3 AUGUST 2018

TĀTAU TĀTAU O TE WAIROA TRUST

RESTATED TRUST DEED

Restated, incorporating amendments made on 29 November 2018

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RESTATED TĀTAU TĀTAU O TE WAIROA TRUST DEED

Executed as a deed on the 3 day of August 2018 Executed as a deed on the 26th day of November 2016, and incorporating amendments on the 3rd day of August 2018 and amendments on 29th day of November 2018.

HE WHAKAMĀRAMA

- A Te Tira Whakaemi o Te Wairoa has represented the Iwi and Hapū of Te Rohe o Te Wairoa throughout the Treaty of Waitangi settlement negotiations with the Crown.
- B The Iwi and Hapū of Te Rohe o Te Wairoa have agreed to establish a new legal body the Tātau Tātau o Te Wairoa Trust to receive, administer and distribute the settlement assets received by the Iwi and Hapū of Te Rohe o Te Wairoa as part of the Treaty of Waitangi settlement agreed with the Crown.
- C The role of the <u>Tātau Tātau o Te Wairoa Trust</u> new legal body will be is to receive and administer the settlement redress obtained from the Crown through the settlement of the historical Treaty of Waitangi claims of the Iwi and Hapū of Te Rohe o Te Wairoa.
- D This is a revised Deed of the original Trust-Deed dated 26 November 2016 and which was amended on 3 August 2018.
- E The terms upon which the Iwi and Hapū of Te Rohe o Te Wairoa have agreed the <u>Tātau Tātau o Te Wairoa Trust</u>new legal body will operate, are set out in this Deed.
- <u>Within 2 years tThe Initial Trustees must were required to carry out a review of the ownership arrangements for the Trust Assets and the representative arrangements for the Trust no later than 2 years after the Settlement Date.</u>
- FG The Initial Trustees have completed that review, have obtained the requisite vote and support of the Kāhui and this restated Deed incorporates the resulting amendments.

1 CONSTITUTION, OBJECT AND POWERS OF THE TRUST

1.1 Trust Established

The Settlor hereby transfers the sum of \$100 to the Trustees to be held on trust pursuant to the terms of this Deed. The trust established by this Deed is to be known as the Tātau Tātau o Te Wairoa Trust. The Trustees acknowledge that they hold the sum of \$100 transferred to them as part of the Trust's Assets and agree that they will hold the Trust's Assets upon the trusts and pursuant to the terms of this Deed.

1.2 Trust Administration

The Trust shall be governed and administered by and in accordance with this Deed.

1.3 **Purpose of the Trust**

The purpose for which the Trust is established is to receive, hold, manage, administer and distribute the Trust's Assets on behalf of and for the benefit of the present and future Members of the Iwi and Hapū of Te Rohe o Te Wairoa in accordance with this Deed.

- 1.4 In giving effect to the purposes of the Trust, the Trustees may act to:
 - (a) promote the educational, spiritual, economic, social and cultural advancement and well-being of the Members of the Iwi and Hapū of Te Rohe o Te Wairoa;
 - (b) seek out, strengthen and retain the traditional, cultural and spiritual values of the Iwi and Hapū of Te Rohe o Te Wairoa;
 - (c) promote and support the mana motuhake of the Iwi and Hapū of Te Rohe o Te Wairoa where appropriate;
 - (d) enhance and enrich the quality of life of the Iwi and Hapū of Te Rohe o Te Wairoa;
 - (e) organise, encourage and provide employment, educational, recreational training, health, housing, welfare and cultural opportunities;
 - (f) assist in ensuring the ongoing maintenance and establishment of places of cultural or spiritual significance to the Iwi and Hapū of Te Rohe o Te Wairoa; and
 - (g) facilitate the advancement of Kāhui, through the application of income or capital of the Trust to Beneficial Entities, where appropriate.

1.5 Principles

The Trustees shall, in giving effect to the purposes in clauses 1.3 and 1.4, be guided by the following principles:

- (a) the Trustees are to act in the interests of all Members of the Iwi and Hapū of Te Rohe o Te Wairoa;
- (b) to the extent possible, the Trustees are to act in a manner that promotes kotahitanga of the Iwi and Hapū of Te Rohe o Te Wairoa, in recognition of the collective whakapapa of all Members of the Iwi and Hapū of Te Rohe o Te Wairoa;
- (c) te reo me ngā tikanga o ngā Iwi mē ngā Hapū o Te Wairoa is to be fostered;
- (d) the Trustees are to act in accordance with the relevant tikanga of the Iwi and Hapū of Te Rohe o Te Wairoa to achieve the best possible standards of kaitiakitanga and business practice; and
- (e) the Trustees are to ensure open and transparent communication between the Trustees and the Iwi and Hapū of Te Rohe o Te Wairoa through regular reporting to Kāhui.

1.6 **Powers of Trust**

To achieve the purposes of the TrustTrust's Purpose, subject to clause 1.7:7

- (a) the Trustees shall have all the rights, powers and privileges of a natural person in the administration, management and investment of the Trust's Assets and may deal with the Trust's Assets as if the Trustees were the absolute owner of, and beneficially entitled to, the Trust's Assets;
- (b) in addition to any specific powers vested in the Trustees by law, in dealing with the Trust's Assets the Trustees_may do any act or thing or procure the

doing of any act or thing, or enter into any obligation whatever, including, subject to any limitations in this Deed, exercising unrestricted powers to buy, acquire, sell or otherwise dispose of, any Property and to borrow and raise money, and to give securities and guarantees; and

(c) except as otherwise expressly provided in this Trust-Deed, the Trustees may exercise all the powers and discretions vested in them by this Trust-Deed in the absolute and uncontrolled discretion of the Trustees, at such time or times, upon such terms and conditions, and in such manner as the Trustees may decide.

1.7 Restriction on exercise of Trustee powers

Notwithstanding *clause 1.6*:

- (a) the Trustees must not enter into a Major Transaction; and
- (b) the Trustees must ensure that any Subsidiaries are established on terms which provide that such Subsidiaries must not enter into a Major Transaction.

unless that Major Transaction is approved by way of Special Resolution in accordance with the <u>Fourth-Third</u> Schedule or is contingent upon approval by way of Special Resolution in accordance with the <u>Fourth-Third</u> Schedule; <u>and</u>

(c) The Initial - Trustees may only exercise their powers during the Initial Period in accordance with *clause 2*.

2 **ARRANGEMENTS DURING INITIAL PERIOD**

2.1 Activities of the Trustees

The Trustees will, during the Initial Period:

- receive any funds or assets transferred to the Trust, including receiving any Settlement Property from the Crown;
- (b) manage and oversee the process set out in *clauses 2.3* and *2.4*;
- (c) consult with representatives of the Iwi and Hapū of Te Rohe o Te Wairoa to determine whether to purchase any properties that might become available for purchase during the Initial Period, including in particular Settlement Properties that become available through the right of deferred selection or right of first refusal under the Deed of Settlement;
- (d) organise and manage the first election of Trustees (including, where necessary, contracting out the running of such election to an independent third party);
- (e) maintain records and information that will facilitate the preparation by the first elected Trustees of the first Annual Plan, Five Year Strategic Plan and Annual Report in accordance with *clauses* 18.19.1, 18.29.2 and 19.110.1; and
- (f) administer and manage the Trust Assets.

2.2 **Initial Trustees must not risk the Trust Assets during the Initial Period**The <u>Initial</u> Trustees during the Initial Period shall have no authority to:

- (a) grant any mortgage, charge or other encumbrance over any of the Trust Assets or part of them which confers a power of sale;
- (b) use any of the Trust Assets as part of any guarantee or other security arrangement; or
- (c) sell, exchange, transfer, or otherwise permanently dispose of any of the Trust Assets, unless reasonably necessary in the ordinary course of business.

2.3 **Review of Ownership Arrangements**

Notwithstanding any other clause in this Deed the Trustees must, no later than \underline{two} (2) years after the Settlement Date, undertake a fair and transparent process that is open to all Adult Members to review and determine the ownership arrangements of the Trust Assets and representation arrangements on the Trust.

2.4 **Review Process**

In carrying out the process required by *clause 2.3* the Trustees shall:

- (a) <u>c</u>Commence the process by first consulting with the Adult Registered Members, including at a special general meeting called for this purpose;
- (b) <u>d</u>-evelop and circulate proposals for consideration by the Adult Registered Members; and
- (c) Following the completion of the process make a recommendation on the ownership arrangements for the Trust Assets and representation arrangements for the Trust for approval by a Special Rresolution.

2.5 Effect of Special Resolution

Where any recommendation under clause 2.4(c) involves the transfer of ownership of any Trust Assets from the Trust to any other entity the approval of that recommendation by Special Resolution shall constitute approval of the disposition of those Trust Assets as a Major Transaction in accordance with this Deed and the Trustees shall take all steps necessary to give effect to that Sepecial Resolution.

3 APPOINTMENT, POWERS AND MEETINGS OF TRUSTEES

3.1 **Appointment of Initial Trustees**

The Initial Trustees of the Trust shall be the parties that have signed this Deed as trustees, namely are:

- (a) Phillip James Beattie (As a Trustee for what was formerly Te Wairoa Tapokorau 2 but is now Te Wairoa Tapokorau Whānui);
- (b) Huia Libya Huata Huata (As a Trustee for Ngā Tokorima a Hinemanuhiri);
- (c) Carwyn Hamlyn Jones (As a Trustee for what was formerly Te Wairoa Tapokorau Tapokorau 2 but is now Te Wairoa Tapokorau Whānui);
- (d) Heta Herbert Kaukau (As a Trustee for Whakakī Nui a Rua Nui a Rua);
- (e) Oha Averill Maree Manuel (As a Trustee for Te Wairoa Tapokorau 1);

- (f) Darren Ritiana Beatty (As a Trustee for Te Wairora Tapokorau 1);
- (f) Bubby Maranui McGregor (As a Trustee for Te Wairoa Tapokorau 1)
- (g) Teawhina Carmencita Morrell (As a Trustee for Ngā Tokorima a Hinemanuhiri);
- (h) Pieri Rota Munro (As a Trustee for Whakakī Nui a Rua Nui a Rua);
- (i) Richard Renata Niania (As a Trustee for <u>what was formerly</u> The Wairoa-Waikaremoana Māori Trust Board Group but is now Te Hononga o Ngā Awa);
- (j) Moana Lyndon Cooper Rongo (As a Trustee for what was formerly Rongomaiwahine Iwi/Ngāi Te Rākatō but is now Rongomaiwahine Iwi);
- (k) Johnina Tewira Symes (As a Trustee for Ngāti Rākaipaaka);
- (I) Leon Symes (As a Trustee for what was formerly Rongomaiwahine Iwi/Ngāi Te Rākatō but is now Rongomaiwahine Iwi);
- (m) <u>Tamati Jason Lewis Olsen (As Trustee for Ngāti Rākaipaaka); and Pauline</u> Symes (As a Trustee for Ngāti Rākaipaaka)
- (m) Apiata Michael Tapine (As a Trustee for <u>what was formerly</u> The Wairoa-Waikaremoana Māori Trust Board Group <u>but is now Te Hononga o Ngā Awa).</u>

<u>Darren Ritiana Beatty and Tamati Jason Lewis Olsen have been replaced by:</u>

- (n) Bubby Maranui McGregor (As a Trustee for Te Wairoa Tapokorau 1); and
- (n)(o) Pauline Symes (As a Trustee for Ngāti Rākaipaaka).

3.2 Appointment of a sole corporate trustee

The Trustees may be replaced by a sole corporate trustee that complies with the requirements of *clauses 3.4* to *3.7* by Special Resolution that:

- (a) identifies the corporate trustee;
- (b) appoints such Trustee; and
- (c) names the First Directors.

3.3 Tātau Tātau o Te Wairoa Trustee Limited

The Trustee from the Amendment Date shall be Tātau Tātau o Te Wairoa Trustee Limited, a limited liability company incorporated under the Companies Act 1993, having been appointed by Special Resolution and having the Trustees of the Trust immediately prior to appointment as its First Directors.

3.4 **Constitution of a sole corporate trustee**

The constitution of any sole corporate trustee must include that:

- (a) its sole purpose is to act as Trustee of the Trust;
- (b) it must comply with the powers and duties set out in this Deed; and

(c) the directors of the sole corporate trustee will be elected representatives of the Kāhui in accordance with *clause 3.5*.

3.5 **Election of Directors of Corporate Trustee**

- (a) Other than in the case of the First Directors, there shall be one Director of the Corporate Trustee representing each Kāhui. Each Director of the Corporate Trustee shall be elected (or co-opted) by their Kāhui as that Kāhui's Tātau Tātau Representative from time to time in accordance with the trust deed of that Kāhui's Beneficial Entity (if applicable).
- (b) A Kāhui whose Beneficial Entity is an Independent Beneficial Entity will cease to be able to elect a Tātau Tātau Representative to be a Director of the Corporate Trustee.
- (c) A Tātau Tātau Representative in office as a Director elected by a Kāhui whose Beneficial Entity intends to become independent of Tātau Tātau in accordance with clause 11 will cease to be a Director on the Independence Date.
- (d) A Kāhui who's Beneficial Entity has rejoined the Trust in accordance with clause 11.8 by purchasing new Kāhui Beneficial Units will be able to elect a Director of the Corporate Trustee as that Kāhui's Tātau Tātau Representative in accordance with the trust deed of that Kāhui's Beneficial Entity.
- 3.2 Election of Subsequent Trustees in accordance with Second Schedule
 All Trustees other than the Initial Trustees listed in clause 3.1 shall be elected following the process set out in the Second Schedule.

3.33.6 Collective Responsibility

Trustees that are elected in accordance with Schedule 2, Trustees or Directors of the Corporate Trustee must represent the interests of all Members of the Iwi and Hapū of Te Rohe o Te Wairoa.

3.7 **Shares in sole corporate trustee**

The shares in any sole corporate trustee shall be held by the Chairperson for the time being, who shall hold them on trust for the benefit of the Members of the Iwi and Hapū of Te Rohe o Te Wairoa.

3.8 Removing a sole corporate trustee

3.4 The Members of the Iwi and Hapū of Te Rohe o Te Wairoa may vote by Special Resolution to remove Tātau Tātau o Te Wairoa Trustee Limited or any other sole corporate trustee as Trustee of the Trust. A Special Resolution that removes a sole corporate trustee shall appoint replacement Trustees in the same resolution.

3.53.9 Proceedings of Trustees

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

4 KAUMĀTUA COUNCIL

4.1 Appointment of Kaumātua Council

The representative Trustees of eEach Kāhui shall organise for their respective Kāhui to appoint up to one (1)2 mAdult Registered Members to a Kaumātua Council from time to time on such terms of appointment, and subject to such rules and

regulations, meeting procedures and processes as may be prescribed by the Trusteess from time to time.

4.2 Trustees Directors not to be on Kaumātua Council

A Trustee or Director of a Corporate Trustee may not be a member of the Kaumātua Council.

4.3 Role of Kaumātua Council

On request from the Trustees, the Kaumātua Council will be responsible for advising the Trustees on matters relating to the tikanga, reo, kawa, kōrero and whakapapa of the relevant Kāhui. Except where a member of the Kaumātua Council is appointed to a Disputes Committee in accordance with *clause* 38.529.5, nothing in this Deed shall be deemed or construed so as to make the seeking or following of advice obtained from the Kaumātua Council binding upon the Trustees.

4.4 Where Beneficial Entity has become independent of Tatau Tatau

The advisory role of a Kaumātua on the Kaumātua Council for a Kāhui represented by an Independent Beneficial Entity may be restricted to issues involving cultural redress or RFR Land that might become available for purchase through the right of first refusal process under the Deed of Settlement.

5 CHIEF EXECUTIVE AND OTHER EMPLOYEES

5.1 Trustees to appoint Chief Executive

The Trustees may appoint a Chief Executive to:-

- (a) manage the day to day administration of the Trust including without limitation the implementation of planning, reporting and monitoring obligations under this Trust Deed; and
- (b) carry out any obligations and responsibilities given to the Chief Executive in the Deed of Settlement.

5.2 **Delegations to Chief Executive**

The Chief Executive, if appointed, shall be responsible for the employment of all other employees of the Trust and shall exercise such other powers and discretions as are delegated to him or her by the Trustees from time to time.

5.3 <u>Director of Corporate</u> Trustee Role

A <u>Trustee or Director of the Corporate</u> Trustee may not hold the position of Chief Executive nor be an employee of, or a contractor to, any entity or trust in the Tātau Tātau o Te Wairoa Group. Nothing in this clause affects the ability of a <u>Director of the Corporate</u> Trustee to be a Board member in accordance with *clause 7.1*.

6 TRUSTEES MAY ESTABLISH SUBSIDIARIES

6.1 Establishment of Subsidiaries

In receiving, controlling, and supervising the use of the Trust's Assets on behalf of the Iwi and Hapū of Te Rohe o Te Wairoa, whether pursuant to the Deed of Settlement, the Settlement Act or otherwise, the Trustees may establish and oversee the operations of any Subsidiaries.

6.2 Trustees to monitor

In giving effect to the Trust's Ppurposes the Trustees shall be responsible for monitoring and otherwise overseeing the activities of Subsidiaries. The Trustees shall exercise their shareholding or power of appointment in Subsidiaries in such a

way as to promote the performance by Subsidiaries of their activities in a manner which is consistent with the Trust's object and pPurpose.

6.3 Trustees may fund Subsidiaries

The Trustees may fund Subsidiaries by distributing capital or income or by making advances to the Subsidiary or by such other means as is consistent with the Trust's object and ppurpose.

6.4 **Ownership and Control of Subsidiaries**

The Trustees shall ensure that any Subsidiary is established on terms which require the Subsidiary to manage any of the Trust's Assets it holds solely for the benefit of the Iwi and Hapū of Te Rohe o Te Wairoa. The Trustees shall ensure that they have and retain all the shares in any Subsidiary that is a Company and the sole power to appoint and remove the trustees and directors or any responsible body of any Subsidiary.

6.5 **Directors responsible for governance**

For the avoidance of doubt, and except as expressly provided by this Deed, all entities or trusts within the Tātau Tātau o Te Wairoa Group shall be governed by their respective boards or other responsible bodies and the role of the Trustees in respect of those companies and other entities shall be limited to the exercise of the rights conferred on the Trustees as shareholders or (as applicable) appointor and, beneficiaries of the relevant entity or trust.

6.6 Remuneration of directors and other trustees

The Trustees shall determine the remuneration payable to any director or trustee or controlling body of any owned or controlled Subsidiaries.

6.7 **No influence in determining remuneration**

No <u>Trustee or Director of the Corporate Trustee</u> receiving any remuneration referred to in *clause* <u>6.66.7</u> shall take part in any deliberations or proceedings relating to the payment or otherwise of that remuneration nor shall <u>the Trustee or Director of the Corporate</u> <u>the Trustee in any way determine or materially influence directly or indirectly the nature or amount of that payment or the circumstances in which <u>it-he or she</u> is to be paid.</u>

7 **APPOINTMENT OF BOARD MEMBERS OF SUBSIDIARIES**

7.1 Appointment and removal of directors and trustees

The Trustees shall ensure that Subsidiaries are established on terms which shall ensure that the directors and trustees or other controlling body of the Subsidiary shall be appointed and removed by the Trustees, and that appointments are for a term not exceeding three (3) years, subject to re-appointment.

7.2 Trustees as directors and trustees of Subsidiaries

<u>Subject to clause 7.3, Noted</u> more than 40% of the <u>Trustees or Directors of the Corporate</u> Trustees then in office may be appointed as directors or trustees of any individual Subsidiary. If a <u>Trustee or Director of the Corporate</u> Trustee is appointed as a director or trustee of a Subsidiary, they shall not be involved in decisions relating to his or her removal, tenure or rotation in relation to that appointment.

7.3 Tātau Tātau o Te Wairoa Commercial Limited directors

No Trustees or Directors of the Corporate Trustee then in office may be appointed as directors of Tātau Tātau o Te Wairoa Commercial Limited. The Trustee will appoint at least five (5) directors of Tātau Tātau o Te Wairoa Commercial Limited (one (1) of whom must be Ahi Kaa) whom it considers are most fitting for the roles, on the

advice of a suitably qualified independent agency, engaged for the purpose of advising on appointments in accordance with *clause 7.4*.

7.37.4 Appointments with regard to skills and expertise

A director, a trustee or a controlling body of any Subsidiary shall only be appointed by the Trustees if that person has the particular skills and expertise that are necessary for the appointment having regard to the activities that the Subsidiary undertakes or is likely to undertake in the future and the mix of skills and expertise that is necessary on the relevant Subsidiary. In considering whether to appoint any person as a Board Member, the Trustees or a Subsidiary, as the case may be, shall determine the appointments so that the relevant Board collectively possesses proven business experience, skills and expertise that are required of a Board Member of the Subsidiary to which the appointment relates, bearing in mind the activities that the relevant Subsidiary undertakes or is likely to undertake in the future and the mix of skills and expertise that is required on the relevant board of that Subsidiary.

8 BENEFICIAL INTEREST

8.1 **Beneficiaries' interests**

The interests of the beneficiaries under the Trust are represented by two types of Units:

- a) Kāhui Beneficial Units; and
- b) Discretionary Charitable Units.

8.2 Kāhui Beneficial Units

- (a) Each Kāhui Beneficial Unit confers an equal interest in the value of the Trust

 Assets from time to time. There will initially be 999,999,998 Kāhui Beneficial
 Units in the Trust.
- (b) Beneficial Entities will be issued and allocated one seventh of the Kāhui Beneficial Units on the Amendment Date as set out in the Fifth Schedule.
- (c) Where a Kāhui has not established a Beneficial Entity by the Amendment Date the Kāhui Beneficial Units for that Beneficial Entity will be issued but held in the name of the Trust pending establishment of that Beneficial Entity. Those Units will be transferred to the Beneficial Entity on its establishment. Any distribution payable on Kāhui Beneficial Units held by the Trust in accordance with this clause, will also be held by the Trust pending establishment of the Beneficial Entity and transferred to it once established.
- (d) A Unit Register will be established for the purpose of recording the holders of the Units.
- (e) Where Beneficial Entities are trusts representing Kāhui with multiple trustees then all of the names of the trustees of that Beneficial Entity will be entered in the Unit Register and the Beneficial Entity is required to keep the Unit Register up to date by notifying the Trustees if it has a change of trustees or Kāhui Beneficial Units have been transferred. The person whose name stands first in the Unit Register will be the person entitled to delivery of all communications in respect of the Kāhui Beneficial Units.

8.3 **Discretionary Charitable Units**

- (a) There are two (2) Discretionary Charitable Units which are non-transferrable and confer a right to be considered by the Trustees for a discretionary distribution of income or capital from the Trust.
- (b) The Discretionary Charitable Units will be held by Tātau Tātau o Te Wairoa
 Charitable Trustee Limited, as the corporate trustee of the Tātau Tātau o Te
 Wairoa Charitable Trust. Tātau Tātau o Te Wairoa Charitable Trustee Limited,
 as the corporate trustee of the Tātau Tātau o Te Wairoa Charitable Trust will
 be entered in the Unit Register as the holder of the Discretionary Charitable
 Units.

8.4 No specific interest or lodging of caveat

Units do not confer any interest in any specific part of the Trust Assets or any particular asset owned or controlled by the Trust. Holders of Units cannot require any part of the Trust Assets be transferred to them. Holders of Units may not lodge a caveat against the titles of any of the Trust Assets.

9 **VALUATIONS**

9.1 **Net asset value**

The Trustees shall calculate the Net Asset Value of the Trust Assets as frequently as the Trustees may consider is necessary or desirable from time to time by deducting the Liabilities from the market value of the Trust Assets. For the purpose of determining the Net Asset Value the Trustees shall determine the market value of each asset held by the Trust on such basis as the Trustees consider to be fair and equitable and may from time to time engage any valuer or other suitably qualified person for the purpose of fixing the market value of any such asset (but is not under a duty to do so).

9.2 **Liabilities**

For the purpose of determining the Net Asset Value under clause 9.1, the Trustees shall determine the Liabilities attributable to the Trust Assets on such basis as the Trustees consider to be fair and equitable and in doing so may take account of each debt, liability, provision, cost, charge, expense, outgoing, tax obligation or other matter as the Trustees consider appropriate, and, for the avoidance of doubt, may exclude certain Liabilities from the Liabilities taken into account, or expenses charged to accounts (whether or not those amounts are required to be treated as Liabilities for accounting purposes).

9.3 **Consistency**

The Trustees will determine the Net Asset Value at least annually on a consistently applied basis. Notwithstanding clauses 9.1 and 9.2, the Trustees shall however be entitled at any time to alter the basis of determination of the Net Asset Value and the application of such basis.

9.4 **Unit Value**

The Trustees shall determine the Unit Value of a Kāhui Beneficial Unit from time to time by dividing the Net Asset Value by the number of Kāhui Beneficial Units held and rounding the product in the manner and to the number of decimal places, as the Trustees may decide in their absolute discretion. The Discretionary Charitable Units shall have a value of zero.

9.5 **Notification of Unit Value**

Whenever the Trustees undertakes a calculation of Net Asset Value and Unit Value the Trustees shall notify each holder of Kāhui Beneficial Units of the Unit Value and the aggregate value of the Kāhui Beneficial Units held by that Beneficial Entity.

