D316947.1. Subject to survey. As shown on deed plan OTS-115-01. 6.5540 hectares, more or less, being Section 1 SO 454608. Part Gazette 1880 page 1242. 0.0726 hectares, more or less, being Section 2 SO 454608. All Gazette 2005 page 1868. 1.0355 hectares, more or less, being Section 3 SO 454608. All Gazette Notice D316947.1.

#### **Interests**

Recreation reserve subject to section 17 of the Reserves Act 1977 (affects part Gazette 1880 page 1242 Section 1 SO 454608). Local purpose (community buildings) reserve subject to section 23 of the Reserves Act 1977 (affects all Gazette Notice D316947.1 Section 3 SO 454608). Local purpose (community

Local purpose (community use) reserve subject to section 23 of the Reserves Act 1977 (affects all *Gazette* 2005 page 1868 Section 2 SO 454608).

Interests relating to recreation reserve
Subject to the easement in gross referred to in section 28(9).

Subject to a right of ingress, egress, and regress in favour of Auckland Harbour Board (now Ports of Auckland Limited) created by section 3(2) of the Reserves and other Lands Disposal Act 1935.

Subject to an unregistered lease to Devonport Folk Music Club Incorporated commencing 16 May 2009.

Interests relating to local purpose (community buildings) reserve
Subject to the easement in gross referred to in section 28(9).

| N | a | m | ρ |
|---|---|---|---|

# **Description (all North Auckland Land District)**

#### **Interests**

lease to The Depot Incorporated dated 23 March 2006. Subject to an unregistered lease to The North Shore Playcentre Association Incorporated dated 17 November 2004. Subject to a right of ingress, egress, and regress in favour of Auckland Harbour Board (now Ports of Auckland Limited) created by section 3(2) of the Reserves and other Lands Disposal Act 1935.

Subject to an unregistered

Interests relating to local purpose (community use) reserve
Subject to an unregistered lease to Michael King
Writers' Studio Trust dated
12 September 2010.
Subject to a right of ingress, egress, and regress in favour of Auckland Harbour Board (now Ports of Auckland Limited) created by section
3(2) of the Reserves and other Lands Disposal Act

Te Tātua-a-Riukiuta

7.7295 hectares, more or less, being Section 1 SO 34827. Part Proclamation 12901.

Recreation reserve subject to section 17 of the Reserves Act 1977.

1935.

Subject to a sewage easement created by Certificate K61272. Subject to the easement in gross referred to in **section 29(5)**.

### Schedule 2

ss 6(7)(b), 8(1)

### Maungakiekie / One Tree Hill northern land and Mangere Mountain descriptions

Name

**Description (all North Auckland Land** District)

Maungakiekie / One Tree Hill

Recreation reserve

northern land

2.5596 hectares, more or less, being Part Allotment 11 Section 12 Suburbs of Auckland. All computer freehold register NA87/219. As shown on deed plan OTS-115-04.

Recreation reserve Mängere Mountain

> 5.3805 hectares, more or less, being Section 2 SO 68568. Part *Gazette* 1890 page 897. 0.1889 hectares, more or less, being Section 1 SO 40483. All Gazette 1958 page 210.

0.0460 hectares, more or less, being Allotment 270 Parish of Manurewa. All Gazette 1959

page 762.

0.0865 hectares, more or less, being Lot 16 DP

42381. All Gazette 1955 page 1712.

Local purpose (community buildings) reserve 0.9453 hectares, more or less, being Section 1 SO 41481 and Sections 3 and 4 SO 68568. Part

Gazette Notice D478576.3.

Historic reserve

31.8291 hectares, more or less, being Section 1 SO 68568. Part Gazette Notice D478576.3. As shown on deed plan OTS-115-16.

# Schedule 3 ss 6(7)(c), 8(1), 70, 73, 76(2)

### **Motu descriptions**

### Part 1

| Name  | Description (all North Auckland Land District)   |
|---|--|
| Motuihe Island Recreation<br>Reserve          | 178.6433 hectares, more or less, being Sections 1 and 2 and Parts Motuihe Island Block XIII Rangitoto Survey District. All <i>Gazette</i> Notice 274308.  As shown on SO 448555.   |
| Motutapu Island Recreation<br>Reserve         | 1508.6679 hectares, more or less, being Section<br>10 Block V Rangitoto Survey District. All<br><i>Gazette</i> Notice A256297.<br>1.7000 hectares, more or less, being Section 11<br>Block V Rangitoto Survey District. All <i>Gazette</i><br>1986 page 4858.<br>As shown on SO 448556.  |
| Rangitoto Island Scenic<br>Reserve            | 22.0680 hectares, more or less, being Section 2 SO 34085 and Section 1 Block XI Rangitoto Survey District. All <i>Gazette</i> 1983 page 1931. 2254.5138 hectares, more or less, being Section 3 SO 455194 (being formerly Part Section 7 Block XI Rangitoto Survey District). Balance <i>Gazette</i> Notice 274309. As shown on SO 448817. |
| Tiritiri Matangi Island<br>Scientific Reserve | 14.0856 hectares, more or less, being Sections 2 and 8 Block III Tiritiri Survey District. All <i>Gazette</i> 1987 page 3439. 206.5282 hectares, more or less, being Sections 5, 6, and 7 Block III Tiritiri Survey District. All <i>Gazette</i> Notice 831035.1. As shown on SO 448554.   |

### Part 2

| Name                              | Description (all North<br>Auckland Land District)  | Interests  |
|-----------------------------------|--|--|
| Islington Bay Bach<br>80 property | 0.4600 hectares, more or less, being Section 2 SO 455194. Part <i>Gazette</i> Notice 274309. | Scenic reserve subject to section 19(1)(a) of the Reserves Act 1977. |
| Islington Bay Hall property       | 0.4420 hectares, more or less, being Section 1 SO 455194. Part <i>Gazette</i> Notice 274309. | Scenic reserve subject to section 19(1)(a) of the Reserves Act 1977. |

#### Part 2—continued

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|-----|---|---|---|---|
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# Description (all North Auckland Land District)

#### **Interests**

Subject to the right for clients and invitees of the concessionaire to use any part of the reserve for recreation purposes as provided for in clause 42 of Schedule II of an unregistered concession to Motutapu Outdoor Education Trust (relating to Motutapu Island Recreation Reserve) held in concession number AK-0002-ACC (and referred to in that document as Motutapu Outdoor Education Camp Trust).