9.6 **Binding on Beneficial Entities**

<u>In the absence of an error, Unit Values determined pursuant to this Deed shall be final and binding on all holders of Kāhui Beneficial Units.</u>

10 TRANSFER OR TRANSMISSION OF KÄHUI BENEFICIAL UNITS

10.1 Form of Transfer

Kāhui Beneficial Units can be transferred or transmitted only in accordance with this clause. The form of the transfer will be as annexed in the *Sixth Schedule* and must be signed by the transferor and the transferee.

10.2 Recipients of transfers

No transfer of Kāhui Beneficial Units shall be made to any person that is not a Beneficial Entity holding Kāhui Beneficial Units immediately prior to the transfer.

10.3 **Notice of transfer**

Forms of transfer in the form set out in *Sixth Schedule* must be sent to the Trustees to update the Unit Register. The Transfer will be effective on the date set out in the form of transfer.

10.4 Transmission of Units

If a joint Unit holder dies or ceases to be a joint Unit holder (by ceasing to be a trustee of a Beneficial Entity) then the Units jointly held by that person with others must be transmitted to the remaining joint Unit holders (including any new Unit holders who have been appointed as trustees of a Beneficial Entity). The form of a transmission will be a letter to the Trustees explaining the circumstances of the transmission, listing the names of the remaining or new joint Unit holders and attaching the death certificate of the deceased joint Unit holder if applicable.

11 INDEPENDENCE OPTION OF KÄHUI BENEFICIAL UNIT HOLDER

11.1 Initial Independence Request

A Beneficial Entity may make an Independence Request to the Trustees in writing at any time from the Amendment Date until the third anniversary of the Amendment Date for all of its Kāhui Beneficial Units. The Trustees are obliged to satisfy such request on the fifth anniversary of the Amendment Date.

11.2 **Second Independence Request**

A Beneficial Entity may seek independence by making an Independence Request to the Trustees in writing at any time in the year prior to the eighth anniversary of the Amendment Date for all of its Kāhui Beneficial Units. The Trustees are obliged to satisfy such request on the tenth anniversary of the Amendment Date.

11.3 **Subsequent Independence Requests**

Further Independence Requests can be made in writing at any time in the year two years prior to each tenth anniversary of the Amendment Date. Further Independence Requests must be satisfied by the Trustees on the tenth anniversary of the Amendment Date following the Independence Request being made.

11.4 Independence Request may be withdrawn

A Beneficial Entity may withdraw an Independence Request by notice in writing to the Trustees, provided such notice must be received prior to the redemption of that Beneficial Entity's Kāhui Beneficial Units occurring.

11.5 Trustees to redeem

Upon receiving an Independence Request from a Beneficial Entity in accordance with the process set out in *clauses 11.1* to *11.3* the Trustees shall redeem and cancel the Beneficial Units to which the request relates on the date the Trustees are obliged to satisfy the request (the *Independence Date*). The value payable or transferable (the *Independence Value*) to the Beneficial Entity becoming independent shall be calculated as at the Independence Date and paid or transferred to the Beneficial Entity in accordance with the provisions of this Deed. The Independence Value will be the Net Asset Value of the aggregate of the Kāhui Beneficial Units held by that Beneficial Entity on the Independence Date. The Independence Value will be met by payment of cash and shares in Patunamu Forest Limited and/or Wharerata Forest Limited (if applicable). Where shares are transferred as part of the Independence Value, those shares will be valued at their market value.

11.6 Ongoing rights and entitlements

Notwithstanding a Beneficial Entity becoming independent of the Trust through a redemption of Kāhui Beneficial Units, the Kāhui represented by that Beneficial Entity will remain a Kāhui for all other purposes of this Deed.

11.7 Ongoing obligation

On gaining independence, a Beneficial Entity will become an Independent Beneficial Entity but will be obliged to pay the Trust annually one seventh of the cost to employ one full-time equivalent staff member for administrative services and the Trust. The Independent Beneficial Entity will also use best endeavours to agree such other arrangements with the Trust in respect of the ongoing interaction between the Independent Beneficial Entity and the Trust.

11.8 Ability to rejoin

On written application by an Independent Beneficial Entity (and supported by evidence that the application is appropriately authorised) the Trustees may create, issue and allocate new Kāhui Beneficial Units to a Independent Beneficial Entity. A Independent Beneficial Entity must pay at least \$5 million to receive new Kāhui Beneficial Units and the Trustees will create, issue and allocate new Kāhui Beneficial Units based on the Net Asset Value of the Trust on the date the payment by the Independent Beneficial Entity is made for the new Kāhui Beneficial Units (at which point the Independent Beneficial Entity will cease to be an Independent Beneficial Entity). Where agreed by the Trustees, property may be transferred in lieu of payment by the Independent Beneficial Entity, such property to be valued at its market value.

12 **FORESTS**

12.1 Patunamu Forest Limited

- (a) No later than three months prior to the fifth anniversary of the Amendment

 Date, the Beneficial Entities representing Kāhui who have interests in

 Patunamu Forest (as set out in the Ninth Schedule) must:
 - (i) enter into an agreement which sets out the percentage interest of each Beneficial Entity's Kāhui in Patunamu Forest; and
 - (ii) provide a copy of that agreement to the Trust.

(b) Where a Beneficial Entity redeems its Kāhui Beneficial Units under clause 11, the Independence Value will be partially met by the Beneficial Entity receiving shares in Patunamu Forest Limited in proportion to that Beneficial Entity's percentage interest in Patunamu Forest under the agreement.

12.2 Wharerata Forest Limited

- (a) No later than three months prior to the fifth anniversary of the Amendment Date, the Beneficial Entities representing Kāhui who have interests in Wharerata Forest (as set out in the *Ninth Schedule*) must:
 - (i) enter into an agreement which sets out the percentage interest of each Beneficial Entity's Kāhui in Wharerata Forest; and
 - (ii) provide a copy of that agreement to the Trust.
- (b) Where a Beneficial Entity redeems its Kāhui Beneficial Units under clause 11, the Independence Value will be partially met by the Beneficial Entity receiving shares in Wharerata Forest Limited in proportion to that Beneficial Entity's percentage interest in Wharerata Forest under the agreement.

13 **DEFERRED SELECTION PROPERTIES**

13.1 Where only one Beneficial Entity has an interest

During the first 75% of the Deferred Selection Period, where only one Kāhui represented by a Beneficial Entity has an interest in a Deferred Selection Property (as set out in the Seventh Schedule), that Beneficial Entity may notify the Trustees in writing that it wishes to purchase a Deferred Selection Property. On receiving such notice, the Trust must trigger its right to purchase the Deferred Selection Property under the Deed of Settlement.

13.2 Where there are overlapping interests

During the first 75% of the Deferred Selection Period where more than one Kāhui represented by a Beneficial Entity has an interest in a Deferred Selection Property (as set out in the Seventh Schedule), the Beneficial Entities representing those Kāhui may purchase that Deferred Selection Property jointly by:

- (a) establishing and nominating a joint entity (or nominating a joint entity already established) to be the purchaser (with interests in such joint entity to be determined by the Beneficial Entities); and
- (b) notifying the Trustees in writing that they wish to purchase a Deferred Selection Property and have established and nominated a joint entity for the purpose of doing so.

On receiving such notice, the Trust must trigger its right to purchase the Deferred Selection Property under the Deed of Settlement.

13.3 Tātau Tātau o Te Wairoa Commercial Limited may purchase Deferred Selection Properties

After the period referred to in *clause 13.1* and *13.2* or where no Kāhui has an interest in a Deferred Selection Property, Tātau Tātau o Te Wairoa Commercial Limited may notify the Trustees in writing that it wishes to purchase any remaining Deferred Selection Properties. On receiving such notice, the Trust must trigger its right to purchase the Deferred Selection Property under the Deed of Settlement.

13.4 Process

The Trust and the Beneficial Entity or Beneficial Entities or Tātau Tātau o Te Wairoa Commercial Limited (as relevant) must co-operate in good faith in respect of the deferred selection purchasing process under the Deed of Settlement. On the transfer value of the Deferred Selection Property being determined, the Beneficial Entity, Beneficial Entities jointly or Tātau Tātau o Te Wairoa Commercial Limited (as applicable) may notify the Trust in writing that:

- (a) the transfer value is acceptable to the Beneficial Entity, Beneficial Entities jointly or Tātau Tātau o Te Wairoa Commercial Limited (as applicable);
- (b) the Beneficial Entity approves, the Beneficial Entities jointly approve or Tātau

 Tātau o Te Wairoa Commercial Limited approves (as applicable) the purchase

 proceeding; and
- (c) the Beneficial Entity (or its nominee), the Beneficial Entities' nominated joint entity (as applicable) or Tātau Tātau o Te Wairoa Commercial Limited will purchase the Deferred Selection Property from the Trust as soon as is reasonably practicable once it has been transferred to the Trust by the Crown.

On such notice being received, the Trust will proceed with purchasing the Deferred Selection Property. If no such notice is received, the Trust will not proceed with purchasing the Deferred Selection Property.

13.5 Payment

On a Deferred Selection Property being transferred to the Trust, the Trust must, as soon as is reasonably practicable, transfer that Deferred Selection Property to the Beneficial Entity (or its nominee), the Beneficial Entities' joint entity or Tātau Tātau o Te Wairoa Commercial Limited (as applicable) at the same transfer value as the transfer value paid by the Trust for the Deferred Selection Property. Where a transfer is being made to:

- (a) a Beneficial Entity (or its nominee), the transfer value may be satisfied by payment of cash, through a redemption of Kāhui Beneficial Units or a mixture of both by the Beneficial Entity;
- (b) to the nominated joint entity of Beneficial Entities, the transfer value may be satisfied by payment of cash, through a redemption of Kāhui Beneficial Units or a mixture of both, by the Beneficial Entities in proportion to their interest in the nominated joint entity; or
- (c) Tātau Tātau o Te Wairoa Commercial Limited, the transfer value must be satisfied in a manner agreed between Tātau Tātau o Te Wairoa Commercial Limited and the Trustees.

14 RIGHTS OF FIRST REFUSAL

14.1 Requirement to notify offer

The Trustees will notify the Beneficial Entities representing Kāhui with an interest in RFR land as set out in the *Eighth Schedule* in writing as soon as reasonably practicable after an offer to dispose of the RFR land is made to the Trust. Such notice must include all the terms of the offer.

14.2 Where only one Beneficial Entity has an interest

If there is only one Kāhui represented by a Beneficial Entity with an interest in the RFR land and the Trustees have given notice under *clause 14.1*, that Beneficial

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Entity may notify the Trustees in writing as soon as reasonably practicable in accordance with the timeframes set out in the Settlement Act (but no later than two (2) Working Days prior to the expiry date of the offer) that the Trust should:

- (a) accept the offer; and
- (b) nominate the Beneficial Entity (or its nominee) to receive transfer of the RFR land.

If the Trustees receive notice from a Beneficial Entity under this clause, the Trust must accept the offer and nominate the Beneficial Entity (or its nominee) to receive transfer of the RFR land.

14.3 Where there are overlapping interests

Where more than one Kāhui has an interest in the RFR land (as set out in the *Eighth Schedule*) and the Trustees have given notice under *clause 14.1*, the Beneficial Entities representing those Kāhui may receive transfer of the RFR Land jointly from the Trust by:

- (a) establishing and nominating a joint entity (or nominating a joint entity already established) to receive the transfer (with interests in such joint entity to be determined by the Beneficial Entities); and
- (b) notifying the Trustees in writing (and provide a copy of their written agreement) as soon as reasonably practicable in accordance with the timeframes set out in the Settlement Act (but no later than two (2) Working Days prior to the expiry date of the offer) that the Trust must:
 - (i) accept the offer;
 - (ii) take transfer of the RFR land; and
 - (iii) on the Beneficial Entities establishing and nominating a joint entity (or nominating a joint entity already established) to receive transfer of the RFR land the Trust must transfer the RFR land to the joint entity.

If the Trustees receive a notice from Beneficial Entities under this clause, the Trust must accept the offer, take transfer of the RFR land and on the Beneficial Entities establishing and nominating a joint entity (or nominating a joint entity already established) to receive transfer of the RFR land the Trust must transfer the RFR land to the joint entity at the same transfer value as the transfer value paid by the Trust for the RFR land.

14.4 Tātau Tātau o Te Wairoa Commercial Limited may receive transfer

Where no Beneficial Entity or Beneficial Entities have notified the Trustees in writing that they wish to take transfer of RFR land under *clauses 14.2* or *14.3* prior to two (2) Working Days prior to the expiry date of the offer to dispose of the RFR land is made to the Trust, or where no Kāhui has an interest in the RFR Land, Tātau Tātau o Te Wairoa Commercial Limited may notify the Trustees in writing that the Trust must:

- (a) accept the offer; and
- (b) nominate Tātau Tātau o Te Wairoa Commercial Limited (or its nominee) to receive transfer of the RFR land.

<u>If the Trustees receive notice from Tātau Tātau o Te Wairoa Commercial Limited under this clause, the Trust must accept the offer and nominate Tātau Tātau o Te Wairoa Commercial Limited (or its nominee) to receive transfer of the RFR land.</u>

14.5 Payment

Where RFR land is being transferred:

- (a) directly to a Beneficial Entity (or its nominee), the transfer value may be satisfied by payment of cash, through a redemption of Kāhui Beneficial Units or a mixture of both by the Beneficial Entity;
- (b) to the Trust in the first instance (to allow the Beneficial Entities time to establish and nominate a joint entity or nominate a joint entity already established) the Trust will take transfer of the RFR land and pay the transfer value. On the joint entity being established and nominated (or a joint entity already established being nominated) the Trust will then transfer the RFR land to the nominated joint entity and the transfer value may be satisfied by payment of cash, through a redemption of Kāhui Beneficial Units or a mixture of both, by the Beneficial Entities in proportion to their interest in the nominated joint entity; or
- (c) to Tātau Tātau o Te Wairoa Commercial Limited (or its nominee), the transfer value must be satisfied in a manner agreed by Tātau Tātau o Te Wairoa Commercial Limited and the Trustees.

14.6 Right remains after independence

A Beneficial Entity becoming independent of the Trust through a redemption of Kāhui Beneficial Units does not affect any rights of that Beneficial Entity under this *clause* 14.

15 **DISTRIBUTIONS**

15.1 **Initial Distributions**

- (a) In each of the first three years after the Amendment Date, the Trustees will distribute \$2,466,333 to the holders of the Kāhui Beneficial Units.
- (b) The first three distributions will be made:
 - (i) Firstly, no later than three (3) months after the Amendment Date;
 - (ii) Secondly, no later than three (3) months after the first anniversary of the Amendment Date; and
 - (iii) Thirdly, no later than three (3) months after the second anniversary of the Amendment Date.
- (c) The Trustees will not make any other distributions during the first three (3) years after the Amendment Date.

15.2 Later distributions

After the third anniversary of the Amendment Date and each anniversary of the Amendment Date thereafter, the Trustees will distribute annually forty (40) percent of the profits of the Trust accrued in the previous Income Year to the Beneficial Entities in proportion to the Kāhui Beneficial Units held by those Beneficial Entities. The Trustees will notify the Beneficial Entities of the value and timing of that distribution annually.

15.3 Options

<u>Prior to receiving a distribution, a Beneficial Entity may notify the Trustees in writing that it wishes to:</u>

- (a) reinvest all or part of its distribution in exchange for new Kāhui Beneficial Units; or
- (b) delay payment of its distribution, in which case the distribution will be held by the Trust on an interest-free basis for up to six (6) months from the distribution date, after which it will be reinvested and the Beneficial Entity will receive new Kāhui Beneficial Units, unless the Beneficial Entity notifies the Trust that it wishes to receive its distribution, in which case the distribution will be made to the Beneficial Entity.

Notwithstanding this clause, the Trustees may decline to effect any reinvestment of a distribution without giving reasons.

15.4 Restriction on all distributions

(a) Distributions made in respect of Kāhui Beneficial Units that are held by the Trust on account of a Kāhui that has not established a representative Beneficial Entity will also be held by the Trust until the Kāhui has established a representative Beneficial Entity. A Kāhui will notify the Trust in writing once that Kāhui's representative Beneficial Entity has been established and ratified by the Kāhui, at which point the Kāhui Beneficial Units and distributions that have been held by the Trust will be transferred to that Kāhui's Beneficial Entity.

(b) If a Beneficial Entity:

- (i) fails to have its financial statements audited;
- (ii) fails to hold an annual general meeting; or
- (iii) fails to hold robust elections to appoint its governors and a Tātau Tātau Representative to be a Director of the Corporate Trustee,

the Trustees will not make any distributions to the Beneficial Entity until the financial statements have been audited, an annual general meeting or robust elections are held (as relevant).

16 **CULTURAL REDRESS**

In administering the cultural redress under the Deed of Settlement, the Trustees will acknowledge and take into account the interests of Kāhui outlined in the *Tenth Schedule* when appropriate and at the Trustees' discretion.

817 APPLICATION OF INCOME AND CAPITAL

8.117.1 Trustees may apply income and capital:

During the Trust Period, and In addition to distributions described under clause 15 and ssubject to any other requirements in this Trust Deed, the Trusteess may:

(a) provide for the payment, application or appropriation pay, apply or appropriate, or decide to pay, apply or appropriate as much of the available income in any Income Year to or for the benefit of Members of the Iwi and Hapū of Te Rohe o

Te Wairoa and Beneficial Entities, in proportion to the Kāhui Beneficial Units held by them;

- (b) use or apply any capital of the Trust's Assets to or for the benefit of Members of the Iwi and Hapū of Te Rohe o Te Wairoa and Beneficial Entities for the Trust's Purpose in proportion to the Kāhui Beneficial Units held by them, without first using or applying the whole or any portion of the income of the Trust's Assets for that year;
- (c) by Unanimous Decision, pay, apply or appropriate, or decide to pay, apply or appropriate as much of the available income in any Income Year to or for the benefit of Tātau Tātau o Te Wairoa Charitable Trustee Limited, the holder of the Discretionary Charitable Units on behalf of the Tātau Tātau o Te Wairoa Charitable Trust;
- (d) by Unanimous Decision, use, pay or apply any capital of the Trust Assets to or for the benefit of Tātau Tātau o Te Wairoa Charitable Trustee Limited, as holder of the Discretionary Charitable Units on behalf of the Tātau Tātau o Te Wairoa Charitable Trust, without first using or applying the whole or any portion of the income of the Trust Assets for that year;
- (b) (e) pay, apply or appropriate or decide to pay, apply or appropriate such amounts of income or capital as are earned, received or otherwise acquired after the Settlement Date pursuant to the provisions in the Deed of Settlement pertaining to cultural redress or land acquired through the deferred selection process or right of first refusal process or any other provision to or for the benefit of one or more Kāhui whose representative Beneficial Entity has become independent of the Trust, and for the avoidance of doubt any such payment, application or appropriation may be made to the Beneficial Entity that represents such Kāhui; or
- (c) (f) set aside reserves or accumulations for future use or application by the Trustees,

as the Trustees in their sole discretion think fit for or towards the Trust's Purpose.

8.217.2 Payments out of income:

The Trustees may, in making any decisions about the application of income in any Income Year, decide to have set aside, deducted from, or paid out of income such amounts as the Trustees in their discretion think fit, including:

- (a) as a reserve against losses and contingencies, and the Trusteess may write off losses from time to time or resort to any reserve fund in mitigation of losses or for any other purpose; or
- (b) as a reserve to meet fluctuations of income in future years and other contingencies.

8.317.3 Matters to consider in applying income:

In making any decision as to the application of the income in any Income Year, the Trusteess shall, in exercising their discretion:

(a) determine how much of the income should cease to be income and be added to and form part of the capital of the Trust's Assets, provided that the Trusteess

may not in the Income Year convert the entire income of the Trust into capital; and

(b) endeavour to act fairly in considering the needs and interests of present and future Members of the Iwi and Hapū of Te Rohe o Te Wairoa.

8.417.4 Accumulation in six months where income not applied

Any income from any Income Year that is not paid or applied in accordance with this clause 17-8 during or within the six (6) months from the end of that Income Year shall be accumulated and any income so accumulated shall be added to and form part of the capital of the Trust's Assets and shall be subject to the trusts and powers herein declared in respect of the capital of the Trust's Assets.

918 **PLANS**

9.118.1 Trustees to prepare Annual Plan

The Trustees shall prepare no later than one (1) month before the commencement of each Income Year an Annual Plan which specifies in respect of that Income Year information including:

- (a) the strategic vision of the Trust for the Tātau Tātau o Te Wairoa Group;
- (b) the nature and scope of the activities proposed by the Trustees for the Tātau Tātau o Te Wairoa Group in the performance of the Trust's Purpose;
- (c) the ratio of capital to total assets;
- (d) the performance targets and measurements by which performance of the Tātau Tātau o Te Wairoa Group may be judged;
- (e) the manner in which it is proposed that projected income will be dealt with;
- (f) any proposals for the ongoing management of the Trust's Assets having regard to the interests of all Members of the Iwi and Hapū of Te Rohe o Te Wairoa; and
- (g) any other information as the Trustees in their discretion consider necessary or appropriate.

9.218.2 Trustees to prepare Five Year Strategic Plan

After the Initial Period Amendment Date, the Trustees shall produce as soon as practicable, and update not less than every two (2) years (2), a $\frac{5}{1}$ Five (5) Year Strategic Plan. Such a plan shall set out the longer term vision of the Trustees in respect of the matters referred to in clause $\frac{18.1(a)9.1(a)}{18.1(a)9.1(a)}$ to $\frac{18.1(a)9.1(g)}{18.1(a)9.1(g)}$ and shall include a statement by the Trustees of the commercial, management and distribution policies that the Trustees intend to follow in respect of the Trust's Assets.

1019 ANNUAL REPORTS, ACCOUNTS AND AUDITOR

10.119.1 Preparation of annual report

The Trustees must, within five (5) months after the end of each Income Year, and no later than twenty (20) Working Days prior to an annual general meeting, cause to be prepared an annual report on the affairs of the Tātau Tātau o Te Wairoa Group

covering the accounting period ending at the end of that Income Year which includes:

- (a) A comparison of performance against the Annual Plan.
- (b) Consolidated Financial Statements including a balance sheet and income and expenditure statement and notes to those documents so as to give a true and fair view of the financial affairs of the Tātau Tātau o Te Wairoa Group for that Income Year. The Consolidated Financial Statements shall include as a separate item details of any remuneration or fees paid to any Trustee or any Trustee's firm (including without limitation any such payment to any Trustee as a director or trustee of a Subsidiary) and details of any premiums paid in respect of Trustees indemnity insurance pursuant to clause 29 (or any indemnity payments made by an insurer).

10.219.2 Audit of financial statements

The Trustees must also ensure that the Consolidated Financial Statements for each Income Year are audited by a chartered accountant in public practice prior to the date for giving notice of the annual general meeting of the Trust for the Income Year immediately following the Income Year to which the financial statements relate.

10.319.3 Appointment of independent auditor

The independent auditor shall be appointed by the Trustees prior to the end of the Income Year to which the audit relates and, where possible, the fee of the auditor shall also be fixed at that time. No <u>Trustee or Director of the Corporate</u> Trustee or employee of the Trust (including any firm of which such a person is a member or employee) may be appointed as the independent auditor. For the avoidance of doubt, the Trust's accountant shall not be appointed as the independent auditor.

1120 SUBSIDIARIES TO PREPARE STATEMENT OF INTENT, ANNUAL PLANS AND REPORTS FIVE YEAR STRATEGIC PLAN

11.120.1 Subsidiaries to prepare Plans and Statements of Intent, Annual Plan and Five Year Strategic Plan

The Trustees shall procure that each Subsidiary will:

- (a) within six (6) months of the establishment of the Subsidiary, prepare a Statement of Intent setting out its long term objectives and the general principles by which it proposes to operate;
- (b) as required by the Trustees, update the Statement of Intent to take into account changes in circumstances that may arise from time to time, including without limitation changes to the nature of its business and the business of any of its subsidiaries;
- (c) within six (6) months of the establishment of the Subsidiary, prepare a Five Year <u>Strategic</u> Plan which shall be updated not less than every two (2) years, and which sets out its medium term vision and the specific steps that it proposes to take during that period to fulfil the objectives <u>end-and the general</u> principles set out in the Statement of Intent referred to in paragraph (a) of this clause;
- (d) no later than one (1) month following the completion of the Five Year <u>Strategic</u> Plan referred to in paragraph (c) of this clause, and thereafter no later than two (2) months before the commencement of each <u>I</u>income Year,

prepare an Annual Plan setting out the steps to be taken in the relevant Income Year to meet its five year planning objectives and fulfil the objectives and principles of the Statement of Intent; and

(e) within two (2) months after the completion of the first, second and third quarter of each Income Year send to the Trustees reports on its operations and financial position together with an unaudited summary of financial results as at the end of that period (such reports to be <u>i</u>n such form as the Trustees may require from time to time).