Ngā Pona-toru-a-Peretū 55.4270 hectares, more or less, being Section 1 SO 454538. Part *Gazette* Notice 274309.

Scenic reserve subject to section 19(1)(a) of the Reserves Act 1977.

Subject to an unregistered concession to Fullers Group Limited held in concession number PAC-02-06-06.

Subject to an unregistered concession to Antipodes Travel Limited held in concession number PAC/13/06/229.

Subject to an unregistered concession to ANZ Nature Tours Limited held in concession number TT-28206-GUI.

Subject to an unregistered concession to Auckland Sea Kayaks Limited held in concession number AK-29563-GUI.

Subject to an unregistered concession to Glenn and Les Handley held in concession number AK-26910-OTH.

### Part 2—continued

#### Name

# Description (all North Auckland Land District)

#### **Interests**

Subject to an unregistered concession to Tom McMurdo held in concession number AK-27618-GUI (and referred to in that document as Hopper McMurdo Partnership).

Subject to an unregistered concession to Ian Ferguson Marine Sports Centre Limited (now Ferg's Kayaks Limited) held in concession number AK-31171-GUI.

Subject to an unregistered concession to Motutapu Island Restoration Trust held in concession number AK-28055-SSE.

Subject to an unregistered concession to Outdoor Discoveries (2009) Limited held in concession number AK-34230-GUI.

Subject to an unregistered concession to Rangitoto Island Historic Conservation Trust held in concession number AK-25549-GUI.

Subject to an unregistered concession to Waitemata Honey Co Limited held in concession number AK-26786-OTH (and referred to in that document as Waitemata Honey Company Limited).

### Part 2—continued

### Name

# Description (all North Auckland Land District)

#### **Interests**

Subject to an unregistered concession to C & E Tours Limited held in concession number CA-25567-GUI. Subject to the right for clients and invitees of the concessionaire to use any part of the reserve for recreation purposes as provided for in clause 42 of Schedule II of an unregistered concession to Motutapu Outdoor Education Trust (relating to Motutapu Island Recreation Reserve) held in concession number AK-0002-ACC (and referred to in that document as Motutapu Outdoor Education Camp Trust).

## Part 3

#### Name

Browns Island Recreation Reserve

#### **Description (North Auckland Land District)**

59.8935 hectares, more or less, being the island of Motukorea commonly known as Browns Island and defined on DP 16315. All computer freehold register NA364/284.

## **Schedule 4**

ss 6(7)(d), 106(5), 115(1), 161(3)

# Tūpuna Maunga o Tāmaki Makaurau Authority

# Membership

| 1   | Qualifications of members |  |    |  |
|-----|---------------------------|--|----|--|
| (1) | To b                      | e a member of the Maunga Authority, a person must—   |    |  |
|     | (a)                       | be a natural person; and   |    |  |
|     | (b)                       | consent to being appointed; and  |    |  |
|     | (c)                       | not be disqualified under subclause (2); and   |    |  |
|     | (d)                       | if appointed by a ropū entity, whakapapa to 1 or more  | 10 |  |
|     |                           | of the iwi or hapū comprising the rōpū.  |    |  |
| (2) |                           | following people are disqualified from being members:  |    |  |
|     | (a)                       | a person who is under 18 years of age:   |    |  |
|     | (b)                       | a person who is an undischarged bankrupt:  |    |  |
|     | (c)                       | a person who is prohibited from being a director or promoter of, or being concerned or taking part in the management of, an incorporated or unincorporated body          | 15 |  |
|     |                           | under the Companies Act 1993, the Securities Act 1978,   |    |  |
|     |                           | the Securities Markets Act 1988, or the Takeovers Act  |    |  |
|     |                           | 1993:  | 20 |  |
|     | (d)                       | a person who is subject to a property order under the Protection of Personal and Property Rights Act 1988:   |    |  |
|     | (e)                       | a person in respect of whom a personal order has been  |    |  |
|     | (0)                       | made under the Personal and Property Rights Act 1988   |    |  |
|     |                           | that reflects adversely on the person's—   | 25 |  |
|     |                           | (i) competence to manage his or her own affairs in relation to his or her property; or   | 23 |  |
|     |                           | (ii) capacity to make or to communicate decisions relating to any particular aspect or aspects of his or her personal care and welfare:                                  | 30 |  |
|     | (f)                       | a person who has been convicted of an offence punishable by imprisonment for a term of 2 years or more, or who has been sentenced to imprisonment for any other offence: |    |  |
|     | (g)                       | a current member of Parliament.  | 35 |  |
|     | (5)                       | a carrent memori of furnament.   | 55 |  |

The term of office of a member of the Maunga Authority—

Term of membership

2

(1)

| ` / | (a)                      | begins on the day on which the appointment of the member takes effect in accordance with <b>section 106</b> ; and  | 5  |
|-----|--------------------------|--|----|
|     | (b)                      | ends on the close of the 59th day after polling day of<br>the triennial election that is held, under section 10 of<br>the Local Electoral Act 2001, immediately after the ap-<br>pointment takes effect. |    |
| (2) | A me                     | ember may be reappointed.  | 10 |
| 3   | Whe                      | n member ceases to hold office   |    |
| (1) |                          | ember of the Maunga Authority remains a member until   |    |
|     |                          | arliest of the following: his or her term of office ends:  |    |
|     | (a)<br>(b)               | he or she becomes disqualified under <b>clause 1(2)</b> :  | 15 |
|     | (c)                      | he or she dies:  | 13 |
|     | (d)                      | he or she resigns by giving 20 working days' written notice to the Authority and the body or individual that   |    |
|     | (e)                      | appointed the member: if the member is a member appointed by the Auckland Council, he or she is removed under <b>subclause (2)</b> .   | 20 |
| (2) |                          | Auckland Council may, at any time for just cause, remove mber appointed by the Council.  |    |
| (3) | to per<br>of an<br>indiv | rform the functions of office, neglect of duty, and breach y of the collective duties of the Maunga Authority or the idual duties of members (depending on the seriousness of reach).                    | 25 |
| (4) |                          | removal must be made by written notice to the member a copy to the Maunga Authority).  | 30 |
| (5) | The i                    | the date on which the removal takes effect, which must not be earlier than the date on which the notice is received by the member; and   |    |
|     | (b)                      | the reasons for the removal.   | 35 |

| 4 | Extraordinary | vacancies |
|---|---------------|-----------|
|---|---------------|-----------|

- (1) If a member of the Maunga Authority ceases to remain a member before the end of his or her term, his or her office becomes vacant and the vacancy is an extraordinary vacancy.
- (2) An extraordinary vacancy must be filled in the manner in 5 which the appointment to the vacant office was originally made.

### 5 No compensation for loss of office

A member of the Maunga Authority is not entitled to any compensation or other payment or benefit relating to his or her 10 ceasing, for any reason, to hold office as a member.

## Meetings

### 6 Meetings of Maunga Authority

- (1) Meetings of the Maunga Authority must be held at a time and place fixed by the Authority. 15
- (2) A member has a right to attend any meeting, unless lawfully excluded.
- (3) The Maunga Authority may invite to meetings any advisers whom the Maunga Authority considers necessary to facilitate the efficient transaction of the meeting's business.
- (4) A member unable to attend a meeting in person may attend by way of telephone, video, Internet link, or any other facility that enables audio, or audio and visual, communication by that member with the other members (**remote access**).
- (5) Notice of meetings must be given as follows:
  - (a) the notice must be given at least 5 working days before a meeting:
  - (b) the chairperson must give the notice:
  - (c) the notice must be given to each member:
  - (d) the notice must state the date, time, and place of the 30 meeting:
  - (e) the notice must be given by hand, by post, or by an electronic means.
- (6) A member may waive the requirement of giving notice of a meeting to him or her. 35

20

(7) A member may request leave of absence from a particular meeting.

#### 7 Minutes

The Maunga Authority must keep and approve the minutes of its meetings. The properly kept and approved minutes are 5 prima facie evidence of the business transacted at the meetings.

#### 8 Voting

- (1) A matter to be decided by the Maunga Authority must be decided at a meeting of the Authority and by a majority of the 10 votes cast by members who are present and voting.
- (2) The chairperson, or any person who is acting as the chairperson, has a deliberative vote, but no casting vote if there is an equality of votes (and therefore the act or question is defeated and the status quo is preserved).

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(3) To avoid doubt, a member is present if he or she is attending the meeting by way of remote access (as described in **clause 6(4)**).

#### 9 Standing orders

- (1) The Maunga Authority must adopt a set of standing orders for 20 the conduct of its meetings.
- (2) A member of the Maunga Authority must abide by the standing orders.
- (3) After the adoption of the first standing orders of the Maunga Authority, an amendment of the standing orders or the adoption of a new set of standing orders requires, in every case, a vote of not less than 75% of the members who are present and voting.
- (4) The Maunga Authority or a committee may temporarily suspend standing orders during a meeting by a vote of not less 30 than 75% of the members present and voting, and the reason for the suspension must be stated in the resolution of suspension.

| 10 | Subordinate decision-making bodies (committees, |
|----|---|
|    | subcommittees, etc)                             |

- (1) The Maunga Authority may appoint the committees, subcommittees, and other subordinate decision-making bodies that it considers appropriate.
- (2) A committee may appoint the subcommittees that it considers appropriate unless it is prohibited from doing so by the Maunga Authority.
- (3) A subordinate decision-making body is subject in all things to the control of the Maunga Authority, and must carry out all 1 general and special directions of the Maunga Authority given in relation to the body or the affairs of the body.
- (4) A subcommittee is subject in all things to the control of the committee that appointed it, and must carry out all general and special directions of the committee given in relation to the subcommittee or its affairs.
- (5) The Maunga Authority may discharge or reconstitute a subordinate decision-making body and a committee may discharge or reconstitute a subcommittee.
- (6) Nothing in this clause entitles the Maunga Authority or a committee to rescind or amend a decision made under a delegation authorising the making of decision by a committee, a subcommittee, or other subordinate decision-making body.

#### 11 Membership of committees and subcommittees

- (1) The Maunga Authority may appoint or discharge any member 25 of a committee or a subcommittee.
- (2) Unless directed otherwise by the Maunga Authority, a committee may appoint or discharge any member of a subcommittee appointed by the committee.
- (3) The members of a committee or subcommittee may, but need 30 not, be members of the Maunga Authority, and the Maunga Authority or a committee may appoint to a committee or subcommittee a person who is not a member of the Maunga Authority or committee if, in the opinion of the Maunga Authority, that person has skills, attributes, or knowledge that will 35 assist the work of the committee or subcommittee.

(4) Despite **subclause (3)**, at least 2 members of a committee must be members of the Maunga Authority, and, of those 2 members, 1 must be a member appointed by the ropū entities and 1 must be a member appointed by the Auckland Council.