11.220.2 Trustees approval required

Prior to being implemented all Statements of Intent, Five Year <u>Strategic Plans</u> and Annual Plans must be approved by the Trustees. Such approval shall be given in light of the Trust's overall plans and policies in respect of the Trust's Assets. However, nothing in this clause shall allow the Trustees to give directions beyond approving or not approving any <u>Statements of Intent</u>, <u>Five Year Strategic Plans and Annual Plans plan or Statement of Intent</u> or otherwise exercising its powers as shareholder, with the intention that the directors or trustees of the Subsidiaries shall otherwise retain full discretion in respect of the implementation of <u>Statements of Intent</u>, <u>Five Year Strategic Plans and Annual Plans</u> and <u>Statements of Intent</u>.

11.320.3 Reports to comply with Companies Act 1993

The Trustees shall procure that all annual reports by any Subsidiary that is a company comply in all respects with the requirements of the Companies Act 1993, including without limitation:

- (a) the description required by section 211(1)(a) of the Companies Act 1993 of the nature of the business of the company or any of its subsidiaries, or the classes of business in which the company has an interest, whether as a shareholder of another company or otherwise;
- (b) the financial statements (or as appropriate group financial statements) for that Income Year; <u>and</u>
- (c) any auditor's report of the financial statements (or group financial statements) of the company for that Income Year required by the constitutional documents of that Subsidiary.

11.420.4 Subsidiaries to meet Companies Act 1993 standard

All reports of any Subsidiary that is an entity other than a company shall be provided to the same standard, including as to form and content, as is required under *clause* 20.311.3 as if the Subsidiary was a company.

11.520.5 Report to include comparison against plans

In addition to the matters set out in *clauses* <u>20.3</u><u>11.3</u> and <u>20.4</u><u>11.4</u>, the Trustees shall procure that all reports by any Subsidiary include a comparison of its performance against both its respective <u>Aannual Pplans</u> for that Income Year and its medium and longer term planning objectives (as set out in the Five Year <u>Strategic</u> Plan and Statement of Intent).

11.620.6 Protection of Information

For the avoidance of doubt, nothing in this *clause* 2011 limits or affects the rights of the Trustees, as shareholders in any Subsidiary that is a company, to agree pursuant to *section* 211(3) of the Companies Act 1993 not to include information $\frac{m}{m}$ in the annual report of the Subsidiary.

1221 DISCLOSURE OF PLANS, REPORTS AND MINUTES

12.121.1 Documents to be available for inspection

The Trustees shall hold at their offices and make available for inspection by any Member of the Iwi and Hapū of Te Rohe o Te Wairoa during normal business hours on any Working Day:

- (a) the Annual Report for the preceding three (3) Income Years;
- (b) the Consolidated Financial Statements for the preceding three (3) Income Years;
- (c) the Annual Plans;
- (d) the Five Year <u>Strategic Plans</u>;
- (e) the Statements of Intent;
- (f) the minute book kept in accordance with *clause* 23.1414.14 of all decisions taken and business transacted at every annual general meeting and special general meeting;
- (g) their own personal details on the <u>Tātau Tātau o Te Wairoa</u> Register;
- (h) the Deed and any amendment to the Deed;
- (i) the current constitution or trust deed and <u>any</u> Statement of Investment Performance and Objectives of any Subsidiary; and
- (j) the interest register maintained in accordance with *clause* <u>24.5</u>15.5.

12.221.2 Costs of copying

Any Member of the Iwi and Hapū of Te Rohe o Te Wairoa shall be entitled to obtain copies of the information referred to in *clause* 21.112.1. However the Trustees shall also be entitled to recover at their discretion all reasonable copying or postage costs (if any).

1322 NO DISCLOSURE OF SENSITIVE INFORMATION

13.122.1 For the avoidance of doubt, but subject to the Trustees reporting obligations in clauses 19.110.1, 21.1(a)12.1(a), 21.1(b)12.1(b), 21.1(f)12.1(f), 23.1(a)14.1(a) and 23.1(b)14.1(b), the Trustees may at their sole discretion limit disclosure of any information about the activities or proposed activities of the Trustees and the Tātau Tātau o Te Wairoa Group which the Trustees consider on reasonable grounds to be commercially or otherwise sensitive.

1423 GENERAL MEETINGS

14.123.1 Trustees to hold annual general meeting

The Trust shall, no later than six (6) months after the end of each Income Year, and in any event no more than <u>fifteen (15)</u> months after the date of the last annual general meeting of the Trust, hold a general meeting for the Members of the Iwi and Hapū of Te Rohe o Te Wairoa, to be called its annual general meeting, and shall at that meeting:

- (a) report on the operations of the Tātau Tātau o Te Wairoa Group during the preceding Income Year;
- (b) present the Annual Report and duly audited Consolidated Financial Statements;
- (c) present the proposed Annual Plan of the Trust;
- (d) announce the names of all newly appointed Trustees Directors;
- (e) approve the appointment of the auditor for the next Income Year;
- (f) approve the Trustees' remuneration;
- (g) undertake all other notified business; and
- (h) at the discretion of the chairperson of the meeting, undertake any other general business raised at that meeting.

<u>14.223.2</u> Approval of <u>Trustees' Director</u> remuneration and appointment of auditor

- (a) No remuneration will be paid to a <u>Directora Trustee</u> in his or her capacity as a <u>Director of the Corporate</u> Trustee unless that remuneration has been authorised by a resolution of the Adult Registered Members present at the annual general meeting. Each such resolution will express the remuneration to be paid to the <u>Trustees Directors</u> as a monetary sum per annum payable either to all <u>Trustees Directors</u> taken together or to any person who from time to time holds office as a <u>Trustee Director</u>. This clause does not apply to any remuneration paid to any <u>Trustee Director</u> in his or her capacity as a director or trustee of a Subsidiary and that remuneration shall be determined by the Trustees pursuant to *clause* <u>66</u>.
- (b) Clause 23.2(a)14.2(a) does not apply to any remuneration paid to any Initial Trustee or First Director and that remuneration shall be set by them for the period they hold office as Initial Trustees and First Directors, on the basis of professional advice they must seek.
- (c) The appointment of the auditor for the next Income Year must be authorised by a resolution of the Adult Registered Members present at the annual general meeting.

14.323.3 Notice of general meeting

The Trustees shall give not less than twenty (20) Working Days' notice of the holding of the annual general meeting, such notice to be given to all Adult Registered Members at the last postal address, digital or other contact detail provided for each such Adult Registered Member on the Tātau Tātau o Te Wairoa Register. Notice of the meeting shall also be inserted prominently in appropriate major metropolitan newspapers and in any provincial newspapers circulating in regions where the Trustees consider that a significant number of Members of the Iwi and Hapū of Te Rohe o Te Wairoa reside. All such notices shall contain:

- (a) the date, time and place of the meeting;
- (b) an agenda of matters to be discussed at the meeting, which shall include any matters to be voted on or resolved, and the method of voting; and

(c) details of where copies of any information to be laid before the meeting may be inspected.

14.423.4 Notice of special meetings

In addition to the annual general meeting of the Trust, the Trustees shall convene a special general meeting of the Members of the Iwi and Hapū of Te Rohe o Te Wairoa on the requisition of:

- (a) the majority of the <u>Directors of the Corporate Trustee</u> Trustees then in office; or
- (b) 5% of the Adult Registered Members.

Notice of such a meeting shall be given in the same manner as for a notice of the annual general meeting and those requisitioning the meeting shall be required to provide a statement to the Trustees setting out the purposes for which the meeting has been requisitioned and the specific agenda items proposed for such a meeting. The Trustees shall not be required to give notice calling the meeting until such a statement with agenda items has been received.

14.523.5 Annual general meeting not limited to notified business

At the discretion of the Chairperson, any general business raised at the designated time for general business at any annual general meeting may be transacted in addition to the business expressly referred to in the notice calling that meeting. For the avoidance of doubt, no resolution may be voted on at any \underline{a} Annual \underline{g} General \underline{m} Meeting unless appropriate notice has been given in accordance with clause $\underline{23.3(b)}$ 14.3(b).

14.623.6 Special meeting limited to notified business

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

14.723.7 Invalidation

The proceedings of an <u>annual general</u> meeting <u>or special meeting</u> are not invalidated by the accidental omission to give notice to, or a failure to receive notice of an annual <u>general meeting</u> or special <u>general meeting</u> by, a <u>Adult Registered</u> Member of the Iwi and Hapū of Te Rohe o Te Wairoa.

14.823.8 Deficiency of notice

Subject to *clause* <u>23.6</u><u>14.6</u>, a deficiency or irregularity in a notice of any <u>annual</u> <u>special or</u> general meeting <u>or special meeting</u> will not invalidate anything done at the meeting if the deficiency or irregularity is not material.

14.923.9 Quorum

The quorum required for any annual <u>general meeting</u> or special <u>general</u> meeting of the Trust shall be <u>80100</u> Adult Registered Members present in person who are registered (<u>as_with</u> their primary Kāhui) with not less than 4 of the 7 Kāhui including amongst those Adult Registered Members a majority of the <u>Trustees_Directors</u>. For the avoidance of doubt:

(a) an Adult Registered Member may only vote once; and

(a)(b)₇ if a Trustee <u>Director</u> is an Adult Registered Member, they are included in the quorum count and are entitled to vote.

14.1023.10 Chairing of meetings

The Chairperson for the time being of the Trust will be the chairperson of any annual general meeting or special general meeting and will preside over and have control over the meeting. If the Chairperson is not present at the time appointed for holding a meeting, then the Deputy Chairperson shall be the chair. If the Deputy Chairperson is also not present, then the Trustees Directors present shall elect one (1) of their number to substitute as the genairperson for that meeting.

14.1123.11 Voting

To the extent that a vote is sought or required at any <u>aAnnual general meeting</u> or <u>Special General special mMeeting</u>:

- (a) Every Adult Registered Member present shall have one (1) vote.
- (b) <u>Special RResolutions</u> shall be passed in accordance with the <u>Fourth Third</u> Schedule.
- (c) Voting may be by voice, on a show of hands or, where directed by the Chairperson, by secret ballot.
- (d) The Chairperson of the meeting may also demand a poll on a resolution either before or after any vote, which among other things, requires the Adult Registered Members to verify their eligibility by a process directed by the Cehairperson of the meeting.

However, except as provided in *clauses 1.7, <u>23.1(e)</u>14.1(e), <u>23.1(f)</u>14.1(f), <u>23.214.2</u>, <u>33.124.1</u>, <u>3425</u> and <u>3526</u> and where Special Resolutions have been passed in accordance with the <i>Fourth-Third Schedule*, the Trustees shall not be bound by a resolution passed at any <u>Annual annual general meeting</u> or <u>s</u>Special <u>General meeting</u>, but will only be required to give consideration to any such resolution in administering the Trust's Assets and carrying out the Trust's Purpose. The latest version of the Tātau Tātau o Te Wairoa Register will be present at any <u>Annual annual general meeting</u> or <u>Special General Meetings</u>special meeting.

14.1223.12 Adjourned meetings

If after one (1) hour of the time appointed for an annual general meeting or special general meeting, a quorum is not present, the annual general meeting or special meeting meeting will stand adjourned to be re-convened seven (7) days after the date of the annual general meeting or special meeting meeting. On that later day, the annual general meeting or special meeting will be held again at the same time and in the same place as the adjourned annual general meeting or special meeting meeting. If a quorum is not present after one (1) hour from the time appointed for that adjourned meeting, the Adult Registered Members present will constitute a quorum.

14.1323.13 Unruly meetings

If any <u>annual</u> general meeting <u>or special meeting</u> becomes so unruly or disorderly that in the opinion of the <u>Cehairperson</u> of the meeting the business of the meeting cannot be conducted in a proper and orderly manner, or if any <u>annual general</u> <u>meeting or special meeting meeting</u> in the opinion of the Chairperson becomes unduly protracted, the Chairperson may, and without giving any reason, adjourn the meeting or may direct that any uncompleted item of business of which notice was given and which, in his or her opinion, requires <u>t</u>lo be voted upon, be put to the vote by a poll, without further discussion and the <u>annual general meeting or special meeting meeting</u> will be considered closed.

14.1423.14 Minutes

The Trustees shall keep a proper record in a minute book of all decisions taken and business transacted at every <u>aAnnual gGeneral mMeeting</u> and <u>sSpecial General mMeeting</u>.

14.1523.15 Minutes to be evidence of proceedings

Any minute of the proceedings at an <u>aAnnual gGeneral mMeeting</u> or a <u>sSpecial General mMeeting</u> which is signed by the Chairperson at that meeting shall be evidence of those proceedings.

14.1623.16 Minutes to be evidence of proper conduct

Where minutes of an <u>aAnnual gGeneral mMeeting</u> or a <u>sSpecial General mMeeting</u> have been made in accordance with this clause then, until the contrary is proven, the meeting shall be deemed to have been properly convened and its proceedings to have been conducted properly.

1524 DISCLOSURE OF INTERESTS

<u>15.124.1</u> Definition of interested <u>Trustee Director</u>:

A Trustee Director will be interested in a matter if the Trustee Director:

- (a) is a party to, or will derive a material financial benefit from, that matter;
- (b) has a material financial interest in another party to the matter;
- (c) is a director, officer or trustee of another party to, or person who will or may derive a material financial benefit from, the matter, not being a party that is owned or controlled, by the Trustees or any other member of the Tātau Tātau o Te Wairoa Group;
- (d) is the parent, child, spouse, de facto or civil union partner of another party to, or person who will or may derive a material financial benefit from, the matter; or
- (e) is otherwise directly or indirectly interested in the matter.

15.224.2 Interests in common with Members of the Iwi and Hapū of Te Rohe o Te Wairoa

Notwithstanding *clause* <u>24.1</u><u>15.1</u>, no <u>Trustee</u> <u>Director</u> will be interested in a matter where his or her interest is not different in kind from the interests of other <u>Mm</u>embers of the Iwi and Hapū of Te Rohe o Te Wairoa.

<u>15.324.3</u> Disclosure of interest to other <u>Trustees Directors</u>

A <u>Trustee-Director</u> must forthwith, after becoming aware of the fact that he or she is interested in a transaction or proposed transaction with the Trustees, disclose to his or her co-<u>Trustees-Directors</u> at a meeting of the Trustees:

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

15.424.4 Disclosure of interest of other Trustees Directors

Where a <u>Trustee Director</u> is aware of an actual or potential conflict of interest of another <u>Trustee Director</u> then that person has a duty to draw the conflict of interest to the Trust's attention.

15.524.5 Recording of interest

The Trust shall establish and maintain an interest register for the purpose of recording details of interested trustees-Directors (including the nature and the extent or monetary value of any interest). Immediately following his or her appointment, a Trustee-Director must enter any interests he or she has or may have into the interests register. A Trustees-Director in accordance with clause 24.315.3.

15.624.6 Dealings with "Interested" Trustees Directors

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

15.724.7 Deficiency or irregularity in disclosure of interest

A deficiency or irregularity in a disclosure or recording of interest will not necessarily invalidate any decision made involving an interested Trustee Director.

1625 PROHIBITION OF BENEFIT OR ADVANTAGE

16.125.1 In the carrying on of any business by any member of the Tātau Tātau o Te Wairoa Group under this Deed, and in the exercise of any power authorising the remuneration of the <u>Directors of the Corporate</u> Trustees, no benefit, advantage or income shall be afforded to, or received, gained, achieved or derived by any Related Person where that Related Person, in his or her capacity as a Related Person, is able by virtue of that capacity in any way (whether directly or indirectly) to determine, or to materially influence the determination of the nature or amount of that benefit, advantage or income, or the circumstances in which that benefit, advantage or income is, or is to be, so afforded, received, gained, achieved or derived.

1726 DISCLOSURE OF TRUSTEES REMUNERATION

17.126.1 The Trustees shall, in accordance with *clause* 19.110.1, show the amount of any remuneration paid to any <u>Director of the Corporate</u> Trustee or any <u>Trustee's firm</u> and the amount of any premiums paid out of the Trust's Assets for any <u>Trustee</u> indemnity insurance separately in the financial statements including any payments made pursuant to *clause* 2920.

1827 ADVICE TO TRUSTEES

18.127.1 Trustees may rely on advice

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

(a) an employee of the Trust whom the Trustees believe on reasonable grounds to be reliable and competent in relation to the matters concerned; and

(b) a professional adviser or expert in relation to matters which the Trustees believe on reasonable grounds to be within the person's professional or expert competence.

18.227.2 Trust may obtain a legal opinion

If the Trustees are in doubt over any matter relating to the management and administration of the Trust's Assets, or over the exercise of any power vested in them, they may obtain and act upon the opinion of a lawyer who has held a practising certificate for at least seven (7) years. The right to obtain and act upon a legal opinion, however, will not restrict any right on the part of the Trustees to apply to the High Court of New Zealand for directions.

1928 LIABILITY OF_-TRUSTEES

19.128.1 Liability of Trustees

A Trustee shall only be liable for losses attributable to his or her dishonesty or to his or her wilful commission or omission of an act which he or she knows or should have known to be a breach of this Deed, in particular, no Trustee shall be bound to take, or be liable for failing to take, any proceedings against a co-Trustee for any such breach or alleged breach. For the purposes of this *clause 28.1*, and to the maximum extent permitted by law, "Trustee" shall include a Director of the Corporate Trustee.

2029 INDEMNITY AND INSURANCE

20.129.1 Indemnity and insurance for Trustees

Any Trustee, officer or employee of the Trust or Directors of the Corporate Trustee may be indemnified or have their insurance costs met out of the Trust's Assets-in accordance with clause 16 of the Tātau Tātau o Te Wairoa Trustee Limited constitution. against any liability which he or she incurs in defending any civil or criminal proceedings issued because of his or her actions in relation to the Trust, where:

those proceedings do not arise out of any failure by the Trustee, officer or employee; and

he or she was acting in good faith in a manner that he or she believed to be in the best interests of the Trust with the object of fulfilling the Trust's Purpose.

20.229.2 Indemnity and insurance costs to be just and equitable

All indemnities and insurance costs <u>will be on the terms and conditions</u> may only be provided to the extent that the Trustee <u>determines</u> in their discretion think just and equitable.

20.329.3 Indemnity and insurance regarding specific trusts

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

20.429.4 Record of decisions

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

2130 IWI AND HAPŪ OF TE ROHE O TE WAIROA NOT TO BE BROUGHT INTO DISREPUTE

21.130.1 Trustees not to bring into disrepute

No Trustee <u>or Director of the Corporate Trustee</u> shall act in a manner which brings or is likely to bring the Trust, the <u>Trustee</u> or any member of the Tātau Tātau o Te Wairoa Group into disrepute.

21.230.2 Directors not to bring into disrepute

The Trustees shall also ensure that Subsidiaries are established on terms which provide that the directors or trustees of any such Subsidiary are not to act in a manner which brings or is likely to bring the Trust, the Trustee or any member of the Tātau Tātau o Te Wairoa Group into disrepute.

21.330.3 Trustee Directors may be censured or removed

Any <u>Director of the Corporate</u> Trustee that acts in a manner that brings or is likely to bring into disrepute the Trust, the <u>Trustee</u> or any member of the <u>Tatau</u> Tatau o Te Wairoa Group may, by a resolution passed by a majority of not less than 75% of the other <u>Trustees Directors</u>, be formally censured or removed from office, provided that the procedure set out in *clause* <u>30.421.4</u> must first be followed.

21.430.4 Procedure where allegation made of bringing into disrepute

If an allegation is made to the Trust that a <u>Trustee-Director</u> has acted in a manner which brings or is likely to bring the Trust, the <u>Trustee</u> or any member of the <u>Tatau</u> Tatau o Te Wairoa Group into disrepute, the other <u>Trustees-Directors</u> shall implement the following procedure:

- (a) A written notice of the allegation shall be served by the other Trustees

 <u>Directors</u> on the Trustee <u>Director</u> concerned and on any Beneficial Entity
 which represents the interests of the Kāhui which the Trustee <u>Director</u>
 concerned primarily affiliates to ;
- (b) The Trustee Director concerned may respond to the allegation in writing within twenty (20) Wworking Ddays after being served notice of the allegation, such response to be delivered to the Trust.;
- (c) The relevant Kāhui may also respond in writing to the Trust within the 20 <u>Ww</u>orking <u>D</u>day period.;
- (d) If no response is received, the other <u>Trustees Directors</u> may exercise the rights of censure or removal in *clause* <u>30.321.3.</u>;
- (e) If a response or responses are received and the other Trustees Directors are not satisfied with the responses received and wish to exercise the rights of censure or removal in clause 30.321.3, they must first take reasonable steps to resolve the matter with the Trustee Director concerned by mediation or other alternative dispute resolution procedure acceptable to them and the Trustee Director concerned (both acting reasonably).;
- (f) If the mediation or alternative dispute resolution procedure has not resolved the matter to the satisfaction of the other <u>Trustees Directors</u> and the <u>Trustees Directors</u> and the <u>Trustees Directors</u> on the allegation being given to the <u>Trustees Director</u> concerned, the other <u>Trustees Directors</u> may exercise the rights of censure or removal in *clause 30.321.3*.

21.530.5 Censure or removal to be notified

The censure or removal of a <u>Trustee Director</u> in accordance with this clause shall, together with reasons, be reported to the Members of the Iwi and Hapū of Te Rohe o Te Wairoa at the next <u>aAnnual gGeneral mMeeting</u> of the Trust following such censure or removal.

21.630.6 Effect of Removal

A <u>Trustee Director</u> removed from office in accordance with *clause <u>30.321.3</u>* shall cease to hold office as a <u>Trustee Director</u> forthwith and shall not be entitled to be reelected as a <u>Trustee Tātau Tātau Representative of a Kāhui to be a Director (so long as that Kāhui holds Kāhui Beneficial Units in the <u>Trust</u>) for a period of not less than three (3) years following his or her removal.</u>

(a) Each of the Trustees grants a power of attorney in favour of the other Trustees to convey the Trust's Assets to the other Trustees and any replacement trustee in the event that the Trustee is removed from office under clause 21.3.

21.730.7 Replacement of Trustee Director

The removal of a Trustee Director in accordance with clause 30.321.3 shall give rise to a casual vacancy which shall be filled in accordance with clauses 4.7, 4.8 and 4.9 of the Second Schedule by the Kāhui that elected that Director. If required, the election process must take place within three (3) months of any removal of a Trustee in accordance with this clause.

2231 GIFTS OR DONATIONS

22.131.1 Trustees may accept specific trusts

Notwithstanding any other provision in this Trust-Deed, the Trustees may accept or otherwise deal with any property upon trust for the purpose of the Trust or for any specific purpose that comes within the Trust's Purpose. Such a trust may include any trust for the benefit of the Members of the Iwi and Hapū of Te Rohe o Te Wairoa or any of them. Any property held by the Trustees pursuant to this clause shall be dealt with in accordance with the terms of that trust and shall not constitute part of the Trust's Assets.

22.231.2 Specific trusts to be separate

If the Trustees accept a trust for any specific purpose as outlined in *clause* 31.122.1 above they must keep the property subject to such trust and any income derived from it separate from the Trust's Assets, and administer that property and income as a separate specific trust in terms of the trust under which it was accepted.

22.331.3 Use of specific trust assets

The Trustees shall not use the assets of any separate specific trust to make good any deficit, loss, damage or breach of trust relating to any other assets that the Trustees may hold, and the Trustees shall also not use the Trust's Assets to make good any deficit, loss, damage or breach of trust relating to any specific trust.

22.431.4 Expenses of specific trusts

Each separate specific trust shall bear its own administration expenses plus a fair proportion (determined by the Trustees) of the administration expenses applicable to the Trust.

2332 RECEIPTS FOR PAYMENTS

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

2433 AMENDMENTS TO DEED

24.133.1 Special Resolution required

Subject to *clause* <u>33.2</u>24.2, all amendments to the Deed shall only be made with the approval of a Special Resolution passed in accordance with the <u>Fourth-Third</u> Schedule.

24.233.2 Limitations on Amendment

No amendment shall be made to the Deed which:

- changes the Trust's Purpose so that the Trustees are no longer required to act for the collective benefit of the present and future Members of the Iwi and Hapū of Te Rohe o Te Wairoa;
- (b) changes this clause 33.224.2;
- (c) changes the terms of termination of Trust in accordance with clause 3526;
- (d) changes the requirement for a Special Resolution (as defined from time to time) in *clause* 33.124.1;
- (e) changes the membership and beneficiaries of the Trust; and
- (f) changes *rule 3.1* of the *Fourth-Third_Schedule* relating to the voting threshold of 75% of the Adult <u>Registered_Members; or</u>
- (g) changes the definition of Member of the Iwi and Hapū of Te Rohe o Te Wairoa, Iwi and Hapū of Te Rohe o Te Wairoa Ancestor, Iwi and Hapū of Te Rohe o Te Wairoa Area of Interest, or Iwi and Hapū of Te Rohe o Te Wairoa Claims to make it inconsistent with that set out in the Deed of Settlement and the Settlement Act.

24.333.3 Consideration of proposals

Every Adult Registered Member may put forward for consideration by the Trustees proposals for amendments to the Deed. Any proposal put forward under this clause 33.324.3 must be in writing and addressed to the Chairperson at the registered office of the Trust and must be considered by the Trustees at their next available meeting. If the proposal for an amendment to the Deed complies with clause 33.224.2 and is objectively reasonable, the Trustees must call a special general meeting to consider the proposal.

2534 RESETTLEMENT

25.134.1 The Trustees have the power to settle or resettle any or all of the Trust's

Assets upon trust in any manner in which, in the opinion of the Trustees, is for the advancement or benefit of the present and future Members of the Iwi and Hapū of Te Rohe o Te Wairoa. With the exception of a settlement, resettlement or an independence payment being made by the Trustees to or for the benefit of a Beneficial Entity or holder of Units (which shall not require a Special Resolution), any

<u>resettlement must be</u> <u>provided that the resettlement is</u> approved by a Special Resolution.

2635 TERMINATION OF TRUST BY MEMBERS

Subject to clause 33.224.2:

- (a) the Trust established by this Deed may be terminated or dissolved if the Adult Registered Members have, by Special Resolution, resolved to do so; and
- (b) on the termination or dissolution of this Trust under this clause, the Trust's Assets after the payment of costs, debts and liabilities shall be paid to another trust or entity that has been established for the benefit of the present and future Members of the Iwi and Hapū of Te Rohe o Te Wairoa as long as such payment does not offend against the rule against perpetuities to the extent such rule applies to this Trust.

2736 PERPETUITIES AND VESTING DAY

- 27.136.1 The Vesting Day for the Trust is the day that is eighty (80) years less one (1) day after the date of this Deed, that date being within the perpetuities period permitted by section 6 of the Perpetuities Act 1964 and the perpetuities period applicable to the Trust is hereby specified accordingly. On the Vesting Day, the Trustees shall hold the remaining capital and income of the Trust's Assets on trust for the Beneficial Entities in accordance with the number of Kāhui Beneficial Units held by each Beneficial Entity Members of the Iwi and Hapū of Te Rohe o Te Wairoa then living as tenants in common in equal shares.
- 27.236.2 If the Settlement Act provides that the rule against perpetuities, and the other rules of law regulated by the Perpetuities Act 1964, are not to apply to the Trust, clause 36.127.1 shall be void.

2837 ARCHIVING OF RECORDS

28.137.1 Records to be held for seven years

All minutes and other records of any proceedings of the Trustees and any Subsidiaries in the Tātau Tātau o Te Wairoa Group shall be held by the Trust and those Subsidiaries for a period of seven (7) years.

28.237.2 Records to be archived

At the expiry of seven (7) years the Trustees shall archive the records of the Trust and the Subsidiaries in the Tātau Tātau o Te Wairoa Group for such period as the Trustees consider necessary.

28.337.3 Records may be retained for longer

Notwithstanding *clauses* <u>37.1</u>28.1 and <u>37.2</u>28.2 the Trustees and any of the Subsidiaries within the Tātau Tātau o Te Wairoa Group may hold on to any records for a period exceeding seven (7) years if in their discretion such records contain information that is commercially or otherwise sensitive or is still required by the Trust or the Subsidiary to which the information relates.

2938 DISPUTE RESOLUTION

29.138.1 **Disputes**

In the event that a dispute arises between:

- (a) any Members of the Iwi and Hapū of Te Rohe o Te Wairoa; or
- (b) the Trustees and any Members of the Iwi and Hapū of Te Rohe o Te Wairoa,

regarding membership or otherwise in connection with the tikanga, reo, kawa, whakapapa or kōrero of the Iwi and Hapū of Te Rohe o Te Wairoa which relates to the Trust then that dispute shall be referred in first instance to the Trustees.

29.238.2 Notice of Disputes

- (a) All disputes referred to the Trustees in accordance with *clause* 38.129.1 shall be submitted to the Trustees by notice in writing and the Trustees shall acknowledge receipt in writing within ten (10) Working Days of the date of receipt of the notice.
- (b) Upon receipt of the notice <u>the</u> Trustees will contact the affected parties and (if appropriate) assist in convening a hui to resolve the dispute. The Trustees will determine whether the dispute requires further action, including referral to the Kaumātua Council and any relevant Kāhui.

29.338.3 Formal reference to Disputes Committee

If the dispute is not resolved within <u>thirty (30)</u> Working Days of the receipt by the Trustees of written notice of the dispute in accordance with *clause* <u>38.229.2</u>, then it shall be referred to a Disputes Committee constituted in accordance with *clauses* <u>38.429.4</u> and <u>38.529.5</u>.

29.438.4 Disputes Committee to be appointed as required

There shall not be a permanent Disputes Committee, but the Trustees shall appoint a Disputes Committees:

- (a) on a case by case basis having regard to the precise subject matter of the dispute in question; and
- (b) only after the expiry of the <u>thirty (30)</u> Working Day period referred to in clause 38.329.3.

29.538.5 Appointment and composition of Disputes Committee

A Disputes Committee shall comprise of three (3) members individuals who shall be appointed by the Trustees as follows:

- (a) one (1) member of the Kaumātua Council;
- (b) one (1) Adult Registered Member appointed for their skills and expertise in dealing with the issues that are the subject of the relevant dispute, provided that such members individual cannot also be a Director of the Corporate

 Trustees or employees of the Trust; and
- (c) one (1) independent (non--<u>Member of the Iwi and Hapū of Te Rohe o Te Wairoa) member-individual</u> nominated by the <u>President a president from time to time of the New Zealand Māori Law Society or his or her nominee, such <u>member-individual</u> to be a barrister or solicitor with 10 or more years'</u>

experience or expert with equivalent experience in the relevant field the subject of dispute.

29.638.6 Role of Disputes Committee

The role of a Disputes Committee shall be to facilitate and make findings and decisions on the disputes referred to it.

29.738.7 Deliberations of Disputes Committee

In dealing with any dispute a Disputes Committee shall, subject to meeting the requirements of natural justice, have the sole discretion to call for evidence and determine the manner in which a dispute before it should be dealt with. The findings and decisions of a Disputes Committee shall be final and binding on the parties.

29.838.8 **Notification of Outcome**

A Disputes Committee shall give its findings and decision, together with reasons, in writing to the Trustees and any other party to the dispute.

3039 REVIEW OF TRUST DEED

30.139.1 Review of Trust Deed

No later than <u>five (5)</u> years after the end of the <u>Initial PeriodAmendment Date</u> the Trustees shall commission an independent review of the effectiveness of the arrangements set out in this <u>Trust</u> Deed.

30.239.2 Outcome of review

Following the completion of the review and consideration by the Trustees of the findings of the independent review, the Trustees shall recommend amendments (if any) to this Deed and seek the approval of those amendments by Special Resolution in accordance with the <u>Fourth-Third_Schedule.</u>

3140 BENEFICIAL ENTITIES

- 31.140.1 The Beneficial Entity for each Kāhui shall be as follows:
 - (a) for Rongomaiwahine Iwi, [Rongomaiwahine Iwi Trust];
 - (b) for Ngāti Rākaipaaka, [Te Iwi o Rākaipaaka Trust];
 - (c) for Ngā Tokorima a Hinemanuhiri, [Ngā Tokorima a Hinemanuhiri Trust];
 - (d) for Whakakī Nui a Rua, [Te Whakakī Nui a Rua Trust];
 - (e) for Te Wairoa Tapokorau 1, [Te Wairoa Tapokorau Mai Tawhiti Trust];
 - (f) for Te Wairoa Tapokorau Whānui, [Te Wairoa Tapokorau Whānui Trust];
 - (g) for Te Hononga o Ngā Awa, [Te Hononga o Ngā Awa Trust].

- 32 FOR THE RONGOMAIWAHINE IWI / NGĀI TE RĀKATŌ KĀHUI, THE RONGOMAIWAHINE IWI TRUST OR SUCH OTHER ENTITY APPROVED BY SPECIAL RESOLUTION;
- 33— FOR THE NGĀTI RĀKAIPAAKA KĀHUI, TE IWI O RĀKAIPAAKA INCORPORATED OR SUCH OTHER ENTITY APPROVED BY SPECIAL RESOLUTION;
- 34 FOR ALL OTHER KÄHUI, SUCH ENTITY APPROVED BY SPECIAL RESOLUTION.

3541 **DEFINITIONS AND INTERPRETATIONS**

35.141.1 **Defined Terms**

In these Rulesthis Deed, unless the context otherwise requires:

- "**Adult Member**" means a Member of the Iwi and Hapū of Te Rohe o Te Wairoa who is 18 years of age or over;
- "Adult Registered Member" means a Member of the Iwi and Hapū of Te Rohe o Te Wairoa identified on the <u>Tātau Tātau o Te Wairoa</u> Register as being 18 years of age or over;
- "Ahi Kaa" means a Member of the Iwi and Hapū of Te Rohe o Te Wairoa resident within the Iwi and Hapū of Te Rohe o Te Wairoa Area of Interest;
- "Amendment Date" means the date of this amended and restated Deed;
- "**Annual Plan**" means the annual plan of the Trust <u>or a Subsidiary which is</u> prepared in accordance with <u>clause 9.1this Deed</u>;
- "**Annual Report**" means the annual report of the Tātau Tātau o Te Wairoa Group which is prepared by the Trustees in accordance with *clause 19.110.1*;
- "Balance Date" means 30 June or any other date that the Trustees by resolution adopt as the date up tho which the Trust's financial statements are to be made in each year;
- "Beneficial Entity" means an entity which represents the interests of a Kāhui as specified or approved in accordance with clause 40.131.1;
- **"Board Member**" means a director, trustee or member appointed to the board of a Subsidiary;
- "Chairperson" means the chairperson from time to time of the Trust appointed by the <u>Directors of the Corporate</u> Trustees in accordance with *rule 5* of the <u>Third</u> <u>Second</u> <u>Schedule</u>;
- "Chief Executive" means the person appointed in accordance with clause 5.1;
- "Chief Returning Officer" means as the context requires:
- (a) the person appointed from time to time as chief returning officer for the purposes of Trustee elections in accordance with *rule* 9 of the *Second* Schedule; or

the person appointed as chief returning officer for the purposes of a Special Resolution in accordance with *rule 7* of the *Fourth_Third Schedule*;

"Consolidated Financial Statements" means the consolidated financial statements of the Tātau Tātau o Te Wairoa Group prepared by the Trustees in accordance with *clause* 19.1-18.19.1;

"Customary Rights" means rights according to tikanga Māori (Māori customary values and practices) including:

- (a) rights to occupy land; and
- (b) rights in relation to the use of land or other natural or physical resources;

"**Deed**" means this deed of trust and includes He Whakamaarama and the schedules to this deed;

"**Deed of Settlement**" means the deed that will be dated 26 November 2016 entered into between representatives of the Iwi and Hapū of Te Rohe o Te Wairoa and the Crown recording the settlement of the claims of the Iwi and Hapū of Te Rohe o Te Wairoa Claims;

"Deferred Selection Period" has the meaning set out in the Deed of Settlement;

"Deferred Selection Property" means those properties listed in the Seventh Schedule;

"**Deputy Chairperson**" means the deputy chairperson from time to time of the Trust if one is appointed in accordance of *rule 5* of the *Third-Second_Schedule*;

A person is "**descended**" from another person if the first person is descended from the other by:

- (a) birth; or
- (b) legal adoption; or
- (c) Māori customary adoption in accordance with the tikanga of the Iwi and Hapū of Te Rohe o Te Wairoa (Māori customary values and practices);

"Director" or "Director of the Corporate Trustee" means a director of Tātau

Tātau o Te Wairoa Trustee Limited or such other corporate trustee appointed as the

Trustee of the Trust from time to time;

"Disputes Committee" means the committee appointed to resolve disputes in accordance with *clause 38.5*;

"Discretionary Charitable Units" means the Units which confer a right to be considered by the Trustees for a discretionary distribution of income or capital from the Trust;

"Electoral Review Officer" means the person appointed to act as electoral review officer in accordance with *rule 12.2* of the *Second Schedule*; "First Directors" means the first directors of Tātāu Tātāu o Te Wairoa Trustee Limited;

"**Five Year <u>Strategic</u> Plan**" means the five year <u>strategic</u> plan of the Trust <u>or a Subsidiary</u> prepared in accordance with <u>clause 9.2</u>this <u>Deed</u>;

"**Income Year**" means any year or accounting period beginning 1 July of one calendar year and ending 30 June of the following calendar year or any other period that the Trustees <u>may</u> by resolution adopt;

"Independence Date" has the meaning set out in clause 11.5;

"Independence Request" means a request made by a Beneficial Entity under clause 11.1 or 11.2;

"Independence Value" has the meaning set out in clause 11.5;

"Independent Beneficial Entity" means a Beneficial Entity that has become independent of the Trust by redeeming its Kāhui Beneficial Units in accordance with clause 11.5;

"Initial Period" means the period from the date of this Trust Deed until the later earlier of:

2 years after the Settlement Date; or

the date upon which the process set out in clauses 2.3 and 2.4 is completed;

"Initial Trustees" means those Trustees listed at clause 3.13.1(a)-(n);

"Iwi and Hapū of Te Rohe o Te Wairoa" means:

- (a) the collective group composed of individuals who descend from one or more of the Iwi and Hapū of Te Rohe o Te Wairoa Ancestors; and
- every whānau, hapū, or group to the extent that it is composed of individuals referred to in paragraph (a), including the following groups:

Rongomaiwahine Iwi – Ngāi Te Rākatō, Ngāti Hikairo, Ngāti Hinewhakāngi (also known as Hinewhata), Ngāti Meke, Ngāi Tama (including Ngāti Ruawharo), Ngāi Tārewa and Ngāi Tū (including Ngāi Takoto).

Ngāti Rākaipaaka – Ngāti Rangi, Ngāi Te Rehu, Ngāi Tamakahu, Ngāi Tureia and Ngāi Te Kauaha/Ngāti Kauaha.

<u>Ngā Tokorima a Hinemanuhiri (also known as Ngāti Hinemanuhiri) –</u> <u>Ngāi Tamaterangi, Ngāti Mākoro, Ngāti Hingāngā, Ngāi Pupuni, Ngāti Pareroa,</u> <u>Ngāti Poa, Ngāi Tamatea, Ngāti Hinetu and Ngāti Mihi.</u>

Whakakī Nui a Rua - Ngā hapū o Whakakī, being Ngāti Hine Te Pairu, Ngāti Hinepua, Ngāi Te Ipu and Ngāi Tarita, ngā hapū o Iwitea, being Ngāi Tahu, Ngāti Ruapani, Ngāti Urewera, Ngāi Tūpaka, Ngāi Te Kakari, Ngāti Matawhāiti, Ngāti Hikawhare, Ngāi Te Koara, Ngāi Te Rangihauene, Ngāti Hineringa, Ngāti Pukukaraka, Ngāti Pokino, Ngāti Hau, Ngāti Rua, Ngāti Kahina, Ngāti Kipamaro, Ngāti Kakahi, Ngāti Kaituna, Ngāti Patutai, Ngāti Mātuahanga, Ngāi Teki and Ngāi Te Ariari, and Ngā hapū o Ngāmotu, being Kaahu, Te Uri o Te

O, Ngā Huka o Tai, Te Aitangi a Puata, Ngāti Mātua, Ngāti Koropī, Ngāi Te Rangituanui and Ngāti Hikatu.

Te Wairoa Tapokorau 1 - Te Aitanga a Puata, Ngāti Kurupakiaka, Ngāti Tiakiwai, Ngāti Momokore, Ngāti Waiaha, Ngāi Te Rangituanui, Ngāi Taitaui, Ngāti Mātangirau, Te Uri o Te O, Ngāi Tauira, Ngāti Matua, Ngāti Tahu, Ngāti Kahu and Ngāti Koropi.

Te Wairoa Tapokorau Whānui – Ngāti Moewhare, Ngāi Te Apatu, Ngāi Tānemitirangi, Iwi Kātea, Ngāi Tauira, Ngāi Te Kapuamātotoru, Ngāti Kuruhiwi, Ngāti Ngakautaoweka, Ngati Pukupepepi, Ngati Rāhui, Ngāi Tamao, Ngāti Tawarangi and Ngāi Te Aorangi.

Te Hononga o Ngā Awa - Ngāti Hingāngā (also known as Te Aitanga a Pourangahua), Ngāti Hinehika (also known as Ngāti Kōhatu), Ngāti Hinemihi, Ngāti Hikatu, Ngāti Puku, Ngāti Peehi, Ngāti Hinepehinga, the Whaanga whānau and the Hinemanuhiri ki Waipaoa whānau.

(1) Hinewhata: - (16) Ngāi Tauira: -(2) Iwi Katere: - (17) Ngāi Te Apatu: -(3) Ngā hapū o Ngāmotu: - (18) Ngāi Te Ipu: -(4) Ngā Huka o Tai: - (19) Ngāi Te Kapuamātotoru: (5) Ngāi Matawhāiti: - (20) Ngāi Te Kauaha/Ngāti Kauaha: (6) Ngāi Pupuni: --(21) Ngāi Te Rangituanui: --(7) Ngāi Tahu Matawhāiti: - (22) Ngāi Te Rehu: -(8) Ngāi Taitaui: - (23) Ngāi Tū: -(9) Ngai Takoto: - (24) Ngāi Tureia: -(10) Ngāi Tama: - (25) Ngāti Hikairo: (11) Ngāi Tamakahu: - (26) Ngāti Hikatu: (12) Ngāi Tamatea: - (27) Ngāti Hine Te Pairu: (13) Ngāi Tamaterangi: ---(14) Ngāi Tānemitirangi: -(15) Ngāi Tārewa: ---(28) Ngāti Hinehika (also known as Ngāti Kōhatu): (29) Ngāti Hinemanuhiri (also known as Ngā Tokorima a Hinemanuhiri): (30) Ngāti Hinemihi: - (47) Ngāti Pareroa:

(31) Ngāti Hinepehinga: - (48) Ngāti Peehi: -

- (32) Ngāti Hinepua: (49) Ngāti Poa:—
 (33) Ngāti Hinetu: (50) Ngāti Puku:—
 (34) Ngāti Hinewhakāngi: (51) Ngāti Rākaipaaka: —
 (35) Ngāti Hingāngā (also known as Te Aitanga a Pourangahua):
 (36) Ngāti Iwikātea: (52) Ngāti Rangi:—
 (37) Ngāti Kāhu: (53) Ngāti Ruawharo:—
 (38) Ngāti Koropi: (54) Ngāti Tahu: —
 (39) Ngāti Kurupakiaka: (55) Ngāti Tarita: —
 (40) Ngāti Mākoro: (56) Ngāti Tiakiwai: —
 (41) Ngāti Mātangirau: (57) Ngāti Waiaha: —
 (42) Ngāti Mātua: (58) Rongomaiwahine Iwi/Ngāi Te Rākatō:
 (43) Ngāti Meke: (59) Te Aitangi a Puata:
 (44) Ngāti Mihi: (60) Te Uri o Te O:—
 (45) Ngāti Moewhare: (61) Wairoa Tapokorau: —
 (46) Ngāti Moewhare: (62) Whakakī Nui a Rua.
- "Iwi and Hapū of Te Rohe o Te Wairoa Ancestor" means an individual who:
- (a) exercised customary rights by virtue of their being descended from -

(b)—every individual referred to in paragraph (a);

(c)

- (i) Rongomaiwahine through her marriage to Tamatakutai; or
- (ii) Rongomaiwahine through her marriage to Kahungunu; or
- (iii) a recognised ancestor of a group identified in paragraph (b) of the definition of the Iwi and Hapū of Te Rohe o Te Wairoa; and
- (b) exercised customary rights predominantly in relation to the area of interest of the iwi and Hapū of Te Rohe o Te Wairoa any time after 6 February 1840.

"Iwi and Hapū of Te Rohe o Te Wairoa Area of Interest" means the Area of Interest of the Iwi and Hapū of Te Rohe o Te Wairoa as identified and defined in the Deed of Settlement;

"Iwi and Hapū of Te Rohe o Te Wairoa Claims" means historical claims of the Iwi and Hapū of Te Rohe o Te Wairoa against the Crown in respect of the Crown's breaches of its obligations to the Iwi and Hapū of Te Rohe o Te Wairoa under the Treaty of Waitangi, as identified in the Deed of Settlement;

"Kāhui" means the following groupings representing the <u>Ii</u>wi and Hapū of Te Rohe o Te Wairoa as further described in the <u>Fifth Fourth Schedule</u>:

- (a) Rongomaiwahine Iwi (formerly Rongomaiwahine Iwi/Ngāi Te Rākatō);
- (b) Ngāti Rākaipaaka;
- (c) Ngā Tokorima a Hinemanuhiri;
- (d) Whakakī-Nui a RuaNui-a-Rua;
- (e) Te Wairoa Tapokorau 1;
- (f) Te Wairoa Tapokorau Whānui (formerly Te Wairoa Tapokorau 2);
- (g) <u>Te Hononga o Ngā Awa (formerly</u> The Wairoa-Waikaremoana Māori Trust Board Group);

"Kāhui Beneficial Unit" means a Unit conferring an equal interest in the value of the Trust Assets from time to time;

"Kaumātua Council" means the Kaumātua Council appointed under clause 4;

"Liabilities" means debts and other obligations of the Trustees acting in their capacity as Trustees of the Trust payable from the Trust Assets, including all Taxes and duties payable from the Trust, but excluding contingent liabilities (except to the extent the Trustees decide there should properly be an allowance made for them) and any other liabilities and expenses the Trustees so decide;

"Major Transaction" in relation to any member of the Tātau Tātau o Te Wairoa Group means:

- (a) the acquisition of, or an agreement to acquire, whether contingent or not, Property by that member the value of which is more than 25% of the value of the Tātau Tātau o Te Wairoa Group before the acquisition; or
- (b) the disposition of, or an agreement to dispose of, whether contingent or not, Property by that member the value of which is more than 25% of the value of the Tātau Tātau o Te Wairoa Group before disposition; or
- (c) a transaction that has or is likely to have the effect of that member acquiring rights or interests or incurring obligations or liabilities the value of which is more than 25% of the value of the Tātau Tātau o Te Wairoa Group before the transaction;

but does not include:

- (d) the satisfaction of one or more Indepence Requests;
- (d)(e) any transaction entered into by a receiver appointed pursuant to an instrument creating a charge overall or substantially all of the Trust's Assets (whether the Trust Assets are held by the Trust or any other member of the Tātau Tātau o Te Wairoa Group), or
- (e)(f) any acquisition of Property by a member of the Tātau Tātau o Te Wairoa Group from any member of the Tātau Tātau o Te Wairoa Group; or

(f)(g) any disposition of Property by a member of the Tātau Tātau o Te Wairoa Group to any member of the Tātau Tātau o Te Wairoa Group;

Nothing in paragraph (c) of this definition applies by reason only of that member giving, or entering into an agreement to give, a charge secured over assets of the member the value of which is more than 25% of the value of the assets of the Tātau Tātau o Te Wairoa Group for the purpose of securing the repayment of money or the performance of an obligation:

"Member of the Iwi and Hapū of Te Rohe o Te Wairoa" means an individual referred to in paragraph (a) of the definition of the Iwi and Hapū of Te Rohe o Te Wairoa;

"Net Asset Value" means the current net asset of the Trust Assets as determined from time to time in accordance with clause 9.1 and this Deed;

"**Property**" means all property (whether real or personal) and includes choses in action, rights, interests and money;

"**Provisional Vote**" means a vote cast pursuant to <u>rule 9 3 of the Second Schedule</u>, rule 8.3 of the <u>Fourth Third</u> Schedule, as the case may be;

_"Registrar-General of Land" or "Registrar-General" means the Registrar-General of Land appointed in accordance with section 4 of the Land Transfer Act 1952;

"Related Person" has the same meaning as provided in the Income Tax Act 2007;

"RFR land" means the land set out in the Eighth Schedule;

"**Settlement Act**" means such Act or Acts of Parliament that may be passed so as to give effect to the Deed of Settlement and the premises contained within that deed;

"**Settlement Date**" means the date defined as the Settlement Date in the Deed of Settlement or Settlement Act;

"Settlement Property" has the meaning given to it in the Deed of Settlement;

"Settlor" means Te Tira Whakaemi o Te Wairoa;

"**Special Resolution**" means a resolution that has been passed with the approval of not less than 75% of the Adult Registered Members who validly cast a vote in accordance with the process set out <u>i</u>In the <u>Fourth Third</u> Schedule;

"**Statements of Intent**" means the statements of intent prepared by a Subsidiary in accordance with *clause* <u>20.1</u><u>11.1</u>;

"Subsidiaries" or "Subsidiary" means any entity or trust that is wholly owned or controlled directly by the Trust and, for the avoidance of doubt, includes Tātau Tātau o Te Wairoa Commercial Limited;

"Tātau Tātau Representative" means an individual elected or co-opted by a Kāhui to be a Director of the Corporate Trustee;

"Tātau Tātau o Te Wairoa Group" means the Trust and its Subsidiaries (if any);

"Tātau Tātau o Te Wairoa Register" means the register of Members of the Iwi and Hapū of Te Rohe o Te Wairoa that is to be maintained by the Trustees in accordance with the *First Schedule* to this Deed;

"**Trust**" means the trust created by this Deed which is to be called the Tātau Tātau o Te Wairoa Trust;

"Trust Assets" means the trust ffund and shall include all assets received or otherwise owned or acquired from time to time by the Trust, including without limitation all assets received pursuant to the Deed of Settlement and Settlement Act, and any money, investments or other property paid or given to or acquired or agreed to be acquired by the Trust;

"Trust's Purposes" means the objects and purposes set out in clauses 1.3 and 1.4;

"Trustees" or "Trustees" means the trustee or trusteess from time to time of the Trust from time to time and includes the Initial Trustees and a sole corporate trustee if applicable and "Trustee" shall mean any one (1) of those persons;

"Unanimous Decision" means a unanimous decision of all of Directors of the Corporate Trustee;

"Units" means the interest of the beneficiaries under the Trust;

"Unit Register" means the register established for the purpose of recording who the Units are held by;

"Unit Value" has the meaning attributed in clause 9.4;

"Working Day" means any day on which registered banks are open for business in Hawkes Bay.;

35.241.2 Interpretation

In this Trust Deed, unless the context otherwise requires:

- (a) words importing the singular include the plural and vice versa;
- (b) words importing one gender include the other genders;
- (c) references to a person include corporations and unincorporated bodies of persons, governments or other public bodies or agencies whether or not having a separate legal personality;
- (d) references to a statute shall be deemed to be references to that statute as amended, re-enacted or substituted from time to time;
- (e) references to a clause, recital or a schedule shall be to a clause, recital or a schedule to this Deed;
- (f) the schedules to this Deed shall form part of this Deed;
- (g) headings appear as a matter of convenience only and shall not affect the interpretation of this Deed; and

(h) references to a company are references to a company incorporated pursuant to the Companies Act 1993.