#### 12 **Ouorums**

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- (1) A meeting is properly constituted if a quorum is present, whether or not all of the members are voting or entitled to vote.
- (2) At least a quorum must be present during the whole of the time at which the business is transacted at the meeting.

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- (3) A quorum for a meeting of the Maunga Authority consists of one-half of the number of members, but no meeting may be held or continue unless—
  - (a) the chairperson or deputy chairperson is present; and
  - (b) at least 2 members appointed by the ropū entities and 2 15 members appointed by the Auckland Council are present.
- (4) A quorum for a meeting of a committee of the Maunga Authority consists of one-half of members, but no meeting may be held or continue unless at least the members of the committee described in **clause 11(4)** are present.

#### Remuneration

### 13 Remuneration and expenses of members

- (1) The Auckland Council must fulfil its responsibility under **section 61(1)(b)** in relation to the remuneration and expenses of 25 members of the Maunga Authority appointed by a ropū entity in accordance with **subclause (2)**.
- (2) A member must be paid remuneration by way of fees and allowances (including travelling allowances and expenses) in accordance with the Fees and Travelling Allowances Act 30 1951, and that Act applies as if the members were members of a statutory Board within the meaning of that Act.

### **Delegations**

|     | Tibility to delegate  |
|-----|---|
| (1) | The Maunga Authority may delegate any of its functions or       |
|     | powers, either generally or specifically, to any of the follow- |

ing persons by resolution and written notice to the person or 5 persons:

- a member or members: (a)
- (b) a committee:

Ability to delegate

14

(c) any other person or persons approved by the Maunga Authority.

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- (2) Despite subclause (1), the Maunga Authority must not delegate the following functions and powers:
  - the approval of the integrated management plan:
  - the agreement of the annual operational plan: (b)
  - any other functions or powers specified in this Act as 15 (c) not being capable of delegation.
- (3) The Maunga Authority must not delegate the general power of delegation.
- **(4)** A Maunga Authority member must not delegate the function of attending the Maunga Authority's meetings. 20
- The power in this clause is in addition to the power in **section** (5) **112**.

#### 15 Powers of delegate

- **(1)** A delegate to whom any function or power of the Maunga Authority is delegated may, unless the delegation provides otherwise, perform the function or exercise the power in the same manner, subject to the same restrictions, and with the same effect as if the delegate were the Maunga Authority.
- A delegate who purports to perform a function or exercise a (2) power under a delegation
  - is, in the absence of proof to the contrary, presumed to do so in accordance with the terms of that delegation;
  - must produce evidence of his or her authority to do so, (b) if reasonably requested to do so.

35

| 16  |      | Effect of delegation on Maunga Authority                    |    |  |  |  |  |
|-----|------|---|----|--|--|--|--|
|     |      | lelegation in accordance with this Act—                     |    |  |  |  |  |
|     | (a)  | affects or prevents the performance of any function or      |    |  |  |  |  |
|     | (1.) | the exercise of any power by the Maunga Authority; or       | _  |  |  |  |  |
|     | (b)  | affects the responsibility of the Maunga Authority for      | 5  |  |  |  |  |
|     |      | the actions of any delegate acting under the delegation;    |    |  |  |  |  |
|     | (-)  | or  |    |  |  |  |  |
|     | (c)  | is affected by any change in the membership of the          |    |  |  |  |  |
|     |      | Maunga Authority or of any committee or class of per-       | 10 |  |  |  |  |
|     |      | sons.   | 10 |  |  |  |  |
| 17  | Reve | ocation of delegations                                      |    |  |  |  |  |
|     |      | elegation under <b>clause 14</b> may be revoked at will by— |    |  |  |  |  |
|     | (a)  | a resolution of the Maunga Authority and written notice     |    |  |  |  |  |
|     | . /  | to the delegate; or   |    |  |  |  |  |
|     | (b)  | any other method provided for in the delegation.            | 15 |  |  |  |  |
|     |      | Liability, validity, and invalidity                         |    |  |  |  |  |
| 18  | Liah | pility of members   |    |  |  |  |  |
| 10  |      | ember of the Maunga Authority is not liable for anything    |    |  |  |  |  |
|     |      | or omitted to be done in good faith in the performance of   |    |  |  |  |  |
|     |      | Maunga Authority's functions or the exercise of its powers. | 20 |  |  |  |  |
| 19  | Vali | dity and invalidity   |    |  |  |  |  |
| (1) |      | appointment of a member is not invalid because of a defect  |    |  |  |  |  |
| ` / |      | e appointment.  |    |  |  |  |  |
| (2) | Noth | ning done by the Maunga Authority is invalid because of—    |    |  |  |  |  |
| ` / | (a)  | a vacancy in the membership of the Authority at the         | 25 |  |  |  |  |
|     | . /  | time the thing was done; or                                 |    |  |  |  |  |
|     | (b)  | the subsequent discovery of a defect in the appointment     |    |  |  |  |  |
|     |      | of a person acting as a member; or                          |    |  |  |  |  |
|     | (c)  | the subsequent discovery that the person was incapable      |    |  |  |  |  |
|     |      | of being a member.  | 30 |  |  |  |  |
|     |      | Conflict of interest disabours rules                        |    |  |  |  |  |

Conflict of interest disclosure rules

## 20 Conflict of interest disclosure rules

A member of the Maunga Authority must, when acting as a member, act in good faith.