[EXECUTION BLOCKS] SIGNED as a deed on the date referred to above. Signed by Phillip James BEATTIE)

as a Trustee in the presence of: Witness signature Name: Phillip James Beattie Occupation: Caregiver Residence: 34 Churchill Avenue, Wairoa Signed by Huia Libya Huata HUATA as a Trustee in the presence of: Witness signature Name: Huia Libya Huata Huata Occupation: Kaiwhakahaere Residence: 01 Maraekakaho Road, RD5, Bridge Pa, Hastings Signed by Heta Herbert KAUKAU as a Trustee in the presence of: Witness signature Name: Heta Herbert Kaukau Occupation: Draftsman Residence: 22 Te Uhi Pa Road, Wairoa Signed by Carwyn Hamlyn JONES as a Trustee in the presence of:

Witness signature

Name: Carwyn Hamlyn Jones Occupation: Senior Lecturer

Residence: 117 Awarua Street, Ngaio, Wellington

Signed by Oha Averill Maree MANUEL)
as a Trustee	
in the presence of:)
	
Withess signature	
Name: Oha Averill Maree Manuel	
Occupation: Independent Contractor	
Residence: 336 Marine Parade, Wairoa	
Cinned by Dubby Manageri MaCDECOD	,
Signed by Bubby Maranui McGREGOR as a Trustee)
in the presence of:)
in the presence or.)
Witness signature	
Name: Bubby Maranui McGregor	
Occupation: On Call Security	
Residence: 932 Oliphant Road, Raureka, H	l astings
Signed by Teawhina Carmencita MORR as a Trustee in the presence of:	(ELL-)
Witness signature	
withess signature	
Name: Teawhina Carmencita Morrell	
Occupation: Caregiver	
Residence: 05 Stout Street, Frasertown, W	/airoa
Signed by Pieri Rota MUNRO)
as a Trustee	7 }
in the presence of:)
p. 65665 6	,
Witness signature	
Maria Bir i Bata M	
Name: Pieri Rota Munro	
Occupation, Public Company	
Occupation: Public Servant Residence: 22 Greyfriars Cresent, Tawa, W	/allington

Signed by Richard Renata NIANIA)
as a Trustee	
in the presence of:)
Witness signature	
Witness signature	
Name: Richard Renata Niania	
Occupation: Community Worker	OF Maires
Residence: 10A Main Road, Te Reinga, RD	is, Wall Od
Signed by Moana Lyndon Cooper RON	60)
as a Trustee	
in the presence of:	,
in the presence on	,
Witness signature	
Name: Moana Lyndon Cooper Rongo	
Occupation: Business Director	
Residence: 02 Happy Jacks Road, Mahang	a Nubaka
Residences of happy sacks Road, Handing	ia, manaka
Signed by Johnina Tewira SYMES as a Trustee in the presence of:	
Witness signature	
withess signature	
Name: Johnina Tewira Symes	
Occupation: Project Manager	
Residence: 23 Mangaone Road, Nuhaka, V	Wairoa
Residence: 23 Hangaone Road, Nanaka, V	vanoa
Signed by Leon SYMES)
as a Trustee)
in the presence of:	
Witness signature	
No. and Co.	
Name: Leon Symes	
Occupation: Network Systems Engineer Residence: 1B Te Maara Street, Nuhaka, \	

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Signed by Pauline SYMES)		
as a Trustee			
in the presence of:			
Witness signature			
Name: Pauline Symes			
Occupation: Teacher			
Residence: 3576 State Highway 2, Nuhaka, I	Nairoa		
Signed by Apiata Michael TAPINE as a Trustee)		
Signed by Apiata Michael TAPINE as a Trustee in the presence of:) -))		
as a Trustee)))		
as a Trustee in the presence of: Witness signature)		
as a Trustee in the presence of:			

FIRST SCHEDULE - TĀTAU TĀTAU O TE WAIROA MEMBERSHIP REGISTER

1 TRUST TO KEEP REGISTER

1.1 Trust to maintain register

The Trustees shall administer and maintain the Tātau Tātau o Te Wairoa Register which is a register of Members of the Iwi and Hapū of Te Rohe o Te Wairoa.

1.2 Register to comply with this Schedule

The Tātau Tātau o Te Wairoa Register shall be maintained in accordance with the rules and procedures set out in this Schedule.

CONTENTS OF REGISTER

2.1 Register to contain Members' details

The Tātau Tātau o Te Wairoa Register shall record in respect of each Adult Registered Member, the full name, date of birth, postal address, email address and primary Kāhui.

2.2 Beneficiary Registration Identification Number

The Trustees will allocate a beneficiary identification number to each Adult Registered Member. The Trustees will, immediately after allocation, notify the relevant Adult Registered Member of his or her beneficiary identification number.

3 APPLICATIONS FOR REGISTRATION

3.1 Form of applications

All applications for registration as a Member of the Iwi and Hapū of Te Rohe o Te Wairoa must be made in writing or by electronic means (if available) to the Trustees in the application form approved from time to time by the Trustees. The application must contain:

- (a) the full name, date of birth, postal and email address of the applicant;
- (b) the name of all Kāhui to which the applicant claims affiliation, including the name of the primary Kāhui nominated by the applicant;
- (c) such evidence as the Trustees may from time to time require as to that applicant's status as a Member of the Iwi and Hapū of Te Rohe o Te Wairoa and a member of the Kāhui to which the applicant claims to affiliate in terms of paragraph (b) of this rule, including details of the whakapapa connection of the applicant to the Iwi and Hapū of Te Rohe o Te Wairoa and the relevant Kāhui;
- (d) the Marae, Hapū and Iwi to which the applicant affiliates; and
- (e) the ability for the Members of the Iwi and Hapū of Te Rohe o Te Wairoa to indicate that they that the applicant agrees that his or her details on the Tātau Tātau o Te Wairoa Register will be available to the relevant Kāhui and Marae to which the applicant claims to affiliate, in accordance with rule 5.5 of this Schedule.

3.2 Applications to be made by

An application for registration as a Member of the Iwi and Hapū of Te Rohe o Te Wairoa may be made by: $\frac{1}{7}$

- (a) Members of the Iwi and Hapū of Te Rohe o Te Wairoa who are 18 years of age or older, on their own behalf or by their legal guardian; or
- (b) other Members of the Iwi and Hapū of Te Rohe o Te Wairoa who are under the age of 18 years, by their parent or legal guardian on their behalf.

4 DECISIONS AS TO MEMBERSHIP

4.1 Kāhui Membership Committees

The representative Trustees of each Kāhui-Directors shall organise for their respective Kāhui to establish a Kāhui Membership Committee from time to time to make decisions on all applications made pursuant to *rule 3.1* of this Schedule for registration as a Member of the Iwi and Hapū of Te Rohe o Te Wairoa.

4.2 Composition of Membership Committee

A Kāhui Membership Committee shall comprise up to <u>three</u> (3) Adult Registered Members appointed by the representative <u>t</u>Trustees of the relevant Kāhui, with the expertise and knowledge of the whakapapa of their Kāhui necessary to make determinations regarding membership applications.

4.3 Consideration of applications

All applications for membership pursuant to *rule 3.1* of this Schedule together with any supporting evidence shall be forwarded by the Trustees to the relevant Kāhui Membership Committee.

4.4 Decisions to be made on applications

Upon receipt of an application for membership in accordance with $rule\ 3.1$ of this Schedule the Kāhui Membership Committee shall consider the application and shall make a decision as to whether or not the applicant should be registered as a Member of the Iwi and Hapū of Te Rohe o Te Wairoa.

4.5 Successful applicants to be notified and registered

In the event that the Kāhui Membership Committee decides that the application should be accepted then such decision shall be notified in writing to the Trustees, who shall in turnem notify the applicant and enter the applicants name and other relevant details (inducing beneficiary identification number in accordance with rule 2.2 of this Schedule) in the appropriate part of the Tātau Tātau o Te Wairoa Register.

4.6 Notification to unsuccessful applicants

In the event that the Kāhui Membership Committee decides to decline the application then such decision shall be conveyed in writing to the Trustees together with the reasons for the decision. The Trustees shall then notify the applicant in writing of the decision together with the reasons given for the decision.

4.7 Unsuccessful applicant may reapply

Any applicant whose application has been declined may at any time seek to have his or her application reconsidered by the Kāhui Membership Committee provided that such application for reconsideration may only be made on the basis of new evidence (being evidence that was not submitted or considered as part of the initial or, if

more than one (1), any previous application) as to the applicant's status as a Member of the Iwi and Hapū of Te Rohe o Te Wairoa.

5 **MAINTENANCE OF REGISTER**

5.1 Trustees to establish policies

The Trustees shall take such steps and institute such policies as are necessary to ensure that the Tātau Tātau o Te Wairoa Register is maintained in a condition that is as up to date, accurate and complete as possible in recording Members of the Iwi and Hapū of Te Rohe o Te Wairoa.

5.2 Assistance in identifying membership

In maintaining the Tātau Tātau o Te Wairoa Register the Trustees shall include in the policies that it develops policies for assisting in the identification and registration of those Members of the Iwi and Hapū of Te Rohe o Te Wairoa who are not for the time being on the Tātau Tātau o Te Wairoa Register. Such policies shalled include policies as to the nature of the assistance that the Trustees will provide to those persons who believe that they are Members of the Iwi and Hapū of Te Rohe o Te Wairoa but for whatever reason are not able to establish such membership.

5.3 Responsibility of Members of the Iwi and Hapū of Te Rohe o Te Wairoa

Notwithstanding $rule\ 1.1$ of this Schedule it shall be the responsibility of each person who is a Member of the Iwi and Hapū of Te Rohe o Te Wairoa (or in the case of those persons under 18 years of age, the parent or guardian of that person) to ensure that his or her name is included in the Tātau Tātau o Te Wairoa Register and that his or her address details for the time being are provided and updated. Any Member of the Iwi and Hapū of Te Rohe o Te Wairoa may choose to terminate their registration of membership of the Iwi and Hapū of Te Rohe o Te Wairoa, by notifying the Trustees in writing.

5.4 Consequences of registration

Registration of any person on the Tātau Tātau o Te Wairoa Register as a Member of the Iwi and Hapū of Te Rohe o Te Wairoa shall be conclusive evidence of that person's status as a Member of the Iwi and Hapū of Te Rohe o Te Wairoa and of the relevant Kāhui.

5.5 Information available to Kāhui and Marae

Subject to rule 3.1 of this Schedule and any policies that may be adopted from time to time by the Trustees for the protection of private information, Ithe Trustees may provide to a Kāhui or Marae the details of registered Members who are affiliated with that Kāhui or Marae Kāhui or Marae that receive such information may only use that information for purposes in connection with the Kāhui or Marae.

SECOND SCHEDULE - ELECTIONS OF TRUSTEES

1 PROCEDURE

1.1—This Schedule to apply

The Trustees shall be appointed in accordance with the rules and procedures set out in this Schedule.

2 ELIGIBILITY FOR APPOINTMENT

2.1—Nominee to be registered

To be elected as a Trustee a nominee:

(a) must, as at the closing date for nominations, be recorded in the Tātau Tātau o Te Wairoa Register as an Adult Registered Member of whose primary Kāhui is the Kāhui for which he or she is standing;

(b) must not:

- (i) have ever been convicted of an offence involving dishonesty as defined in section 2(1) of the Crimes Act 1961, an offence under section 373(4) of the Companies Act 1993, an indictable offence (unless that person is an eligible Individual for the purposes of the Criminal Records (Clean Slate) Act 2004);
- (ii) have ever been convicted in the last 10 years of an offence punishable by more than 2 years Imprisonment (unless that person is an eligible individual for the purposes of the Criminal Records (Clean Slate) Act 2004);
- (iii) be or ever have been removed as a trustee of a trust by order of Court on the grounds of breach of trust, lack of competence or failure to carry out the duties of a trustee satisfactorily;
- (iv) be or ever have been disqualified from being a director of a company registered under the Companies Act 1955 of the Companies Act 1993;
- (v) be physically or mentally incapacitated to the extent that he or she is unable to perform the duties of a Trustee;
- (vi)—be bankrupt, or have within the last 5 years been adjudged bankrupt;
- (vii)—be subject to a property order made under section 30 or 31 of the Protection of Personal Property Rights Act 1988; or
- (viii)—have been removed from the office of Trustee in accordance with clause 20.3 within the last three (3) years;
- (c) must provide with their nomination form information about their experience in a governance capacity.

3 ELECTION OF TRUSTEES

3.1 Election of Trustees

The Adult Registered Members listed in the Tātau Tātau o Te Wairoa Register shall be entitled to elect the Trustees in accordance with the rules for elections as set out in this Schedule.

3.2 Elections to be by Kāhui

There shall be two (2) Trustees elected for each Kāhui, one of which shall be Ahi Kaa, by the Adult Registered Members whose primary Kāhui is the Kāhui of those Trustees.

4 TERM OF OFFICE

4.1 Term of office

Subject to rule 4.2 of this Schedule the Trustees from time to time shall hold office for a term of three (3) years.

4.2—First Election of Trustees

The first election of Trustees shall be organised and managed by the Initial Trustees who shall retire from office with elections having been held for their respective positions as Trustee as soon as practicable after the date of this Deed and in any case no later than the date of the annual general meeting of the Trust in the first Income Year following Settlement Date. All reasonable endeavours shall be made to hold the first election of Trustees before the Settlement Date.

4.3—Term following retirement of Initial Trustees

Subject to rule 4.4, following the retirement of the initial Trustees in accordance with rule 4.2 of this Schedule, each Trustee shall hold office until the conclusion of the annual general meeting of the Trust in the third Income Year following his or her appointment. The elections for Trustees in any given Income Year must, except in the case of elections to fill vacancies under rules 4.6, 4.7 and 4.8 of this Schedule or to the extent that any review under rule 12 of this Schedule has been sought in respect of an election, be concluded by the time of the annual general meeting of the Trust in that Income Year.

4.4 Continuation of office where review or no replacement elected

If because of a review of the election of a Trustee's replacement under rule 12 of this Schedule the appointment of that Trustee's replacement has not been completed as at the expiry of the Trustee's term, then that Trustee shall continue to hold office by virtue of his or her previous appointment until the review process is completed. For the purposes of calculating the term of the replacement Trustee, that replacement Trustee shall, once he or she takes office, be deemed to have taken office on the date upon which the term of office of the previous Trustee expired, being the date of the relevant annual general meeting.

4.5—Eligibility of retiring Trustees

Retiring Trustees shall be eligible for re-election.

4.6 Vacancy where no person elected as replacement

Should there be no person elected to replace a Trustee following that Trustee's retirement then that vacancy shall be filled by the holding of a further election in accordance with this Schedule.

4.7—Casual vacancies

Should any casual vacancy arise as a result of a Trustee ceasing to hold office in accordance with *rule 14.1* of this Schedule prior to the expiry of any Trustee's term of office within 12 months of the most recent election:

- (a) the next highest polling nominee in the relevant Kāhui (Replacement Trustee) from the most recent election will be deemed the Trustee until the next election; or
- (b) where the Replacement Trustee is required to be Ahi Kaa then the next highest polling Ahi Kaa nominee from the most recent election shall be deemed the Trustee until the next election; but
- (c) If any Replacement Trustee is unavailable to serve, then that vacancy shall be filled by the holding of a further election for that Kāhui.

4.8 Casual vacancies more than 12 months after prior election

Should any casual vacancy arise as a result of a Trustee ceasing to hold office in accordance with *rule 14.1* of this Schedule prior to the expiry of his or her term of office more than 12 months after the most recent election, then that vacancy shall be filled by the holding of a further election for that Kāhui. The Trustees shall have the discretion not to hold such an election if the casual vacancy occurs less than 12 months before the original Trustee's term was due to expire, in which case the process set out in *rule 4.10* of this Schedule shall be followed.

4.9 Term of casual appointments

In the case of a Trustee elected pursuant to *rules 4.7* or *4.9* of this Schedule the Trustee thereby appointed shall hold office for the balance of the term of office of the Trustee that he or she has replaced.

4.10—Temporary Trustees

If the Trustees decide in accordance with *rule 4.8* of this Schedule not to hold an election to fill a casual vacancy, the Trustees may call a meeting of the relevant Kāhui of which public notice has been given in accordance with *rule 4.11* of this Schedule to discuss suitable candidates for the position of Temporary Trustee for that Kāhui. The Trustees may appoint a temporary Trustee to hold office. For the avoidance of doubt, a temporary Trustee may not be appointed if the vacancy to be filled occurs more than 12 months before the original Trustee's term was due to expire in which case an election to fill the vacancy must be held. A temporary Trustee appointed under this *rule 4.10* of this Schedule shall hold office for the balance of the term of the office of the Trustee that he or she has replaced and during that time shall have all the powers, duties and responsibilities of a Trustee.

4.11 Notice of Consultation Hui

Notice of a meeting called to consult with the relevant Kāhui pursuant to *rule 4.10* of this Schedule must be given not less than 21 Working Days before the meeting and shall be:

- (a) advertised prominently in any metropolitan or provincial newspaper circulating in regions where the Trustees consider that a significant number of members of the relevant Kāhui reside; and
- (b) advertised on a radio station or radio stations broadcasting in the district or districts where the Trustees consider that a significant number of members of the relevant Kāhui reside.

4.12—If Ahi Kaa Trustee no longer resident within Iwi and Hapū of Te Wairoa Area of Interest

In the event that:

- (a) a Trustee is the only Ahi Kaa Trustee in a particular Kāhui; and
- (b) that Trustee changes his or her residence and is no longer Ahi Kaa,

then that Trustee must resign his or her office and a casual vacancy shall arise and be filled in accordance with *rules 4.7 and 4.8 of this Schedule*. The replacement Trustee must be Ahi Kaa.

5 MAKING OF NOMINATIONS

5.1 Calling for nominations

The Trustees shall give notice calling for nominations for those Trustee positions for which elections are required at least 3 months before the annual general meeting of the Trust for that Income Year, and in any event in sufficient time for the election to be concluded in accordance with *rule 4.3* of this Schedule. Such notice shall specify the method of making nominations, the requirement in *rule 2.1* of this Schedule in terms of Trustee eligibility and the latest date by which nominations must be made and lodged with the Trustees or such other person as the notice directs.

5.2—Timing for nominations

All nominations must be lodged with the Trustees no later than 15 Working Days' following the date upon which the notice calling for nominations is first given.

5.3 Form of notice

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

- (a) by posting to a physical, electronic or digital address of each Adult Registered Members;
- (b) by newspaper advertisement published on at least two (2) separate days and inserted prominently in any major metropolitan newspapers and/or appropriate major metropolitan newspapers and in any provincial newspapers circulating in regions where the Trustees consider that a significant number of Members of the Iwi and Hapū of Te Rohe o Te Wairoa reside; and
- (c)—such other means as the Trustees may determine.

5.4 Inclusion of Invitation to register

Any such notice shall also Invite applications from qualified persons for Inclusion of their names in the Tātau Tātau o Te Wairoa Register, and shall set out the date upon which a registration must be received for the applicant, if successful, to be eligible to vote in the notified election, being the same date as that fixed as the latest date for making and lodging nominations.

5.5 Nomination to be in writing on Trust nomination form

The nomination of a candidate for election as a Trustee shall:

- (a) be in writing on a Trust nomination form;
- (b) include the Kāhui for which the nominee is nominated;

(c) signed by two (2) other Adult Registered Members of the Kāhui for which the candidate is seeking nomination.

5.6 Consent of nominee

Each nominee must provide:

- (a) consent to the nomination which shall be endorsed in writing and signed by the nominee on the nomination form,
- (b)—a declaration that he or she is not a person that is precluded from holding office as a Trustee on the basis of one or the other of the matters specified in rule 2.1(b) of this Schedule;
- (c) a brief curriculum vitae and statement containing details or experience relevant to the role of Trustee including information about their experience in a governance capacity,
- (d) in the case of an Ahi Kaa nominee, confirmation that they reside within the Iwi and Hapū of Te Rohe o Te Wairoa Area of Interest and include with their nomination form an endorsement from an Adult Registered Member affiliated with the same Kāhui as to their being active within, and having knowledge of the tikanga and kawa, of the marae, hapū and iwi associated with their primary Kāhui.

provided that a candidate may at any time, by notice to the Trustees, withdraw his or her nomination.

6—HOLDING OF ELECTIONS

6.1 Mode of Voting at Elections

Subject to *rule 6.2* of this Schedule, voting at all elections shall be by way of secret ballot Voting forms may be delivered to the Chief Returning Officer by post or by electronic form where available. The candidates in each election who receive the highest number of valid votes for the relevant vacancies will be elected as Trustees. Where there is an equal number of votes for the last trustee position the decision as to the successful candidate shall be made by the drawing of lots.

6.2 No elections where nominees equal vacancies

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

6.3 **Eligibility to vote**

Those eligible to vote on the election of a Trustee are those Adult Members that:

- (a) are registered on the Tātau Tātau o Te Wairoa Register in accordance with rule 6.5 of this Schedule and; or
- (b) complete and send with their voting form an application form for registration which complies with *rule 3.1* of the *First Schedule*, such vote to be deemed Provisional in accordance with *rule 9.3* of the *Second Schedule* until confirmed by the relevant Kāhui Membership Validation Committee.

6.4 Up to two votes may be cast

Each Adult Member may cast up to two (2) votes in an election. Of those two votes, one (1) must be for an Ahi Kaa candidate. For the avoidance of doubt, no Adult Member may vote in more than one Kāhui in any election.

6.5 Date by which Members to be registered

To be eligible to vote in the election of a Trustee in accordance with *rule 6.3(a)* of this Schedule an Adult Member must, on the date upon which nominations for appointment close:

- (a) be registered on the Tatau Tatau o Te Wairoa Register;
- (b) belong to the Kāhui to which the appointment relates; and
- (c) that Kāhui must be shown on the Tātau Tātau o Te Wairoa Register as the primary Kāhui of the Adult Member for the purposes of Trustee elections.

7—NOTICE OF ELECTIONS

7.1—Notice to be given

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

7.2—Period of notice

The Trust shall give not less than 20 Working Days' notice of the closing date for the elections.

7.3 Method of giving notice:

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

- (a) post (including by electronic form where available) to all Adult Registered Members at the last address shown for such Adult Registered Member on the Tātau Tātau o Te Wairoa Register. If notice sent to an electronic address fails, and the Trustees are aware of the failure, then the notice must be sent to the last known physical address;
- (b) inserting a prominent advertisement on at least two (2) separate days in appropriate major metropolitan newspapers and in any provincial newspapers circulating in regions where the Trustees consider that a significant number of Members of the Iwi and Hapū of Te Wairoa reside;
- (c)—such other means as the Trustees may determine.

7.4—General content of notices:

Every notice given in accordance with rule 7.3 of this Schedule shall contain:

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

7.5 Additional content of notice:

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

(a) a voting form that compiles with rule 9.1 of this Schedule; and

(b) details of the procedure to be followed in making a vote by post or by electronic form, including the date by which the voting form must be received by the Chief Returning Officer.

7.6—Additional information in other notices

Each notice given in accordance with *rule 7.3(b)* and *7.3(c)* of this Schedule shall also give details about how voting forms may be obtained.

8—POSTAL / ELECTRONIC VOTING

8.1—Other details to accompany vote

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

8.2 Timing of postal or electronic votes

Votes must be made no later than the closing date for the election of the Trustees to which the postal / electronic vote relates. Postal votes otherwise validly cast are valid and able to be counted if they are received by the Chief Returning Officer no later than 5 Working Days after the closing date for the election, but only if the envelope containing the voting form is date stamped on or before the closing date for the election.

9 APPOINTMENT OF CHIEF RETURNING OFFICER

9.1—Appointment of Chief Returning Officer

For the purposes of elections the Trustees shall appoint as required a Chief Returning Officer who shall not be a Trustee or employee of the Trust. The Trustees shall ensure that the Chief Returning Officer is appointed on terms requiring the Chief Returning Officer to act in accordance with the provisions of this Deed setting out the powers and duties of the Chief Returning Officer. The Chief Returning Officer shall be responsible for co-ordinating Trustee elections.