When person is interested in matter

In this clause, **matter** means—

**21** (1)

|     | (a)  | the Maunga Authority's performance of its functions or exercise of its powers; or  |    |
|-----|------|--|----|
|     | (b)  | an arrangement, an agreement, or a contract made or entered into, or proposed to be entered into, by the Maunga Authority.   | 5  |
| (2) | A pe | rson is <b>interested</b> in a matter if he or she—  |    |
| ` / | (a)  | may derive a financial benefit from the matter; or   |    |
|     | (b)  | is the spouse, civil union partner, de facto partner, child, or parent of a person who may derive a financial benefit from the matter; or  | 10 |
|     | (c)  | may have a financial interest in a person to whom the matter relates; or   |    |
|     | (d)  | is a partner, director, officer, board member, or trustee<br>of a person who may have a financial interest in a person<br>to whom the matter relates; or   | 15 |
|     | (e)  | may be interested in the matter because this Act so provides; or   |    |
|     | (f)  | is otherwise directly or indirectly interested in the matter.  | 20 |
| (3) | How  | ever, a person is not interested in a matter—  |    |
| (-) | (a)  | only because he or she is a member of Ngā Mana Whenua o Tāmaki Makaurau or a member of the Auckland Council; or  | 25 |
|     | (b)  | because he or she receives an indemnity, insurance cover, remuneration, or other benefits authorised under this Act; or  |    |
|     | (c)  | if his or her interest is so remote or insignificant that it<br>cannot reasonably be regarded as being likely to influ-<br>ence him or her in carrying out his or her responsibilities<br>under this Act; or | 30 |
|     | (d)  | if this Act provides that he or she is not interested, despite this clause.  |    |
| 22  | Obli | gation to disclose interest  | 35 |
| (1) | A me | ember who is interested in a matter relating to the Maunga arority must disclose details of the interest in accordance   | 20 |

|     | ber b     | <b>clauses 23 and 24</b> as soon as practicable after the membecomes aware that he or she is interested.   |    |
|-----|-----------|--|----|
| (2) | Maunthe M | eneral notice of an interest in a matter relating to the nga Authority, or in a matter that may in future relate to Maunga Authority, that is disclosed in accordance with see 23 is a standing disclosure of that interest for the oses of this clause. | 5  |
| (3) |           | anding disclosure ceases to have effect if the nature of the est materially alters or the extent of the interest materially eases.   | 10 |
| 23  | The 1     | ere and to whom disclosure of interest must be made<br>member must disclose details of the interest in an interests<br>ter kept by the Maunga Authority and to—  |    |
|     | (a)       | the chairperson or, if there is no chairperson or if the chairperson is unavailable or interested, the deputy chairperson; and   | 15 |
|     | (b)       | the Auckland Council.  |    |
| 24  |           | at must be disclosed details that must be disclosed under clause 22 are—   |    |
|     | (a)       | the nature of the interest and the monetary value of the interest (if the monetary value can be quantified); or  | 20 |
|     | (b)       | the nature and extent of the interest (if the monetary value cannot be quantified).  |    |
| 25  |           | sequences of being interested in matter  |    |
|     |           | ember who is interested in a matter relating to the Maunga   | 25 |
|     |           | ority—   |    |
|     | (a)       | must not vote or take part in any discussion or decision<br>of the Maunga Authority, or of any committee that re-<br>lates to the matter, or otherwise participate in any activ-<br>ity of the Maunga Authority that relates to the matter;<br>and       | 30 |
|     | (b)       | must not sign any document relating to the entry into a transaction or the initiation of the matter; and   |    |

is to be disregarded for the purpose of forming a quo-

rum for that part of a meeting of the Maunga Authority 35

(c)

or committee during which a discussion or decision relating to the matter occurs or is made.

| <b>26</b> (1) | Permission to act despite being interested in matter The chairperson of the Maunga Authority may, by prior written notice to the Maunga Authority, permit 1 or more members, or members with a specified class of interest, to do anything otherwise prohibited by clause 25 if the chairperson is satisfied that it is in the public interest to do so. | 5  |
|---------------|--|----|
| (2)           | The permission may state conditions that the member must comply with.  | 10 |
| (3)           | The deputy chairperson may give the permission if there is no chairperson or if the chairperson is unavailable or interested.  |    |
| (4)           | The permission may be amended or revoked in the same way as it may be given.   |    |
| (5)           | The Maunga Authority must disclose an interest to which a permission relates in its annual report, together with a statement of who gave the permission and any conditions or amendments to, or revocation of, the permission.   | 15 |
|               | Accountability   |    |
| 27            | Reporting and audit  | 20 |
| (1)           | The Maunga Authority must prepare an annual report for each financial year.  |    |
| (2)           | The report—  |    |
|               | (a) must include the dates and times of the Authority's meetings in the financial year; and  | 25 |
|               | (b) must include a summary of the Authority's activities in the financial year; and  |    |
|               | (c) may include anything else that the Authority wants to put in it.   |    |
| (3)           | The Maunga Authority must—   | 30 |
|               | (a) make copies of the report available—   |    |
|               | (i) free of charge, and for purchase at a reasonable price, at the offices of the Auckland Council; and  |    |
|               | (ii) free of charge on an Internet site maintained by or on behalf of the Authority or the Council; and  | 35 |

# Ngā Mana Whenua o Tāmaki Makaurau Collective Redress Bill

Schedule 4

(b) provide copies to the Auckland Council and the trustee.