9.2—Chief Returning Officer to receive voting forms

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

9.3 Provisional votes

Where an Adult Member is not also an Adult Registered Member and has voted in accordance with *rule 6.3(b)* of this Schedule:

- (a) such vote is provisional until such time as the application form for registration as an Adult Registered Member is approved by the relevant Membership Validation Committee as set out in the First Schedule; and
- (b) where the application form for registration as an Adult Registered Member is declined In accordance with the *First Schedule*, the said vote will be invalidated.

9.4 Recording of votes

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

10 COUNTING OF VOTES

10.1—All votes to be counted

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

10.2—Certification and notifying election result

Once all votes have been counted and the result of the election determined by the Chief Returning Officer, the Chief Returning Officer shall certify the result of the election and communicate the result of the election to the Trustees. The Trustees shall thereafter advise the candidates of the result and give notice of the same at the annual general meeting of the Trust in accordance with *clause 13.1(d)*. The candidates in each election who receive the highest number of valid votes for the relevant vacancies will be elected as Trustees.

10.3—Provisional Votes:

Where, in respect of any election, one or more Provisional Votes has been cast:

- (a) if the validity or otherwise of the Provisional Votes may affect the outcome of the election, the Chief Returning Officer may not certify the result of the election until the validity of the Provisional Votes has been confirmed pursuant to rule 9.3(a) of this Schedule and any valid Provisional Vote has been counted:
- (b) If the validity or otherwise of the Provisional Votes will not affect the result of the election, the Chief Returning Officer may certify the result notwithstanding that the validity of the Provisional Votes has not been confirmed pursuant to rule 9.3(a) of this Schedule and the Provisional Votes have not been counted.

11 RETENTION OF ELECTION RECORDS

11.1—Compiling and sealing voting records

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

11.2—Retention and disposal of packets

Subject to *rule 13.1(b)* of this Schedule the sealed packets received from the Chief Returning Officer shall be safely kept unopened by the Trustees for a period of one (1) year from the closing date for making votes in the election to which the packet relates. At the expiry of that one (1) year period the packet relates. At the expiry of that one (1) year period the packets shall be destroyed unopened.

12 REVIEW OF ELECTION RESULTS

12.1—Candidates may seek review

Any candidate may, within 10 Working Days after the certification of the election result and the giving of notice by the Trust in respect of that election, seek a review of that election.

12.2—Appointment of Electoral Review Officer

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

12.3—Electoral Review Officer to conduct reviews

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

12.4—Form of request for review

All applications for a review shall be submitted to the Trustees and:

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

12.5—Service of application on other candidates

The application for review and any accompanying evidence shall also be served by the candidate referred to in *rule 12.1* of this Schedule upon all other candidates in the election to which the review relates, either at the same time, or as close thereto as is possible, as the review application is lodged with the Trustees.

12.6—Costs

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

13 CONDUCT OF REVIEW

13.1—Notification of Electoral Review Officer

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

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

13.2—Electoral Review Officer to exercise wide powers

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

13.3—Electoral Review Officer to be guided by substantial merits

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

13.4 Certification of result of review

At the conclusion of the Electoral Review Officer's consideration of the review, he or she shall determine whether the successful candidate, or any other candidate, was

duly elected, or whether the election was void and should be conducted again, and shall forthwith certify his or her decision with reasons to the Trustees. The Trustees shall then give notice of the result of the review and advise the candidates of the outcome.

13.5—Decision to be final

All decisions of the Electoral Review Officer shall be final (noting that the right to seek judicial review in the High Court is always available).

14 TERMINATION OF OFFICE OF TRUSTEES

14.1—Termination of office of Trustees

Notwithstanding the foregoing rules of this Schedule, a Trustee shall cease to hold office if he or she:

- (a)—at any time ceases to fulfil the requirements set out in *rule 2.1* of this Schedule.
- (b) retires from office by giving written notice to the Trustees;
- (c) completes his or her term of office and is not re appointed;
- (d) refuses to act;
- (e) is absent without leave from three (3) consecutive ordinary meetings of the Trustees without good reason or without the permission of the Chairperson;
- (f) is removed from the office of Trustee in accordance with clause 20.3;
- (g)—resigns from office in accordance with rule 4.12 of this Schedule; or
- (h)—dies.

15 RECORD OF CHANGES OF TRUSTEES

15.1—Record of changes of Trustees

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

THIRD-SECOND SCHEDULE - PROCEEDINGS OF TRUSTEE MEETINGS

1 TRUSTEE MEETINGS

1.1 The Trustees shall ensure that all meetings of its officers Directors shall be run in accordance with this Schedule.

2 TRUSTEES DIRECTORS TO REGULATE MEETINGS

2.1 The <u>Trustees-Directors</u> shall meet together for the dispatch of business, adjourn and otherwise regulate their meetings as they think fit, provided that the <u>Trustees Directors</u> meet no less than <u>four (4)</u> times a year. <u>Any eight TrusteA majority of the es-Directors</u> may at any time by notice in writing to the <u>Trustees summon a meeting</u> of the <u>Trustees-Directors</u> and the <u>Trustees-Directors</u> shall take such steps as are necessary to convene such meeting.

3 **NOTICE OF MEETING**

3.1 Notice to Trustees Directors

Written notice of every meeting shall be either hand-delivered, posted or sent by facsimile or by electronic form to each Trustee-Director at least ten (10) Working Days before the date of the meeting. However, it shall not be necessary to give notice of a meeting of Trustee-Director for the time being absent from New Zealand unless that Trustee-Director has provided details of where he or she may be contacted while overseas. No notice shall be required for adjourned meetings except to those Trustees-Directors who were not present when the meeting was adjourned.

3.2 **Content of notice**

Every notice of a meeting shall state the place, day and time of the meeting, and the agenda of the meeting.

3.3 Waiver of notice

The requirement for notice of a meeting may be waived if all the <u>Trustees-Directors</u> who are at the time entitled to receive notice of the meeting give their written consent to such a waiver prior to or at the meeting.

3.4 Meeting limited to notified business

Subject to *rule 3.3* of this Schedule, no business shall be transacted at any meeting of <u>Trustees-Directors</u> other than the business expressly referred to in the notice calling the meeting.

3.5 **Deficiency of notice**

Subject to *rule 3.4* of this Schedule, no deficiency in the giving of notice for any meeting of <u>Trustees Directors</u> shall otherwise invalidate such meeting or the proceedings at such meeting.

4 QUORUM

4.1 A majority of <u>Trustees Directors</u> then in office shall constitute a quorum at meetings of the Trustees. A majority of committee members shall constitute a quorum at meetings of a committee appointed in accordance with this Schedule.

5 CHAIRPERSON AND DEPUTY CHAIRPERSON

5.1 **Trustees Directors** to appoint

At the first meeting of the Trustees following an election, tThe Trustees Directors shall appoint one (1) of their number to be Chairperson, and (at their discretion) one (1) to be Deputy Chairperson.

5.2 **Voting on appointment**

Where there is more than one <u>(1)</u> candidate for Chairperson (or as the case may be Deputy Chairperson) then a vote will be taken and the person receiving the most votes in favour of his or her appointment will become Chairperson (or Deputy Chairperson).

5.3 **Termination of office**

The Chairperson (or Deputy Chairperson) will cease to hold office after an election of Trustees, in the event that he or she resigns from that office, ceases to be a Trustee Director or is removed from office by the Trustees Directors passing a resolution of no confidence in him or her. In the event that the Chairperson (or Deputy Chairperson) ceases to hold that office then a further appointment in accordance with rule 5.1 of this Schedule shall be held for the position.

6 PROCEEDINGS AT MEETINGS

6.1 **Decisions by majority vote**

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

6.2 **Chairperson**

The Chairperson shall take the chair at all meetings of the <u>TrusteesDirectors</u>. If the Chairperson is not present then the Deputy Chairperson, if there is one, shall take the chair. If there is no Deputy Chairperson or the Deputy Chairperson is also not present then the <u>Trustees Directors</u> present shall elect one (1) of their number to be chairperson of the meeting.

6.3 Vacancies

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

6.4 **Defects of appointment**

All acts done by any meeting of the Trustees Directors or of any committee appointed under rule 1.17.1 of this Schedule shall, notwithstanding that it is afterwards discovered that there was some defect in the appointment of such Trustee Director or person co-opted to any committee, or that they were disqualified, be valid as if every such person had been duly appointed and was qualified to act.

6.5 Unruly meetings

If any meeting of <u>Trustees</u> the <u>Trustee</u> becomes so unruly or disorderly that, in the opinion of the chairperson of the meeting, the business of the meeting cannot be conducted <u>i</u>In a proper and orderly manner, or if any meeting in the opinion of the

chairperson becomes unduly protracted, the chairperson may, and without giving any reason, adjourn the meeting or may direct that any uncompleted item of business of which notice was given and which, in his or her opinion, requires to be voted upon, be put to the vote without discussion.

7—APPOINTMENT OF COMMITTEES BY TRUSTEES

7.1—Trustees may appoint committee

The Trustees may from time to time as they think expedient appoint one (1) or more Trustees to be a committee (or making any inquiry on such terms as the Trustees may by resolution direct, but such terms to include as a minimum a requirement that the committee act in accordance with rules 7.2 and 7.3 off this schedule, and any committee so appointed may co-opt, for the purposes of consultation and advice, persons who are not Trustees, provided that a Trustee shall chair any such committee.

7.2—Committees to report to Trustees

All committees appointed under *rule 7.1* of this Schedule shall report to the Trustees in respect of their activities and such reports shall, unless a direction is made to the contrary by the Trustees:

- (a) be provided on a monthly basis; and
- (b) contain details of the activities of the committee since the last such report.

7.3—Regulation of procedure by committees

Subject to these rules and the provisions of this Deed, any committee established by the Trustees may co-opt any person to be a member of that committee and otherwise regulate its procedure as it sees fit provided that the committee must notify the Trustees of all persons co-opted to the committee.

87 WRITTEN RESOLUTIONS

8.17.1A written resolution signed by all the <u>Trustees Directors</u> shall be as effective for all purposes as a resolution passed at a properly convened and conducted meeting of the <u>Trustees Directors</u>. Such a resolution may be signed in counterparts, provided that, resolutions that are multi-paged or that refer to supporting documents shall also be initialled by the <u>Trustees Directors</u> page by page.

98 MINUTES

9.18.1 Minutes to be kept

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

9.28.2 Minutes to be evidence of proceedings

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

9.38.3 Minutes to be evidence of proper conduct

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

109 TELECONFERENCE MEETINGS

- 10.19.1 For the purposes of these rules a teleconference meeting between a number of Trustees Directors or committee members who constitute a quorum shall be deemed to constitute a meeting of the Trustees Directors or the committee members (as the case may be). All the provisions in these rules relating to meetings shall apply to teleconference meetings so long as the following conditions are met:
 - (a) Aall of the Trustees Directors or committee members (as the case may be) for the time being entitled to receive notice of a meeting shall be entitled to notice of a teleconference meeting and to be linked for the purposes of such a meeting. Notice of a teleconference meeting may be given on the telephone.
 - (b) Ithroughout the teleconference meeting each participant must be able to hear each of the other participants taking part.
 - (c) Aat the beginning of the teleconference meeting each participant must acknowledge his or her presence for the purpose of that meeting to all the others taking part.
 - (d) Aa participant may not leave the teleconference meeting by disconnecting his or her telephone or other means of communication without first obtaining the chairperson's express consent.
 - (e) Aa participant shall be conclusively presumed to have been present and to have formed part of the quorum at all times during the teleconference meeting unless he or she leaves the meeting with the chairperson's express consent; and.
 - (f) Aa minute of the proceedings at a teleconference meeting shall be sufficient evidence of those proceedings, and of the observance of all necessary formalities, if certified as a correct minute by the chairperson of that meeting.

10 Individual Trustees instead of a corporate trustee

If there are individual Trustees appointed in place of a corporate trustee then references in this Schedule to Directors shall be read as if they were references to Trustees.

FOURTH-THIRD SCHEDULE - PROCEDURE FOR PASSING SPECIAL RESOLUTION

161 THIS SCHEDULE TO APPLY

- 16.11.1 A Special Resolution to-
 - (a) approve a Major Transaction in accordance with *clause 1.7*; or
 - (b) amend this Deed in accordance with clause 333223; or
 - (c) approve a resettlement in accordance with *clause 343324*; or
 - (d) terminate the Trust in accordance with *clause* <u>353425</u>; or
 - approve a recommendation from the Initial Trustees on the ownership arrangements for the Trust Assets and representation arrangements for the Trust_; or
 - (f)(e) approval of a Beneficial Entity in accordance with clause 31;

shall only be passed as set out in this Schedule.

172 POSTAL VOTING AND SPECIAL GENERAL MEETING

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

183 VOTING

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

194 SPECIAL GENERAL MEETING REQUIRED

19.14.1 A special general meeting must be called for the purposes of considering one (1) or more Special Resolutions. No other business may be transacted at such special general meeting.

205 NOTICE

20.15.1 Notice of special general meeting

The Trustees shall give not less than fifteen (15) Working Days' notice of the date, time and place of the special general meeting called for the purposes of considering any Special Resolution.

20.25.2 Method of giving notice

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

(a) post (including by electronic form where available) to all Adult Registered Members at the last address shown for each such Adult Registered Member on the Tātau Tātau o Te Wairoa Register. If notice sent to an electronic address fails, and the Trustees are aware of the failure, then the notice must be sent to the last known physical address; and

- (b) inserting a prominent advertisement on at least two (2) separate days in appropriate major metropolitan newspapers and in any provincial newspapers circulating in regions where the Trustees consider that a significant number of Members of the Iwi and Hapū of Te Rohe o Te Wairoa reside; and
- (c) such other means as the Trustees may determine.

20.35.3 **Content of notice to members**

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

- (a) the date, time and place of the special general meeting called for the purposes of considering the Special Resolution;
- (b) details of the proposed Special Resolution;
- (c) details of the reasons for the proposed Special Resolution and the effect that the Special Resolution will have;
- (d) details of the procedure to be followed in making a postal vote or a vote by electronic means where available, including the date voting closes;
- (e) a statement that postal votes may either be delivered to the Chief Returning Officer at the special general meeting, or posted or by electronic means; and
- (f) a voting form. The voting form can be sent via postal voting and electronic means. If the voting form is sent via electronic means the voting form must also contain sufficient information to verify the voter and the voting documents issued to that voter pursuant to *rule 6.1* of this Schedule.

20.45.4 Content of advertisement:

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

216 POSTAL VOTING

21.16.1 Other details to accompany vote

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

21.26.2 Timing of Postal Votes

Votes must be cast no later than the closing date for voting. Votes otherwise validly cast are valid and able to be counted if they are received by the Chief Returning Officer no later than three (3) days after the closing date, but only if the envelope containing the voting form is date stamped on or before the date for voting closes.

21.36.3 Postal Votes may be received at the special general meeting

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

227 APPOINTMENT OF CHIEF RETURNING OFFICER

22.17.1 Appointment of Chief Returning Officer

For the purposes of the Special Resolution, the Trustees shall appoint a Chief Returning Officer who shall not be a <u>Trustee Director</u> or employee of the Trust. The Trustees shall ensure that the Chief Returning Officer is appointed on terms

requiring the Chief Returning Officer to act in accordance with the powers and duties of the Chief Returning Officer as set piout in this Deed, including, to avoid doubt, rules 7.2 to 8.3 of this Schedule.

22.27.2 Chief Returning Officer to receive voting forms

Voting forms must be addressed to the Chief Returning Officer.

22.37.3 Chief Returning Officer to be present at special general meeting

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

22.47.4 Eligibility to Vote

Those eligible to vote on a special resolution are:

- (a) those Adult Members recorded in the Tātau Tātau o Te Wairoa Register as an Adult Registered Member on the closing day for voting; and
- (b) subject to *rule 7.5(b)* of this Schedule, any other Adult Member who has on or before the closing date for voting provided to the Chief Returning Officer an application form for registration which complies with *rule 3.1* of the *First Schedule*.

22.57.5 Only one vote to be cast

The Chief Returning Officer must:

- (a) ensure that appropriate measures are in place to ensure that only one (1) vote is cast by each Adult Registered Member; and
- (b) where any Provisional Vote is cast pursuant to rule 7.4(b) of this Schedule, before counting that Provisional Vote, consult with the Membership Validation Committee relevant Kāhui Membership Committee to ensure that the person casting the vote is eligible to be registered on the Tātau Tātau o Te Wairoa Register as an Adult Registered Member.

22.67.6 Recording of votes

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

238 COUNTING OF VOTES

23.18.1 All votes to be counted

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

23.28.2 Certification and notifying result

Once all votes have been counted and the result of the Special Resolution determined by the Chief Returning Officer, the Chief Returning Officer shall certify the result of the Special Resolution and communicate the result to the Trustees Directors of the Corporate Trustee.

23.38.3 Provisional Votes

Where, in respect of any Special Resolution, one (1) or more Provisional Votes has been cast:

- (a) if the validity or otherwise of the Provisional Votes may affect the outcome of the Special Resolution, the Chief Returning Officer may not certify the result of the Special Resolution until the validity of the Provisional Votes has been confirmed pursuant to *rule 7.5(b)* of this Schedule and any valid Provisional Vote have been counted; or
- (b) If the validity or otherwise of the Provisional Votes will not affect the result of the Special Resolution, the Chief Returning Officer may certify the result notwithstanding that the validity of the Provisional votes has not been confirmed pursuant to *rule 7.5(b)* of this Schedule and the Provisional Votes have not been counted.

249 PROCEEDINGS AT SPECIAL GENERAL MEETING

24.19.1 Except as otherwise set out in this Schedule, the provisions of *clause* 232213 of the Deed shall apply to the holding of any special general meeting called for the purposes of considering a Special Resolution and the meeting shall be conducted accordingly.

FIFTH FOURTH SCHEDULE - KĀHUI

Rongomaiwahine Iwi/Ngāi Te Rākatō – <u>Ngāi Te Rākatō</u> , Ngāti Hikairo, Hinewhata, Ngāti Hinewhakāngi <u>(also known as Hinewhata)</u>, Ngāti Meke, Ngāi Tama <u>(including Ngāti Ruawharo)</u>, Ngāi Tārewa, Ngāti Ruawharo Ngai Takoto, and Ngāi Tū <u>(including Ngāi Takoto)</u>.

Ngāti Rākaipaaka – Ngāti Rangi, Ngāi Te Rehu, Ngāi Tamakahu, Ngāi Tureia and Ngāi Te Kauaha/Ngāti Kauaha.

Ngāti Hinemanuhiri also known as Ngā Tokorima a Hinemanuhiri (also known as Ngāti Hinemanuhiri) – Ngāi Tamaterangi, Ngāti Mākoro, Ngāti Hingāngā (also known as Te Aitanga a Pourangahua), Ngāi Pupuni, Ngāti Pareroa, Ngāti Poa, Ngāti Tamatea, Ngāti Hinetu, and Ngāti Mihi.

Whakakī Nui a Rua Nui a Ru

Te Wairoa Tapokorau 1 - <u>Te Aitanga a Puata,</u> Ngāti Kurupakiaka, Ngāti Tiakiwai, Ngāti Momokore, Ngāti Waiaha, Ngāi Te Rangituanui, Ngāi Taitaui, <u>and</u> Ngāti Mātangirau<u>, Te Uri o Te O, Ngāi Tauira, Ngāti Matua, Ngāti Tahu, Ngāti Kahu and Ngāti Koropi.</u>

Te Wairoa Tapokorau Whānui – Ngāti Moewhare, Ngāi Te Apatu, Ngāi Tānemitirangi, Ngāti Hinepehinga, Iwi Kāateare, Ngāti Peehi, Ngāi Tauira, and Ngāi Te Kapuamātotoru, Ngāti Kuruhiwi, Ngāti Ngakautaoweka, Ngati Pukupepepi, Ngati Rāhui, Ngāi Tamao, Ngāti Tawarangi and Ngāi Te Aorangi.

The Wairoa Waikaremoana Māori Trust Board Group Te Hononga o Ngā Awa - Ngāti Hingāngā (also known as Te Aitanga a Pourangahua), Ngāti Hinehika (also known as Ngāti Kōhatu), Ngāti Hinemihi, Ngāti Hikatu, and Ngāti Puku, Ngāti Peehi, Ngāti Hinepehinga, the Whaanga whānau and the Hinemanuhiri ki Waipaoa whānau.

FIFTH SCHEDULE - KĀHUI BENEFICIAL UNITS

<u>Kāhui</u>	Number of Kāhui Beneficial Units
Rongomaiwahine Iwi	14,285,714
Ngāti Rākaipaaka	14,285,714
Ngā Tokorima a Hinemanuhiri	14,285,714
Whakakī Nui a Rua	14,285,714
Te Wairoa Tapokorau 1	14,285,714
Te Wairoa Tapokorau Whānui	14,285,714
Te Hononga o Ngā Awa	14,285,714

SIXTH SCHEDULE - FORM OF TRANSFER

FOR THE CONSIDERATION stated below the "Transferor(s)" named below hereby transfer to the "Transferee(s)" named below the Kāhui Beneficial Units specified below subject to the several conditions on which the Kāhui Beneficial Units are now held by the Transferor(s) and the Transferee(s) hereby agrees to accept and hold the Kāhui Beneficial Units subject to the conditions aforesaid:

Number and full description of units	[x] Kāhui Beneficial L	<u>Jnits</u>	
TRANSFER FROM Transferor(s) Name(s)		[Name of Trustee] and [Na e of Beneficial Entity]	me of Trustee]
CONSIDERATION (Words and Figures)	\$[x]		
TRANSFER TO Transferee(s) Name(s)		[Name of Trustee] and [Na e of Beneficial Entity]	me of Trustee]
THIS UNIT TRANSFER IS DATED	the day	of of	20
[Name of Beneficial Ent	ty]		<u>Transferor</u>
[Name of Trustee]		Name of Trustee]	
[Name of Trustee]		Name of Trustee]	
[Name of Beneficial Ent	ty]		<u>Transferee</u>
[Name of Trustee]		Name of Trustee]	
[Name of Trustee]		Name of Trustee]	

Note:

Each and every trustee of each Beneficial Entity must sign the Form of Transfer.

SEVENTH SCHEDULE – KĀHUI WITH INTERESTS IN DEFERRED SELECTION PROPERTIES

Te Reinga Site (Former School) PF 1894 2.0235ha being Part Mangapoike 2A2 Computer Freehold Register 265799 0.1315ha being Part Mangapoike 2A2 Computer Freehold Register 265795	Deferred Selection Properties	PROPERTY	KAHUI INTERESTS
Six Months 1895 0.5746ha being Sections 6 & 8 Mangapoike 2A2. Computer Freehold Register 270182 Wharekopae/Pembroke Roads Wharekopae PF 882 1.2140ha being Section 7 Block IX Ngatapa Survey District. Computer Freehold Register GS6B/887 Was a proper of the p	Six Months	2.0235ha being Part Mangapoike 2A2 Computer Freehold Register 265799 0.1315ha being Part Mangapoike 2A2	Te Wairoa Tapokorau 1
Two Years PF 882 1.2140ha being Section 7 Block IX Ngatapa Survey District. Computer Freehold Register GS6B/887 Two Years 10 Mackley Street, Wairoa PF 925 0.0830ha being Lot 4 DP 14581. Computer Freehold Register HBK2/739 Cnr Kaimoana Street&Airport Road, Wairoa PF 928 0.0870 ha being Lot 2 DP 22517. Computer Freehold Register HBP2/622 Two Years 17 Otoko School Road, Otoko PF 1214 2.4715 ha being Section 13 Block IV Ngatapa Survey District, Lot 1 DP 9501 and Lot 7 DP 2306 Computer Freehold Register	Six Months	1895 0.5746ha being Sections 6 & 8 Mangapoike	Te Wairoa Tapokorau 1
Two Years O.0830ha being Lot 4 DP 14581. Computer Freehold Register HBK2/739 Cnr Kaimoana Street&Airport Road, Wairoa PF 928 O.0870 ha being Lot 2 DP 22517. Computer Freehold Register HBP2/622 Two Years 17 Otoko School Road, Otoko PF 1214 Two Years 17 Otoko School Road, Otoko PF 1214 2.4715 ha being Section 13 Block IV Ngatapa Survey District, Lot 1 DP 9501 and Lot 7 DP 2306 Computer Freehold Register Te Wairoa Tapokorau 1 Ngā Tokorima a Hinemanuhiri Ngā Tokorima a Hinemanuhiri	Two Years	PF 882 1.2140ha being Section 7 Block IX Ngatapa Survey District. Computer Freehold Register	Ngā Tokorima a Hinemanuhiri
Two Years PF 928 0.0870 ha being Lot 2 DP 22517. Computer Freehold Register HBP2/622 17 Otoko School Road, Otoko PF 1214 2.4715 ha being Section 13 Block IV Ngatapa Survey District, Lot 1 DP 9501 and Lot 7 DP 2306 Computer Freehold Register Te Wairoa Tapokorau Whānui Te Wairoa Tapokorau 1 Ngā Tokorima a Hinemanuhiri	Two Years	0.0830ha being Lot 4 DP 14581. Computer	Te Wairoa Tapokorau Whānui
Two Years 2.4715 ha being Section 13 Block IV Ngatapa Survey District, Lot 1 DP 9501 and Lot 7 DP 2306 Computer Freehold Register	Two Years	PF 928 0.0870 ha being Lot 2 DP 22517. Computer	Te Wairoa Tapokorau Whānui
	Two Years	2.4715 ha being Section 13 Block IV Ngatapa Survey District, Lot 1 DP 9501 and Lot 7 DP 2306 Computer Freehold Register	Ngā Tokorima a Hinemanuhiri

Two Years	Ruapapa Road, Ardkeen PF 1499	Ngā Tokorima a Hinemanuhiri
100 100	1.2115 ha being Section 20S Ardkeen Settlement Computer Freehold Register 183383	

Two Years	Ngati Rangi Street, Nuhaka PF 1816 0.1011 ha being Section 1 SO 9637. All Transfer 8902394.2. Subject to Survey	Ngāti Rākaipaaka
Two Years To be valued separately by both parties with two valuations. One for land, one for forest.	Mahia East Coast Road PF 1856 524.4585ha being Lots 1, 2 and 3 DP 23976. All Transfer 9249187.1	Rongomaiwahine Iwi
<u>Two Years</u>	5 Scott Street, Wairoa PF 692 0.1011 ha being Section 1 SO 9480. Part Gazette Notice 614656.1	Ngā Tokorima a Hinemanuhiri Te Wairoa Tapokorau Whānui Te Wairoa Tapokorau 1
Two Years	7 Scott Street, Wairoa PF 693 0.1013 ha being Section 2 SO 9480 Part Gazette Notice 614656.1	Ngā Tokorima a Hinemanuhiri Te Wairoa Tapokorau Whānui Te Wairoa Tapokorau 1
<u>Two Years</u>	9 Scott Street, Wairoa PF 694 0.1013 ha being Section 3 SO 9480 Part Gazette Notice 614656.1	Ngā Tokorima a Hinemanuhiri Te Wairoa Tapokorau Whānui Te Wairoa Tapokorau 1

Two Years	29 &31 Scott Street, Wairoa PF 695 0.20 ha being Lots 27 & 28 DP 57 Computer Freehold Register HBL3/889 Limited as to parcels. Subject to Survey	Ngā Tokorima a Hinemanuhiri Te Wairoa Tapokorau Whānui Te Wairoa Tapokorau 1
Two Years	27-35 Kitchener Street, Wairoa PF 783 0.1012 ha being Lot 3 DP 18315 Part Transfer 698772.2 0.5059 ha being Lot 4 DP 13446 Computer Freehold Register HBE4/1289	Ngā Tokorima a Hinemanuhiri Te Wairoa Tapokorau Whānui Te Wairoa Tapokorau 1
Two Years	Cnr Paul Street & Queen Street, Wairoa PF 1163 0.17 ha being Part Lot 1 DP 1839, Part Lot 2 DP 9153 and Part Town Section 360	Ngā Tokorima a Hinemanuhiri Te Wairoa Tapokorau Whānui Te Wairoa Tapokorau 1

	Clyde. All Gazette Notice 594604.1. Limited as to parcels. Subject to Survey.	
Two Years	East end of Ormond Drive, Opoutama PF 1332 4.3400 ha being Section 35 Block III Mahanga Survey District. All Gazette Notice 709317.1	Rongomaiwahine Iwi
<u>Two Years</u>	1500 – 1105–1117 Nuhaka Opoutama Road, Opoutama 1.6956 ha being Section 1 SO 351224 Computer Freehold Register 219158	Rongomaiwahine Iwi
Two Years	596 State Highway 2 ex Turiroa School, Wairoa PF 1543 2.2713 ha being Lot 1 Agriculture Section 3 Turiroa Computer Freehold Register 208619	Ngā Tokorima a Hinemanuhiri Te Wairoa Tapokorau Whānui Te Wairoa Tapokorau 1 Te Hononga o Ngā Awa
Two Years	158 Carroll Street, Wairoa (SH38) PF 1633 2.6737 ha being Lot 2 DP 390414. Computer Freehold Register 362719	Ngā Tokorima a Hinemanuhiri Te Wairoa Tapokorau Whānui Te Wairoa Tapokorau 1
Two Years	103 Huramua (Huramua) Road, Wairoa PF 1892 42.6539 ha being Lot 12 DP 8981 Computer Freehold Register HBC1/1280	Ngā Tokorima a Hinemanuhiri Te Wairoa Tapokorau Whānui
Two Years	207 Awamate Road, Wairoa PF 1893 26.4487 ha being Lot 3 DP 8981 Computer Freehold Register HBC1/1271 16.4201 ha being Lot 4 DP 8981 Computer Freehold Register HBC1/1272	Ngā Tokorima a Hinemanuhiri Te Wairoa Tapokorau Whānui
18 Months	Mangapahi Road, Mangapoike (11306) 1097.1885 ha being Section 1 SO 8542 Computer Freehold Register GS6A/808	Ngā Tokorima a Hinemanuhiri Whakakī Nui a Rua Te Wairoa Tapokorau Whānui Te Wairoa Tapokorau 1
<u>Two Years</u>	146 McLean Street, Wairoa PF 696 0.1015 ha being Section 5 SO 9480 Part Gazette Notice 614656.1	Ngā Tokorima a Hinemanuhiri Te Wairoa Tapokorau Whānui Te Wairoa Tapokorau 1

<u>EIGHTH SCHEDULE – KĀHUI WITH INTERESTS IN RIGHTS OF FIRST</u> <u>REFUSAL</u>

Rights of First Refusal	PROPERTY	KAHUI INTERESTS
174 Years Department of Conservation	80305 – Erepeti Scenic Reserve 49.7763 ha being Section 1 Block XIIA Tuahu Survey District All Gazette 1905, p1919	Ngā Tokorima a Hinemanuhiri Te Hononga o Ngā Awa
2	80358 – Huramua Nature Reserve 0.2517 ha being Lots 1 and 2 DP 6318 Computer Freehold Register HBK/1193	Ngā Tokorima a Hinemanuhiri Te Wairoa Tapokorau Whānui
<u>3</u>	80359 – Jobson Swamp Wildlife Reserve 6.7538 ha being Block 15, Kopuawhara Crown Grant District All Gazette Notice 367003.1	Rongomaiwahine Iwi
4	80375 – Long Point Conservation Area 0.5500 ha being Rural Section 43 Mahia	Rongomaiwahine Iwi
<u>5</u>	80370 – Kumi Pakarae Conservation Area 254.3607 ha being Lots 4, 5 and 6 DP 8027 Part Gazette 1985, p1658 9.7089 ha being Lots 2, 3, 4, 5 and 8 DP 22114 Part Gazette 1985, p1658	Ngā Tokorima a Hinemanuhiri Whakakī Nui a Rua Te Wairoa Tapokorau Whānui Te Wairoa Tapokorau 1

<u>6</u>	80378 – Mahia Esplanade Reserve 8.7800 ha being Rural Section 40 Mahia Computer Freehold Register HBL1/659	Rongomaiwahine Iwi
7	80380 – Mahia Peninsula Scenic Reserve 373.7955 ha being Lots 1 & 2 DP 8528, Lots 1 & 4 DP 6009, Lot 1 DP 17776 and Lot 1 DP 17799 Computer Freehold Register HBJ1/1273	Rongomaiwahine Iwi
<u>8</u>	80389 – Mangaone Caves Historic Reserve	Ngāti Rākaipaaka

	1.3563 ha being Section 3 Block XVIII Nuhaka North Survey District Gazette Notice 349888.2	
<u>9</u>	80396 – Mangatahae Conservation Area 1.3563 ha being Sections 1 & 2 Block VIII Tuahu Survey District Part Gazette 1905, p2765	Ngā Tokorima a Hinemanuhiri Te Hononga o Ngā Awa
<u>10</u>	80422 – Morere Recreation Reserve 0.2656 ha being Lot 12 DP 5368 and Section 84 Block XV Nuhaka Survey District Computer Freehold Register HBL1/1244	Ngāti Rākaipaaka Rongomaiwahine Iwi

11	80423 – Morere Springs Scenic Reserve 362.1788 ha being Section 35 SO 6591, Section 37 SO 6342, Section 80 SO 8057, Section 36 SO 6641, Section 21 and Part Sections 11 & 14 SO 1800 Computer Freehold Register HBJ4/626 1.3807 ha being Lot 1 DP 19799 Computer Freehold Register HBL4/411	Ngāti Rākaipaaka Rongomaiwahine Iwi
12	80434 – Ngamotu Lagoon Wildlife Reserve 101.2726 ha being Section 2 Block VI Clyde Survey District Gazette Notice 242488	Ngā Tokorima a Hinemanuhiri Whakakī Nui a Rua Te Wairoa Tapokorau Whānui Te Wairoa Tapokorau 1
<u>13</u>	80459 – Opoutama Sections Conservation Area 10.6264 ha being Sections 38, 39, 41, 42, 43, 44, 45, 46, 47, 48, 49, 50, 51, 52 and Part Section 40 Block III Mahanga Survey District Gazette 1958, p1082	Rongomaiwahine Iwi
<u>14</u>	80460 – Opoutama Stock Reserve 0.8094 ha being Section 20 Block III Mahanga Survey District Part Gazette 1922, p3112	Rongomaiwahine Iwi

<u>15</u>	80710 – Otoki Wildlife Reserve	Ngā Tokorima a Hinemanuhiri Whakakī Nui a Rua
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	0.7186 ha being Lot 1 DP 324372 Computer Freehold Register 98449 9.3830 ha being Lot 3 DP 324372 Computer Freehold Register 98451 39.4806 ha being Part Whakaki 1 Computer Freehold Register HBE3/889	
<u>16</u>	80588 – Te Reinga Scenic Reserve 15.6815 ha being Section 1 Block II and Section 5 Block VI Opoiti Survey District Part Gazette 1912, p1612	Ngā Tokorima a Hinemanuhiri Te Hononga o Ngā Awa
<u>17</u>	80653 – Whakamahi Lagoon Wildlife Reserve 136.9427 ha being Part Section 2 Block V Clyde Survey District. Computer Freehold Register HMB3/248 2.3478 ha being Part Section 3R SO 3991 and Section 4R SO 3991 Computer Freehold Register HBM3/249	Ngā Tokorima a Hinemanuhiri Te Wairoa Tapokorau Whānui Te Wairoa Tapokorau 1
<u>18</u>	80696 – Wairoa River No1 Marginal Strip 0.6900 ha being Section 1 SO 8364	Ngā Tokorima a Hinemanuhiri Te Wairoa Tapokorau Whānui Te Wairoa Tapokorau 1 Te Hononga o Ngā Awa
<u>19</u>	80697 – Wairoa River No2 Marginal Strip 0.4047 ha being Section 6 Block XVI Taramarama Survey District	Ngā Tokorima a Hinemanuhiri Te Wairoa Tapokorau Whānui Te Wairoa Tapokorau 1 Te Hononga o Ngā Awa

20	80719 – Te Reinga Marginal Strip 6.4 ha being Crown Land SO 2392 Subject to Survey	Ngā Tokorima a Hinemanuhiri Te Hononga o Ngā Awa
<u>21</u>	Marginal Strip Waiau 11.5335 ha being Crown Land SO 3621 Subject to Survey	Ngā Tokorima a Hinemanuhiri Te Wairoa Tapokorau Whānui Te Hononga o Ngā Awa
22	80720 – Ruakituri River Marginal Strips 19.6 ha being Crown Land SO 1405 and Crown Land SO 1648 Subject to Survey	Ngā Tokorima a Hinemanuhiri Te Hononga o Ngā Awa
<u>23</u>	Waiatai Scenic Reserve	Ngā Tokorima a Hinemanuhiri Whakakī Nui a Rua Te Wairoa Tapokorau Whānui

	0.3920 ha being Section 26 Block II Clyde Survey District Computer Freehold Register HBK1/1197	Te Wairoa Tapokorau 1
<u>24</u>	Marginal Strip Wairoa River 1.770 ha being Section 2 SO 8364	Ngā Tokorima a Hinemanuhiri Te Wairoa Tapokorau Whānui Te Wairoa Tapokorau 1 Te Hononga o Ngā Awa
<u>25</u>	Marginal Strip Mangapoike River 6.2700 ha being Section 2 SO 8365	Ngā Tokorima a Hinemanuhiri Whakakī Nui a Rua Te Wairoa Tapokorau Whānui Te Wairoa Tapokorau 1 Te Hononga o Ngā Awa

<u>26</u>	Marginal Strip Waiau River 7.0820 ha being Crown Land SO 3621	Ngā Tokorima a Hinemanuhiri Te Wairoa Tapokorau Whānui Te Hononga o Ngā Awa
<u>27</u>	Marginal Strip Waiau River 0.3768 ha being Section 53 Ardkeen Settlement	Ngā Tokorima a Hinemanuhiri Te Wairoa Tapokorau Whānui Te Hononga o Ngā Awa
28	Marginal Strip Waiau River 6.3535 ha being Section 14 Block XIV Taramarama Survey District	Ngā Tokorima a Hinemanuhiri Te Wairoa Tapokorau Whānui Te Hononga o Ngā Awa
<u>29</u>	Marginal Strip Makaretu River 6.6400 ha being Section 7 Block XVI Opoiti Survey District	Ngā Tokorima a Hinemanuhiri Whakakī Nui a Rua Te Hononga o Ngā Awa
<u>30</u>	Marginal Strip Mangaone Stream 3.3000 ha being Section 12 Block XIII Nuhaka North Survey District	Ngā Tokorima a Hinemanuhiri
<u>31</u>	Marginal Strip Mangaone Stream 4.8070 ha being Part Section 13 Block XIII Nuhaka North Survey District	Ngā Tokorima a Hinemanuhiri
<u>32</u>	Marginal Strip Mangaone Stream 0.2610 ha being Section 14 Block XIII Nuhaka North Survey District	Ngā Tokorima a Hinemanuhiri

<u>33</u>	Marginal Strip Wairoa River 0.3035 ha being Section 7 Block XVI Taramarama Survey District	Ngā Tokorima a Hinemanuhiri Te Wairoa Tapokorau Whānui Te Wairoa Tapokorau 1 Te Hononga o Ngā Awa
<u>34</u>	Marginal Strip Tutaekuri River 3.9000 ha being Section 10 Block XIX Taramarama Survey District	Ngā Tokorima a Hinemanuhiri Te Wairoa Tapokorau Whānui Te Hononga o Ngā Awa
<u>35</u>	Marginal Strip Tunanui River 0.211 ha being Section 109 Block XV Nuhaka North Survey District	Ngāti Rākaipaaka Rongomaiwahine Iwi
<u>36</u>	Marginal Strip Tunanui River 0.1005 ha being Section 20 Block XIX Nuhaka North Survey District	Ngāti Rākaipaaka Rongomaiwahine Iwi
<u>37</u>	Marginal Strip Tunanui River 0.0305 ha being Section 21 Block XIX Nuhaka North Survey District	Ngāti Rākaipaaka Rongomaiwahine Iwi
<u>38</u>	Marginal Strip Wairoa River 1.0125 ha being Section 33 Block I Clyde Survey District	Ngā Tokorima a Hinemanuhiri Te Wairoa Tapokorau Whānui Te Wairoa Tapokorau 1 Te Hononga o Ngā Awa
<u>39</u>	Marginal Strip Wairoa River 0.4125 ha being Section 34 Block I Clyde Survey District	Ngā Tokorima a Hinemanuhiri Te Wairoa Tapokorau Whānui Te Wairoa Tapokorau 1

40	Marginal Strip Waikokopu Stream 0.6275 ha being Section 25 Block X Nuhaka Survey District	Ngāti Rākaipaaka Rongomaiwahine Iwi
41	Marginal Strip Waikokopu Stream 0.3680 ha being Section 26 Block X Nuhaka Survey District	Ngāti Rākaipaaka Rongomaiwahine Iwi
42	Marginal Strip Waikokopu Stream	Ngāti Rākaipaaka Rongomaiwahine Iwi

	0.1060 ha being Section 27 Block X Nuhaka Survey District	
<u>43</u>	Marginal Strip Waitaniwha Bay 2.1650 ha being Section 29 Block X Nuhaka Survey District	Ngāti Rākaipaaka Rongomaiwahine Iwi
44	Marginal Strip Mokotahi 1.9120 ha being Section 45 Block V Mahanga Survey District	Rongomaiwahine Iwi
<u>45</u>	Marginal Strip Portland Island 6.8700 ha being Section 3 Block XI Mahia Survey District Part Gazette 1983, p864	Rongomaiwahine Iwi
<u>46</u>	Marginal Strip Kinikini (Parcel ID 4221313) 1.61 ha being Crown Land situated in Block VIII Mahia Survey District Subject to Survey	Rongomaiwahine Iwi

Rights of First Refusal 174 Years Housing New Zealand 47	HSM0001240 – Wairoa 0.1012 ha being Section 608 SO 9437 Computer Freehold Register HBC1/1313	Ngā Tokorima a Hinemanuhiri Te Wairoa Tapokorau Whānui Te Wairoa Tapokorau 1
<u>48</u>	HSS0020203 – Wairoa 0.0677 ha being Lot 1 DP 8125 Computer Freehold Register HBK1/499	Ngā Tokorima a Hinemanuhiri Te Wairoa Tapokorau Whānui Te Wairoa Tapokorau 1
<u>49</u>	HSS0020204 – Wairoa 0.0664 ha being Lot 12 DP 8125 Computer Freehold Register HBK1/496	Ngā Tokorima a Hinemanuhiri Te Wairoa Tapokorau Whānui Te Wairoa Tapokorau 1
<u>50</u>	HSS0020206 – Wairoa 0.0782 ha being Lot 26 DP 8127 Computer Freehold Register HBP1/1147	Ngā Tokorima a Hinemanuhiri Te Wairoa Tapokorau Whānui Te Wairoa Tapokorau 1
<u>51</u>	HSS0020207 – Wairoa	Ngā Tokorima a Hinemanuhiri Te Wairoa Tapokorau Whānui Te Wairoa Tapokorau 1

	0.0859 ha being Lot 28 DP 8127 Computer Freehold Register HBP1/1149	
<u>52</u>	HSS0020220 – Wairoa 0.0801 ha being Lot 32 DP 8127 Computer Freehold Register HBP1/1162	Ngā Tokorima a Hinemanuhiri Te Wairoa Tapokorau Whānui Te Wairoa Tapokorau 1
<u>53</u>	HSS0020341 – Wairoa 0.0930 ha being Lot 6 DP 8181 Computer Freehold Register HBP1/880	Ngā Tokorima a Hinemanuhiri Te Wairoa Tapokorau Whānui Te Wairoa Tapokorau 1

<u>54</u>	HSS0020342 – Wairoa 0.1007 ha being Lot 5 DP 8181 Computer Freehold Register HBP1/879	Ngā Tokorima a Hinemanuhiri Te Wairoa Tapokorau Whānui Te Wairoa Tapokorau 1
<u>55</u>	HSS0020367 – Wairoa 0.0765 ha being Lot 4 DP 8183Computer Freehold Register HBJ4/214	Ngā Tokorima a Hinemanuhiri Te Wairoa Tapokorau Whānui Te Wairoa Tapokorau 1
<u>56</u>	HSS0020453 – Wairoa 0.0695 ha being Lot 20 DP 8567 Computer Freehold Register HBJ2/5	Ngā Tokorima a Hinemanuhiri Te Wairoa Tapokorau Whānui Te Wairoa Tapokorau 1
<u>57</u>	HSS0020454 – Wairoa 0.0948 ha being Lot 21 DP 8567 Computer Freehold Register HBJ2/6	Ngā Tokorima a Hinemanuhiri Te Wairoa Tapokorau Whānui Te Wairoa Tapokorau 1
<u>58</u>	HSS0020456 – Wairoa 0.1069 ha being Lot 29 DP 8567 Computer Freehold Register HBJ2/11	Ngā Tokorima a Hinemanuhiri Te Wairoa Tapokorau Whānui Te Wairoa Tapokorau 1
<u>59</u>	HSS0020457 – Wairoa 0.0876 ha being Lot 30 DP 8567 Computer Freehold Register HBJ2/12	Ngā Tokorima a Hinemanuhiri Te Wairoa Tapokorau Whānui Te Wairoa Tapokorau 1
<u>60</u>	HSS0020464 – Wairoa 0.0670 ha being Lot 12 DP 8567 Computer Freehold Register HBJ1/1497	Ngā Tokorima a Hinemanuhiri Te Wairoa Tapokorau Whānui Te Wairoa Tapokorau 1

<u>61</u>	HSS0020465 – Wairoa 0.0678 ha being Lot 13 DP 8567 Computer Freehold Register HBJ1/1498	Ngā Tokorima a Hinemanuhiri Te Wairoa Tapokorau Whānui Te Wairoa Tapokorau 1
<u>62</u>	HSS0020466 – Wairoa 0.0832 ha being Lot 14 DP 8567 Computer Freehold Register HBJ1/1499	Ngā Tokorima a Hinemanuhiri Te Wairoa Tapokorau Whānui Te Wairoa Tapokorau 1
<u>63</u>	HSS0020471 – Wairoa 0.0892 ha being Lot 16 DP 8567 Computer Freehold Register HBJ2/1	Ngā Tokorima a Hinemanuhiri Te Wairoa Tapokorau Whānui Te Wairoa Tapokorau 1
<u>64</u>	HSS0020472 – Wairoa 0.0769 ha being Lot 17 DP 8567 Computer Freehold Register HBJ2/2	Ngā Tokorima a Hinemanuhiri Te Wairoa Tapokorau Whānui Te Wairoa Tapokorau 1
<u>65</u>	HSS0020625 – Wairoa 0.0896 ha being Lot 6 DP 8813 Computer Freehold Register HBE3/799	Ngā Tokorima a Hinemanuhiri Te Wairoa Tapokorau Whānui Te Wairoa Tapokorau 1
<u>66</u>	HSS0020626 – Wairoa 0.0927 ha being Lot 7 DP 8813 Computer Freehold Register HBE3/800	Ngā Tokorima a Hinemanuhiri Te Wairoa Tapokorau Whānui Te Wairoa Tapokorau 1
<u>67</u>	HSS0020749 – Wairoa 0.0888 ha being Lot 2 DP 9984 Computer Freehold Register HBP1/1154	Ngā Tokorima a Hinemanuhiri Te Wairoa Tapokorau Whānui Te Wairoa Tapokorau 1

<u>68</u>	HSS0020750 – Wairoa 0.1057 ha being Lot 7 DP 9984 Computer Freehold Register HBP1/1158	Ngā Tokorima a Hinemanuhiri Te Wairoa Tapokorau Whānui Te Wairoa Tapokorau 1
<u>69</u>	HSS0020751 – Wairoa 0.0797 ha being Lot 8 DP 9984 Computer Freehold Register HBP1/1159	Ngā Tokorima a Hinemanuhiri Te Wairoa Tapokorau Whānui Te Wairoa Tapokorau 1
<u>70</u>	HSS0020752 – Wairoa	Ngā Tokorima a Hinemanuhiri Te Wairoa Tapokorau Whānui

	0.0814 ha being Lot 9 DP 9984 Computer Freehold Register HBP1/1160	Te Wairoa Tapokorau 1
71	HSS0020762 – Wairoa 0.0781 ha being Lot 4 DP 9984 Computer Freehold Register HBP1/1155	Ngā Tokorima a Hinemanuhiri Te Wairoa Tapokorau Whānui Te Wairoa Tapokorau 1
<u>72</u>	HSS0020882 – Wairoa 0.0667 ha being Lot 2 DP 10920 Computer Freehold Register HBK1/310	Ngā Tokorima a Hinemanuhiri Te Wairoa Tapokorau Whānui Te Wairoa Tapokorau 1
<u>73</u>	HSS00020883 – Wairoa 0.0796 ha being Lot 3 DP 11395 Computer Freehold Register HBK2/469	Ngā Tokorima a Hinemanuhiri Te Wairoa Tapokorau Whānui Te Wairoa Tapokorau 1
<u>74</u>	HSS0020930 – Wairoa 0.0743 ha being Lot 5 DP 10920 Computer Freehold Register HBK1/313	Ngā Tokorima a Hinemanuhiri Te Wairoa Tapokorau Whānui Te Wairoa Tapokorau 1

<u>75</u>	HSS0020931 – Wairoa 0.0662 ha being Lot 4 DP 10920 Computer Freehold Register HBK1/312	Ngā Tokorima a Hinemanuhiri Te Wairoa Tapokorau Whānui Te Wairoa Tapokorau 1
<u>76</u>	HSS0020933 – Wairoa 0.0832 ha being Lot 1 DP 11395 Computer Freehold Register HBK2/467	Ngā Tokorima a Hinemanuhiri Te Wairoa Tapokorau Whānui Te Wairoa Tapokorau 1
77	HSS0021002 – Wairoa 0.0657 ha being Lot 19 DP 10974 Computer Freehold Register HBM4/139	Ngā Tokorima a Hinemanuhiri Te Wairoa Tapokorau Whānui Te Wairoa Tapokorau 1
<u>78</u>	HSS0021003 – Wairoa 0.110 ha being Lot 24 DP 10974 Computer Freehold Register HBM4/141	Ngā Tokorima a Hinemanuhiri Te Wairoa Tapokorau Whānui Te Wairoa Tapokorau 1
<u>79</u>	HSS0021062 – Wairoa 0.0688 ha being Lot 4 DP 10974 Computer Freehold Register HBP1/873	Ngā Tokorima a Hinemanuhiri Te Wairoa Tapokorau Whānui Te Wairoa Tapokorau 1