# Schedule 5 ss 6(7)(e), 116(2), 146, 152(3)

# Notices in relation to RFR land

| 1   | Requ  | Requirements for giving notice                               |  |    |  |  |  |
|-----|-------|--|--|----|--|--|--|
| (1) | A no  | A notice by or to an RFR landowner, the Limited Partnership, |  |    |  |  |  |
|     | or a  | or a ropū entity under <b>Part 4</b> must be—                |  |    |  |  |  |
|     | (a)   | in wr  | iting and signed by the person giving it; and        |    |  |  |  |
|     | (b)   | addre  | essed to the recipient at the street address, postal |    |  |  |  |
|     | ` /   |  | ess, or fax number—                                  |    |  |  |  |
|     |       | (i)  | specified for the Limited Partnership in accord-     |    |  |  |  |
|     |       | . /  | ance with the collective deed, for a notice to the   | 10 |  |  |  |
|     |       |  | Limited Partnership; or                              |    |  |  |  |
|     |       | (ii)   | specified by the ropū entity to the RFR landowner    |    |  |  |  |
|     |       |  | or the Limited Partnership, for a notice to a ropū   |    |  |  |  |
|     |       |  | entity; or   |    |  |  |  |
|     |       | (iii)  | specified by the RFR landowner in an offer made      | 15 |  |  |  |
|     |       |  | under section 122, specified in a later notice       |    |  |  |  |
|     |       |  | given to the Limited Partnership or ropū entity,     |    |  |  |  |
|     |       |  | or identified as the current address or fax number   |    |  |  |  |
|     |       |  | of the RFR landowner, for a notice to an RFR         |    |  |  |  |
|     |       |  | landowner; or  | 20 |  |  |  |
|     |       | (iv)   | of the national office of LINZ, for a notice to the  |    |  |  |  |
|     |       |  | chief executive of LINZ under section 142 or         |    |  |  |  |
|     |       |  | <b>144</b> ; and                                     |    |  |  |  |
|     | (c)   | _  | ı by—  |    |  |  |  |
|     |       | (i)  | delivering it by hand to the recipient's street ad-  | 25 |  |  |  |
|     |       |  | dress; or  |    |  |  |  |
|     |       | (ii)   | posting it to the recipient's postal address; or     |    |  |  |  |
|     |       | (iii)  | faxing it to the recipient's fax number.             |    |  |  |  |
| (2) | This  | clause   | is subject to clause 3.                              |    |  |  |  |
| _   |       | _  |  | •  |  |  |  |
| 2   |       |  | notice received                                      | 30 |  |  |  |
| (1) |       | A notice is to be treated as having been received—           |  |    |  |  |  |
|     | ` /   | (a) at the time of delivery, if delivered by hand; or        |  |    |  |  |  |
|     | (b)   |  | e second day after posting, if posted; or            |    |  |  |  |
|     | (c)   |  | e time of transmission, if faxed.                    |    |  |  |  |
| (2) |       |  | notice is to be treated as having been received on   | 35 |  |  |  |
|     |       |  | orking day if, under subclause (1), it would be      |    |  |  |  |
|     | treat | ed as ha   | aving heen received—                                 |    |  |  |  |

#### Ngā Mana Whenua o Tāmaki Makaurau Collective Redress Bill

#### Schedule 5

- (a) after 5 pm on a working day; or
- (b) on a day that is not a working day.

### 3 Electronic notices

Despite **clause 1**, the following notices may be given by electronic notice if delivered to an electronic address specified by 5 the recipient of the notice:

- (a) notice under section 119(1):
- (b) notice under section 121(2):
- (c) notice under section 135:
- (d) notice under **section 136(1)**:
- (e) notice under **section 139**:
- (f) notice under **section 140**:
- (g) notice under **section 142(1) or (2)**:
- (h) notice under section 143(1):
- (i) notice under **section 144(2) or (5)**:
- (j) notice under section 150(1).

# Schedule 6 ss 6(7)(f), 37(1) Administration of Maungauika

| 1 | Meaning of specified date  |   |
|---|--|---|
|   | In this schedule, unless the context requires another meaning,         |   |
|   | <b>specified date</b> means the date specified in the Order in Council | 5 |

2 Maunga Authority administering body of Maungauika
On and from the specified date, the Maunga Authority is the
administering body of Maungauika for the purposes of the Reserves Act 1977, and that Act applies as if the reserve were a
10 reserve vested in the administering body.

### 3 Status of interests vested with Maungauika

referred to in section 37(1).

- (1) On and from the specified date, the Maunga Authority must be treated as the grantor or the grantee, as the case may be, of any interest in relation to Maungauika existing immediately before 15 the specified date.
- (2) **Subclause (3)** applies if an interest described in **subclause (1)** is not an interest in land, whether or not the interest also applies to any other land.
- (3) On and from the specified date, the interest applies in respect 20 of Maungauika—
  - (a) until the interest expires or is terminated; and
  - (b) with any other necessary modifications.
- (4) In this clause, **interest** means the interest, or any renewal of the interest, including any variations.

#### 4 Ownership of improvements

- (1) This clause applies to improvements attached to Maungauika immediately before the specified date.
- (2) On the specified dated, improvements owned by the Crown immediately before the specified date vest in the Maunga Authority.
- (3) On the specified date, improvements owned by the Auckland Council immediately before the specified date remain vested in the Auckland Council. However, the improvements must be treated as if they were vested in the Maunga Authority for 35

|                                   | the purposes of administering Maungauika under Act 1977.  | the Reserves   |    |  |
|-----------------------------------|---|--|----|--|
| (4)                               | <ul> <li>An improvement to which subclause (2) or (3)</li> <li>(a) must be treated as personal property and ras an interest in land; and</li> <li>(b) do not form part of Maungauika; and</li> <li>(c) may remain attached to Maungauika with sent of, and without charge by, the trustee</li> </ul>  | not as land or   | 5  |  |
| (5)                               | Subclauses (2) to (4) apply subject to any oth that governs the ownership of the improvement of   | concerned.   | 10 |  |
| <ul><li>(6)</li><li>(7)</li></ul> | On the specified date any other improvement Maungauika on the vesting of the maunga in remains vested in accordance with <b>section 34</b> and (9) as those sections read immediately befor by clause 14 of this schedule.  The trustee is not liable for an improvement for what apart from this section, be liable by reason of its Maungauika. | n the trustee<br>(2), (3), (4),<br>re their repeal<br>hich it would, | 15 |  |
| (8)                               |   | no Crown do  |    |  |
| (0)                               | In subclause (2), improvements owned by the Crown do not include—   |  |    |  |
|                                   | (a) the buildings located on that part of Maur tified as Area C1 on deed plan OTS-115-the specified date, the buildings had been accordance with <b>section 36(2)</b> ; or  | ngauika iden-<br>12, if, before                                      | 20 |  |
|                                   | (b) the buildings located on that part of Maur tified as Area C2 on deed plan OTS-115-the specified date,—  (i) the buildings had been purchased it   | 12, if, before   | 25 |  |
|                                   | with section 36(5); or  |  |    |  |
|                                   | (ii) the buildings had been removed or of accordance with <b>section 36(6)</b> ; or   |  | 30 |  |
|                                   | (c) any improvements located on that part of identified as Area C1 or Area C2 on dee 115-12 if, immediately before the specif   | ed plan OTS-<br>fied date, the                                       |    |  |
|                                   | Crown is occupying the buildings in those   | areas.   | 35 |  |

Improvements: exercise of rights, use, access, etc

| (1) | Auth<br>matte<br>to ex | es Act<br>cority is<br>er that | poses of administering Maungauika under the Re-<br>1977, on and from the specified date, the Maunga<br>s responsible for any decisions in respect of any<br>may arise from a person exercising, or purporting<br>a right in relation to any improvement attached to | 5  |
|-----|------------------------|--------------------------------|---|----|
| (2) |                        | •                              | e (1) is subject to subclause (3), clauses 6 to 9,  |    |
|     | and a                  |                                | ner enactment that governs the use of the improve-  | 10 |
| (3) |                        |                                | m the specified date, an improvement described in   |    |
|     |                        |                                | 2) or (3)—  |    |
|     | (a)                    | taine                          | be accessed, used, occupied, repaired, or main-<br>ed at any time without the consent of, and without<br>ge by, the trustee; and  | 15 |
|     | (b)                    | may,<br>ment                   | subject to the requirements of any other enact-<br>t, be removed or demolished at any time without<br>onsent of, and without charge by, the trustee. How-   |    |
|     |                        | (i)<br>(ii)                    | before doing so, the trustee must be given no less than 15 working days' written notice of the intended removal or demolition; and after the removal or demolition, the Maunga Au-  | 20 |
|     |                        | ` '                            | thority must ensure that the land is left in a clean and tidy condition.  | 25 |
| 6   | Mau                    | nga A                          | uthority must allow access to certain Crown   |    |
|     |                        | to con                         | · ·   |    |
| (1) | on th<br>plan          | at part<br>OTS-1               | of Maungauika identified as Area C1 or C2 on deed 15-12 if, immediately before the specified date, the as and is occupying the buildings in those areas.  | 30 |
| (2) | unco                   | ndition                        | m the specified date, the Maunga Authority must nally authorise the following:  |    |
|     | (a)                    | ment                           | Crown to continue to occupy and use the improve-  | 35 |
|     | (b)                    | reaso                          | Crown to have access to and use of the areas as is onably required for the continued occupation and of the improvements; and  |    |

| (c) | 24-hour vehicular access for the Crown to the improve- |
|-----|--|
|     | ments over the route shown dotted in red on deed plan  |
|     | OTS-115-12.  |

(3) The obligation in **subclause (2)** applies until the Crown notifies the Maunga Authority in writing that it no longer wishes 5 to own and occupy the buildings.

### 7 Right of first refusal over certain Crown improvements

- (1) **Subclauses (2) and (3)** apply if the Crown decides it no longer wishes to own and occupy the buildings located on that part of Maungauika identified as Area C1 on deed plan 10 OTS-115-12.
- (2) The Crown must offer the buildings to the trustee for purchase on any terms the Crown thinks fit. However, the Crown may sell the buildings to the trustee only if the trustee can demonstrate that it is able to secure the right to use the buildings for a purpose compatible with the classification of Maungauika as a historic reserve subject to section 18 of the Reserves Act 1977.
- (3) If the trustee declines to purchase the buildings, the buildings vest in the Maunga Authority.
- (4) **Subclauses (5) to (7)** apply if the Crown decides it no longer wishes to own and occupy the buildings located on that part of Maungauika identified as Area C2 on deed plan OTS-115-12.
- (5) The Crown must offer the buildings to the trustee for purchase on any terms the Crown thinks fit. However, the Crown may sell the buildings to the trustee only if the trustee can demonstrate that it is able to secure the right to use the buildings for a purpose compatible with the classification of Maungauika as a historic reserve subject to section 18 of the Reserves Act 1977.
- (6) If the trustee declines to purchase the buildings, the Crown must offer the buildings to the Maunga Authority for purchase 30 on any terms it thinks fit.
- (7) If the Maunga Authority declines to purchase the buildings, the Crown must remove or demolish the buildings after complying with the following requirements and any other relevant enactment:

(a)

(8)

(9)

8

(1)

(2)

(3)

(4)

9

(1)