<u>80</u>	<u>HSS0021110 – Wairoa</u> <u>0.0634 ha being Lot 9 DP 11723 Computer</u> <u>Freehold Register HBK2/670</u>	Ngā Tokorima a Hinemanuhiri Te Wairoa Tapokorau Whānui Te Wairoa Tapokorau 1
<u>81</u>	HSS0021182 – Wairoa 0.0711 ha being Lot 12 DP 12210 Computer Freehold Register HBP1/882	Ngā Tokorima a Hinemanuhiri Te Wairoa Tapokorau Whānui Te Wairoa Tapokorau 1

<u>82</u>	HSS0021250 – Wairoa 0.0733 ha being Lot 15 DP 12210 Computer Freehold Register HBP1/885	Ngā Tokorima a Hinemanuhiri Te Wairoa Tapokorau Whānui Te Wairoa Tapokorau 1
<u>83</u>	HSS0021366 – Wairoa 0.0783 ha being Lot 3 DP 15337 Computer Freehold Register HBH1/1022	Ngā Tokorima a Hinemanuhiri Te Wairoa Tapokorau Whānui Te Wairoa Tapokorau 1
<u>84</u>	HSS0021429 – Wairoa 0.0696 ha being Lot 9 DP 14009 Computer Freehold Register HBH1/705	Ngā Tokorima a Hinemanuhiri Te Wairoa Tapokorau Whānui Te Wairoa Tapokorau 1
<u>85</u>	HSS0021430 – Wairoa 0.0696 ha being Lot 10 DP 14009 Computer Freehold Register HBH1/706	Ngā Tokorima a Hinemanuhiri Te Wairoa Tapokorau Whānui Te Wairoa Tapokorau 1
<u>86</u>	HSS0021431 – Wairoa 0.0613 ha being Lot 11 DP 14009 Computer Freehold Register HBH1/707	Ngā Tokorima a Hinemanuhiri Te Wairoa Tapokorau Whānui Te Wairoa Tapokorau 1
<u>87</u>	HSS0021513 – Wairoa 0.0613 ha being Lot 11 DP 15337 Computer Freehold Register HBH1/1030	Ngā Tokorima a Hinemanuhiri Te Wairoa Tapokorau Whānui Te Wairoa Tapokorau 1
<u>88</u>	HSS0021514 – Wairoa 0.0923 ha being Lot 8 DP 15337 Computer Freehold Register HBH1/1027	Ngā Tokorima a Hinemanuhiri Te Wairoa Tapokorau Whānui Te Wairoa Tapokorau 1

<u>89</u>	<u>HSS0021515 – Wairoa</u>	Ngā Tokorima a Hinemanuhiri

	0.0593 ha being Lot 10 DP 15337 Computer Freehold Register HBH1/1029	Te Wairoa Tapokorau Whānui Te Wairoa Tapokorau 1
<u>90</u>	HSS0021546 – Wairoa 0.0659 ha being Lot 2 DP 15337 Computer Freehold Register HBH1/1021	Ngā Tokorima a Hinemanuhiri Te Wairoa Tapokorau Whānui Te Wairoa Tapokorau 1
<u>91</u>	HSS0021579 – Wairoa 0.0674 ha being Lot 18 DP 15337 Computer Freehold Register HBH1/1037	Ngā Tokorima a Hinemanuhiri Te Wairoa Tapokorau Whānui Te Wairoa Tapokorau 1
<u>92</u>	HSS0021613 – Wairoa 0.0920 ha being Lot 2 DP 15492 Computer Freehold Register HBM2/244	Ngā Tokorima a Hinemanuhiri Te Wairoa Tapokorau Whānui Te Wairoa Tapokorau 1
<u>93</u>	HSS0021620 – Wairoa 0.0635 ha being Lot 2 DP 16324 Computer Freehold Register HBJ1/386	Ngā Tokorima a Hinemanuhiri Te Wairoa Tapokorau Whānui Te Wairoa Tapokorau 1
<u>94</u>	HSS0021624 – Wairoa 0.1019 ha being Lot 9 DP 8716 Computer Freehold Register HBK1/1309	Ngā Tokorima a Hinemanuhiri Te Wairoa Tapokorau Whānui Te Wairoa Tapokorau 1
<u>95</u>	HSS0021633 – Wairoa 0.0620 ha being Lot 15 DP 17407 Computer Freehold Register HBK1/1095	Ngā Tokorima a Hinemanuhiri Te Wairoa Tapokorau Whānui Te Wairoa Tapokorau 1

<u>96</u>	HSS0021641 – Wairoa 0.0883 ha being Lot 31 DP 17406 Computer Freehold Register HBK1/1080	Ngā Tokorima a Hinemanuhiri Te Wairoa Tapokorau Whānui Te Wairoa Tapokorau 1
<u>97</u>	HSS0021659 – Wairoa 0.0573 ha being Lot 39 DP 17406 Computer Freehold Register HBK1/1088	Ngā Tokorima a Hinemanuhiri Te Wairoa Tapokorau Whānui Te Wairoa Tapokorau 1
<u>98</u>	HSS0021682 – Wairoa 0.0580 ha being Lot 40 DP 17406 Computer Freehold Register HBK1/1089	Ngā Tokorima a Hinemanuhiri Te Wairoa Tapokorau Whānui Te Wairoa Tapokorau 1

<u>99</u>	HSS0023480 – Wairoa 0.0635 ha being Lot 3 DP 16324 Computer Freehold Register HBJ1/387	Ngā Tokorima a Hinemanuhiri Te Wairoa Tapokorau Whānui Te Wairoa Tapokorau 1
100	HSS0026265 – Wairoa 0.0645 ha being Lot 8 DP 17406 Computer Freehold Register HBK1/1072	Ngā Tokorima a Hinemanuhiri Te Wairoa Tapokorau Whānui Te Wairoa Tapokorau 1
<u>101</u>	HSS0026640 – Nuhaka 0.1012 ha being Lot 7 DP 1955 Computer Freehold Register HB109/286	Ngāti Rākaipaaka
<u>102</u>	HSS0026641 – Nuhaka 0.1392 ha being Lot 2 DP 1955 Computer Freehold Register HBK3/1223	Ngāti Rākaipaaka

<u>103</u>	HSS0026642 - Nuhaka 0.0809 ha being Lot 3 DP 1955 Computer Freehold Register HBK1/1067	Ngāti Rākaipaaka
104	TUD0001039 & TUD0001040 – Wairoa 0.1510 ha being Lot 5 DP 9984 Computer Freehold Register HBP1/1156	Ngā Tokorima a Hinemanuhiri Te Wairoa Tapokorau Whānui Te Wairoa Tapokorau 1
<u>105</u>	TUS0003530 – Wairoa 0.0506 ha being Lot 1 DP 27127 Computer Freehold Register HBW3/534	Ngā Tokorima a Hinemanuhiri Te Wairoa Tapokorau Whānui Te Wairoa Tapokorau 1
106	TUS0003531 – Wairoa 0.0730 ha being Lot 2 DP 27127 Computer Freehold Register HBW3/535	Ngā Tokorima a Hinemanuhiri Te Wairoa Tapokorau Whānui Te Wairoa Tapokorau 1
107	TUS0003570 & TUS0003571 – Wairoa 0.1016 ha being Lot 9 DP 8125 Computer Freehold Register HBK1/493	Ngā Tokorima a Hinemanuhiri Te Wairoa Tapokorau Whānui Te Wairoa Tapokorau 1
<u>108</u>	TUS0003574 & TUS0003575 – Wairoa	Ngā Tokorima a Hinemanuhiri Te Wairoa Tapokorau Whānui

	0.1230 ha being Lot 22 DP 8127 Computer Freehold Register HBP1/1144	Te Wairoa Tapokorau 1
<u>109</u>	TUS0003576 – Wairoa	Ngā Tokorima a Hinemanuhiri Te Wairoa Tapokorau Whānui
	0.0554 ha being Lot 1 DP 27563 Computer Freehold Register HBW4/343	Te Wairoa Tapokorau 1

110	TUS0003577 – Wairoa 0.0673 ha being Lot 2 DP 27563 Computer Freehold Register HBW4/344	Ngā Tokorima a Hinemanuhiri Te Wairoa Tapokorau Whānui Te Wairoa Tapokorau 1
111	TUS0003586 – Wairoa 0.0631 ha being Lot 1 DP 27066 Computer Freehold Register HBW3/401	Ngā Tokorima a Hinemanuhiri Te Wairoa Tapokorau Whānui Te Wairoa Tapokorau 1
112	TUS0003587 – Wairoa 0.0627 ha being Lot 2 DP 27066 Computer Freehold Register HBW3/402	Ngā Tokorima a Hinemanuhiri Te Wairoa Tapokorau Whānui Te Wairoa Tapokorau 1
Property for sale on the open market as at 16/10/15 113	TUS0003599 – Wairoa 0.0478 ha being Lot 2 DP 9761 Computer Freehold Register HBP1/981	Ngā Tokorima a Hinemanuhiri Te Wairoa Tapokorau Whānui Te Wairoa Tapokorau 1
114	TUS0003997 & TUS0003998 – Wairoa 0.1147 ha being Lot 15 DP 15337 Computer Freehold Register HBH1/1034	Ngā Tokorima a Hinemanuhiri Te Wairoa Tapokorau Whānui Te Wairoa Tapokorau 1
<u>115</u>	TUS0004001 & TUS0004002 – Wairoa 0.1082 ha being Section 854 SO 5361 Computer Freehold Register HBP2/704	Ngā Tokorima a Hinemanuhiri Te Wairoa Tapokorau Whānui Te Wairoa Tapokorau 1
<u>116</u>	HSS0026844 – Wairoa 0.3958 ha being Town Section 492 Clyde Road and Part Town Sections 490, 491, 619 & 620 Clyde Computer Freehold Register HBD4/748	Ngā Tokorima a Hinemanuhiri Te Wairoa Tapokorau Whānui Te Wairoa Tapokorau 1

<u>HSS0027302 & HSS0027303 – Wairoa</u> <u>Ngā Tokorima</u>	a Hinemanuhiri
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	0.1790 ha being Lots 9 & 10 DP 12092 Computer Freehold Register HBV1/560	Te Wairoa Tapokorau Whānui Te Wairoa Tapokorau 1
118 <u>Land</u> <u>Information</u> <u>New Zealand</u>	LIPS11356 – Awamate Road, Wairoa 0.7663 ha being Section 11 Block I Clyde Survey District Part Gazette 1956, p1031	Ngā Tokorima a Hinemanuhiri Te Wairoa Tapokorau Whānui
<u>119</u>	LIPS11391 – Nuhaka-Opoutama Road, Waikokopu 1.46 ha being Part Waikokopu 3A Block Part Gazette 1922, p2234	Ngāti Rākaipaaka Rongomaiwahine Iwi
<u>120</u>	LIPS11451, 11452, 11453, 11454, 11455, 11486, 11487, 11449 & 11450 – Ormond Street, Wairoa 0.7790 ha being Part Orangitirohia 14B Part Gazette 1927, p 735. Subject to Survey	Ngā Tokorima a Hinemanuhiri Te Wairoa Tapokorau Whānui Te Wairoa Tapokorau 1
121	LIPS 11443 – Kaimoana Street, Wairoa 0.4250 ha being Part Railway. Located on Parcel ID 4242869. Subject to Survey	Ngā Tokorima a Hinemanuhiri Te Wairoa Tapokorau Whānui Te Wairoa Tapokorau 1 Te Hononga o Ngā Awa
<u>122</u>	LIPS11444 – Kaimoana Street, Wairoa 0.2236 ha being Part Railway. Located on Parcel ID 4242869. Subject to Survey	Ngā Tokorima a Hinemanuhiri Te Wairoa Tapokorau Whānui Te Wairoa Tapokorau 1 Te Hononga o Ngā Awa

123	LIPS11445 – Ormond Street, Wairoa 0.1752 ha being Part Railway. Located on Parcel ID 4242869. Subject to Survey	Ngā Tokorima a Hinemanuhiri Te Wairoa Tapokorau Whānui Te Wairoa Tapokorau 1 Te Hononga o Ngā Awa
<u>124</u>	LIPS11446 – Ormond Street, Wairoa 0.4600 ha being Part Railway. Located on Parcel ID 4242869. Subject to Survey	Ngā Tokorima a Hinemanuhiri Te Wairoa Tapokorau Whānui Te Wairoa Tapokorau 1 Te Hononga o Ngā Awa
<u>125</u>	LIPS11447 – Ormond Street, Wairoa 0.1190 ha being Part Railway. Located on Parcel ID 4242869. Subject to Survey	Ngā Tokorima a Hinemanuhiri Te Wairoa Tapokorau Whānui Te Wairoa Tapokorau 1 Te Hononga o Ngā Awa
<u>126</u>	LIPS11448 – Kaimoana Street, Wairoa	Ngā Tokorima a Hinemanuhiri Te Wairoa Tapokorau Whānui

	1.0640 ha being Part Railway. Located on Parcel ID 4242869. Subject to Survey	Te Wairoa Tapokorau 1 Te Hononga o Ngā Awa
<u>127</u>	LIPS11482 – Ormond Street, Wairoa 0.3600 ha being Part Railway. Located on Parcel ID 4242869. Subject to Survey	Ngā Tokorima a Hinemanuhiri Te Wairoa Tapokorau Whānui Te Wairoa Tapokorau 1 Te Hononga o Ngā Awa
<u>128</u>	LIPS15237 – North Clyde, Wairoa 0.1296 ha being Part Orangitirohia 20 Block Computer Freehold Register HBK2/761	Ngā Tokorima a Hinemanuhiri Te Wairoa Tapokorau Whānui Te Wairoa Tapokorau 1

Ministry of Justice (OTS) 129	692 – 5 Scott Street, Wairoa 0.1011 ha being Section 1 SO 9480 Part Gazette Notice 614656.1 Also showing in DSP list	Ngā Tokorima a Hinemanuhiri Te Wairoa Tapokorau Whānui Te Wairoa Tapokorau 1
<u>130</u>	693 – 7 Scott Street, Wairoa 0.1013 ha being Section 2 SO 9480 Part Gazette Notice 614656.1 Also showing in DSP list	Ngā Tokorima a Hinemanuhiri Te Wairoa Tapokorau Whānui Te Wairoa Tapokorau 1
<u>131</u>	694 – 9 Scott Street, Wairoa 0.1013 ha being Section 3 SO 9480 Part Gazette Notice 614656.1 Also showing in DSP list	Ngā Tokorima a Hinemanuhiri Te Wairoa Tapokorau Whānui Te Wairoa Tapokorau 1
<u>132</u>	695 – 29 & 31 Scott Street, Wairoa 0.20 ha being Lots 27 & 28 DP 577 Computer Freehold Register HBL3/889 Limited as to parcels. Subject to Survey Also showing in DSP list	Ngā Tokorima a Hinemanuhiri Te Wairoa Tapokorau Whānui Te Wairoa Tapokorau 1
<u>133</u>	696 – 146 McLean Street, Wairoa 0.1015 ha being Section 5 SO 9480 Part Gazette Notice 614656.1 Also showing in DSP list	Ngā Tokorima a Hinemanuhiri Te Wairoa Tapokorau Whānui Te Wairoa Tapokorau 1

<u>134</u>	783 – 27-35 Kitchener Road, Wairoa 0.5059 ha being Lot 4 DP 13446 Computer Freehold Register HBE4/1289 0.1012 ha being Lot 3 DP 18315 Part Transfer 698772.2 Also showing in DSP list	Ngā Tokorima a Hinemanuhiri Te Wairoa Tapokorau Whānui Te Wairoa Tapokorau 1
<u>135</u>	1163 – Cnr Paul Street & Queen Street, Wairoa 0.1226 ha being Part Lot 1 DP 1839 and Part Lot 2 DP 9153 Part Gazette Notice 594604.1 0.0500 ha Part Town Section 360 Clyde Part Gazette Notice 594604.1 Limited as to parcels. Subject to survey Also showing in DSP list	Ngā Tokorima a Hinemanuhiri Te Wairoa Tapokorau Whānui Te Wairoa Tapokorau 1
<u>136</u>	1332 – East end of Ormond Drive, Opoutama 4.3400 ha being Section 35 SO 3066 All Gazette Notice 709317.1 Also showing in DSP list	Rongomaiwahine Iwi
<u>137</u>	1500 – 1105–1117 Nuhaka Opoutama Road, Opoutama 1.6956 ha being Section 1 SO 351224 Computer Freehold Register 219158 Also showing in DSP list	Rongomaiwahine Iwi

<u>138</u>	1522 – 5 Te Maara Street, Nuhaka 0.2363 ha being Lot 3 DP 24030 Computer Freehold Register HBV1/1207 Also showing in DSP list	Ngāti Rākaipaaka
<u>139</u>	1543 – 596 State Highway 2 ex Turiroa School, Wairoa 2.2713 ha being Lot 1 Agriculture Section 3 Turiroa Computer Freehold Register 208619	Ngā Tokorima a Hinemanuhiri Te Wairoa Tapokorau Whānui Te Wairoa Tapokorau 1 Te Hononga o Ngā Awa

	Also showing in DSP list	
<u>140</u>	1633 – 158 Carroll Street (SH38), Wairoa 2.6737 ha being Lot 2 DP 390414 Computer Freehold Register 362719 Also showing in DSP list	Ngā Tokorima a Hinemanuhiri Te Wairoa Tapokorau Whānui Te Wairoa Tapokorau 1
<u>141</u>	1856 – Mahia East Coast Road 524.4585 ha being Lots 1, 2 & 3 DP 23976 All Transfer 9249187 Also showing in DSP list	Rongomaiwahine Iwi
<u>142</u>	1892 – 103 Huramua (Huramua) Road, Wairoa 42.6539 ha being Lot 12 DP 8981 Computer Freehold Register HBC1/1280 Also showing in DSP list	Ngā Tokorima a Hinemanuhiri Te Wairoa Tapokorau Whānui

<u>143</u>	1893 – 207 Awamate Road, Wairoa 26.4487 ha being Lot 3 DP 8981 Computer Freehold Register HBC1/1271 16.4201 ha being Lot 4 DP 8981 Computer Freehold Register HBC1/1272 Also showing in DSP list	Ngā Tokorima a Hinemanuhiri Te Wairoa Tapokorau Whānui
<u>144</u>	1894 – 2603 Tiniroto Road, Tiniroto 2.0235 ha being Parts Mangapoike 2A2 Computer Freehold Register 265799 0.1315 ha being Part Mangapoike 2A2 Computer Freehold Register 265795 Also showing in DSP list as Te Reinga Site (Former School)	Ngā Tokorima a Hinemanuhiri Te Wairoa Tapokorau 1 Te Hononga o Ngā Awa
<u>145</u>	1895 – 2589 Tiniroto Road, Tiniroto 0.5746 ha being Sections 6 & 8 Mangapoike 2A2 Computer Freehold Register 270182	Ngā Tokorima a Hinemanuhiri Te Wairoa Tapokorau 1 Te Hononga o Ngā Awa

Also showing in DSP list as Te Reinga Site (Former School House)	
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NINTH SCHEDULE - KĀHUI WITH INTERESTS IN FORESTS

<u>Forests</u>	PROPERTY	KAHUI INTERESTS
	Patunamu Forest Limited	Ngā Tokorima a Hinemanuhiri Te Wairoa Tapokorau 1 Te Wairoa Tapokorau Whānui Te Hononga o Ngā Awa Whakakī Nui a Rua
	Wharerata Forest Limited	Ngāti Rākaipaaka Rongomaiwahine Iwi Te Wairoa Tapokorau 1 Te Wairoa Tapokorau Whānui Whakakī Nui a Rua

TENTH SCHEDULE - KĀHUI WITH INTERESTS IN CULTURAL REDRESS

	PROPERTY	KAHUI INTERESTS
Vesting & Gift Back	Kumi Pakarae Conservation Area (as shown on deed plan OTS-198-02)	Ngā Tokorima a Hinemanuhiri Whakakī Nui a Rua Te Wairoa Tapokorau Whānui Te Wairoa Tapokorau 1
	Mahia Peninsula Scenic Reserve (as shown on deed plan OTS-198-03)	Rongomaiwahine Iwi
	Morere Springs Scenic Reserve (as shown on deed plan OTS-198-26)	Ngāti Rākaipaaka Rongomaiwahine Iwi
	Otoki Government Purposes (Wildlife Management) Reserve (as shown on deed plan OTS-198-29)	Ngā Tokorima a Hinemanuhiri Whakakī Nui a Rua
	Te Reinga Scenic Reserve Property A (as shown on deed plan OTS-198-04)	Ngā Tokorima a Hinemanuhiri Te Hononga o Ngā Awa

Overlay Classification	Mahia Peninsula Scenic Reserve (as shown on deed plan OTS-198-05)	Rongomaiwahine Iwi
	Morere Springs Scenic Reserve (as shown on deed plan OTS-198-27)	Ngāti Rākaipaaka Rongomaiwahine Iwi
	Te Reinga Scenic Reserve Property A (as shown on deed plan OTS-198-06)	Ngā Tokorima a Hinemanuhiri Te Hononga o Ngā Awa
	Wharerata Hill Scenic Reserve (as shown on deed plan OTS-198-07)	Ngāti Rākaipaaka Rongomaiwahine Iwi Te Wairoa Tapokorau Whānui Te Wairoa Tapokorau 1

Statutory Acknowledgem ents	Hangaroa River and its tributaries	Ngā Tokorima a Hinemanuhiri Te Hononga o Ngā Awa
	Kumi Pakarae Conservation Area	Ngā Tokorima a Hinemanuhiri Whakakī Nui a Rua Te Wairoa Tapokorau Whānui Te Wairoa Tapokorau 1

Mahia Peninsula Local Purposes (Esplanade) Reserve	Rongomaiwahine Iwi
Mangaone Caves Historic Reserve	Ngāti Rākaipaaka
Mangapoike River and its tributaries	Ngā Tokorima a Hinemanuhiri Whakakī Nui a Rua Te Wairoa Tapokorau Whānui Te Wairoa Tapokorau 1
Maungawhio Lagoon	Rongomaiwahine Iwi
Morere Recreation Reserve	Ngāti Rākaipaaka Rongomaiwahine Iwi
Nuhaka River and its tributaries	Ngāti Rākaipaaka Rongomaiwahine Iwi
Otoki Government Purposes (Wildlife Management) Reserve	Ngā Tokorima a Hinemanuhiri Whakakī Nui a Rua

Panekirikiri Conservation Area	Ngā Tokorima a Hinemanuhiri Te Wairoa Tapokorau Whānui
Portland Island Marginal Strip	Rongomaiwahine Iwi
Ruakituri River and its tributaries	Ngā Tokorima a Hinemanuhiri Te Hononga o Ngā Awa
Te Reinga Scenic Reserve Property B	Ngā Tokorima a Hinemanuhiri Te Hononga o Ngā Awa
Waiatai Scenic Reserve	Ngā Tokorima a Hinemanuhiri Whakakī Nui a Rua Te Wairoa Tapokorau Whānui Te Wairoa Tapokorau 1
Waiau River and its tributaries within the area of interest	Ngā Tokorima a Hinemanuhiri Te Wairoa Tapokorau Whānui
Waikaretaheke River and its tributaries	Ngā Tokorima a Hinemanuhiri Te Wairoa Tapokorau 1
Wairoa River and its tributaries	Ngā Tokorima a Hinemanuhiri Te Wairoa Tapokorau Whānui Te Wairoa Tapokorau 1 Te Hononga o Ngā Awa

<u>Un-named Marginal Strip (Waitaniwha)</u>	Ngāti Rākaipaaka
	Rongomaiwahine Iwi

awehi Stream and its tributaries Rongomaiwahine Iwi

Deeds of Recognition	Mangaone Caves Historic Reserve	Ngāti Rākaipaaka
	Panekirikiri Conservation Area	Ngā Tokorima a Hinemanuhiri Te Wairoa Tapokorau Whānui
	Waiatai Scenic Reserve	Ngā Tokorima a Hinemanuhiri Whakakī Nui a Rua Te Wairoa Tapokorau Whānui Te Wairoa Tapokorau 1
	Un-named Marginal Strip (Waitaniwha)	Ngāti Rākaipaaka Rongomaiwahine Iwi
	Hangaroa River and its tributaries	Ngā Tokorima a Hinemanuhiri Te Hononga o Ngā Awa
	Mangapoike River and its tributaries	Ngā Tokorima a Hinemanuhiri Whakakī Nui a Rua Te Wairoa Tapokorau Whānui Te Wairoa Tapokorau 1
	Ruakituri River and its tributaries	Ngā Tokorima a Hinemanuhiri Te Hononga o Ngā Awa
	Waiau River and its tributaries within the area of interest	Ngā Tokorima a Hinemanuhiri Te Wairoa Tapokorau Whānui
	Waikaretaheke River and its tributaries	Ngā Tokorima a Hinemanuhiri Te Wairoa Tapokorau 1