(2)

the trustee must be given no less than 15 working days'

| written notice of the intended removal or demolition;   |    |  |  |  |
|---|----|--|--|--|
| (b) after the removal or demolition, the Crown must ensure that the land is left in a clean and tidy condition.   | 5  |  |  |  |
| To avoid doubt, the consent of the trustee is not required for<br>the removal or demolition of the buildings, nor may the trustee<br>charge for their removal or demolition.  |    |  |  |  |
| An offer by the Crown made under <b>subclause (2), (5), or (6)</b> expires on the 40th working day after the trustee or the Maunga Authority, as the case may be, receives notice of the offer.   | 10 |  |  |  |
| Access to improvements specified in part 4.2(a) of  |    |  |  |  |
| property redress schedule   |    |  |  |  |
| This clause applies if, immediately before the specified date, no arrangements for access to the improvements specified in part 4.2(a) of the property redress schedule have been made in accordance with clause 2.20 of the collective deed. |    |  |  |  |
| The Maunga Authority must provide the trustee with access to  |    |  |  |  |
| the improvements—   |    |  |  |  |
| (a) on and from the specified date; and   | 20 |  |  |  |
| (b) for the purpose of the trustee maintaining the improve-   |    |  |  |  |
| ments.  |    |  |  |  |
| <b>Subclause (2)</b> applies subject to any terms and conditions agreed between the Maunga Authority and the trustee.   |    |  |  |  |
| In this section, <b>trustee</b> includes 1 or more members of Ngā Mana Whenua o Tāmaki Makaurau authorised by the trustee.  | 25 |  |  |  |
| Use of improvement specified in part 4.2(b) of property   |    |  |  |  |
| redress schedule  |    |  |  |  |
| This clause applies if, immediately before the specified date,  |    |  |  |  |
| the Crown is still using the improvement specified in part 3  |    |  |  |  |
| 4.2(b) of the property redress schedule as an interpretation  |    |  |  |  |
| centre.   |    |  |  |  |

On the specified date, the Maunga Authority must decide

whether to use the improvement as an interpretation centre.

| (3) | If the Maunga Authority decides to use the improvement as an interpretation centre, it may do so without charge but subject to any terms and conditions agreed between itself and the trustee.  |    |  |  |
|-----|---|----|--|--|
| (4) | However, on and from the date that the Maunga Authority notifies the trustee in writing that it no longer wishes to use the improvement as an interpretation centre, it must provide the trustee with access to the improvement for the purpose of the trustee maintaining the improvement. | 5  |  |  |
| (5) | If the Maunga Authority decides not to use the improvement<br>as an interpretation centre, or makes no decision, on and from<br>the specified date it must provide the trustee with access to the<br>improvement for the purpose of the trustee maintaining the<br>improvement.             | 10 |  |  |
| (6) | <b>Subclauses (3) and (4)</b> apply subject to any terms and conditions agreed between the Maunga Authority and the trustee.  | 15 |  |  |
| (7) | In this section, <b>trustee</b> includes 1 or more members of Ngā Mana Whenua o Tāmaki Makaurau authorised by the trustee.  |    |  |  |
| 10  | Maunga Authority not authorised to require payment  |    |  |  |
|     | from trustee for use or access to certain land  |    |  |  |
| (1) | The Maunga Authority must not require any rent, royalty, fee, or other charge from the trustee in respect of any interest or arrangement granted to the trustee under the Reserves Act 1977 that relates to—  | 20 |  |  |
|     | (a) the use by the trustee of the improvements described in part 4.2(a) and (b) of the property redress schedule; or  | 25 |  |  |
|     | (b) the use by the trustee of the land over which access is provided to those improvements.   |    |  |  |
| (2) | Despite <b>subsection (1)</b> , the Maunga Authority may require a processing charge from the trustee in relation to any such interest or arrangement in order to recover its actual and reasonable costs.  | 30 |  |  |
| 11  | Maungauika ceases to be Crown protected area On the specified date, the official geographic name for Maungauika is discontinued in respect of the land, and the Geographic Board must amend the Gazetteer accordingly.  | 35 |  |  |

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| 12 | Director-General must notify Registrar-General of |
|----|---|
|    | certain matters                                   |

- (1) As soon as practicable after the specified date, the Director-General must notify the Registrar-General, in writing, that, on and from the specified date, the Maunga Authority is the 5 administering body for Maungauika.
- (2) The Registrar-General must then record on any computer free-hold register for Maungauika that the land is subject to this schedule (as required by **section 49(2)(c)(i)** as amended by **clause 14 of this schedule**).

# 13 Recording of certain matters on computer freehold register

On and from the specified date, for the purposes of any registration matter relating to an interest, the Maunga Authority must be treated as the registered proprietor of the fee simple 15 estate in Maungauika.

#### 14 Modifications to Act

- (1) On the specified dated, this Act is amended as follows:
  - (a) repeal subpart 2 of Part 2 (sections 33 to 37):
  - (b) in section 46(1), delete "Maungauika and": 20
  - (c) repeal section 48(1) to (3) and (5):
  - (d) in section 49(2)(c)(i), replace "subpart 2" with "Schedule 6":
  - (e) in **section 56**, delete "Maungauika or":
  - (f) repeal section 57(1)(a)(ii):
  - (g) repeal **section 57(2)(a)**:
  - (h) in **section 66(9)**, delete "Maungauika or".
- (2) Despite the repeal of **section 33** by **subclause (1)**, the easement in favour of Watercare Services Limited described in that section continues to be enforceable in accordance with its 30 terms.—
  - (a) despite the provision of the Reserves Act 1977, the Property Law Act 2007, and any other enactment; and
  - (b) despite any rule of law; and
  - (c) is to be treated as having been granted in accordance 35 with the Reserves Act 1977.

#### Ngā Mana Whenua o Tāmaki Makaurau Collective Redress Bill

### 15 Effect of modifications to Act

- (1) The repeal of **subpart 2 of Part 2** by **clause 14**, and any other amendment made to this Act by that clause, does not affect the previous operation of that subpart (including, but without limitation, the vesting of Maungauika in the trustee and its classification as a historic reserve subject to section 18 of the Reserves Act 1977) or the previous operation of any other provision of this Act.
- (2) This clause is for the avoidance of doubt and does not limit or affect the provisions of the Interpretation Act 1999 relating to 10 the repeal or amendment of enactments.

### Legislative history

2 July 2013 31 July 2013 Introduction (Bill 134–1)
First reading and referral to Māori Affairs
Committee