Report prepared in accordance with Section 17 Covid-19 (Fast-track Consenting) Act 2020

Application 2022-095 Glen Innes to Tāmaki Drive Shared Path Project (Auckland Transport)

То:	Required action:	
Hon David Parker, Minister for the Environment	Consider this report prior to making a decision	
Hon Poto Williams, Minister of Conservation	jointly under section 24 of the FTCA	
Date submitted: 8 September 2022		

Ministry for the Environment contacts

nvironment

Position	Name	Cell Phone	1 st Contact
Principal Author	Pip Lee		
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Introduction

- The Ministry for the Environment has prepared this report in consultation with the Office for Māori Crown Relations – Te Arawhiti and in accordance with section 17 of the Covid-19 Recovery (Fasttrack Consenting) Act 2020 (the FTCA).
- 2. To satisfy obligations under section 6 of the FTCA, you must both consider this report before you make any decision under section 24 of the FTCA to accept the application to refer the Glen Innes to Tāmaki Drive Shared Path Project (project) to an expert consenting panel (panel).

Proposed project

- 3. The applicant (Auckland Transport) proposes to construct a shared walking and cycling path on an elevated boardwalk around Hobson Bay and bridge over Pourewa Creek, which will form the final connection in the Glen Innes to Tāmaki Drive Shared Path Te Ara Ki Uta Ki Tai (the path of the land and sea). A location map is in Attachment 1.
- 4. A significant part of the project will occur in the coastal marine area (CMA) of Hobson Bay, Auckland.

Essential information

5.	The following informati	on is required under	section 17(3) of the FTC	A for the project area.
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Section of the FTCA	Information required	Detail
s17(3)(a)	Relevant iwi authorities (15)	Ngaati Whanaunga Incorporated Society
		Ngāi Tai ki Tāmaki Trust
		Ngāti Maru Rūnanga Trust
		Ngāti Paoa Iwi Trust
		Ngāti Paoa Trust Board
		Ngāti Tamaoho Trust
		Ngāti Tamaterā Treaty Settlement Trust
		Ngāti Whātua Ōrākei Trust Board
		Te Ākitai Waiohua Iwi Authority
		Te Ara Rangatu o Te Iwi o Ngāti Te Ata Waiohua
		Te Kawerau Iwi Settlement Trust
		Te Kupenga o Ngāti Hako
		Te Patukirikiri lwi Trust
		Te Rūnanga o Ngāti Whātua
		Te Whakakitenga o Waikato Incorporated
		Contact details are in Attachment 2
s17(3)(b)	Treaty settlements that relate	Ngāti Whātua Ōrākei Claims Settlement Act 2012
	to the project area (8)	Te Kawerau ā Maki Claims Settlement Act 2015
		Ngāi Tai ki Tāmaki Claims Settlement Act 2018
		Ngāti Tamaoho Claims Settlement Act 2018
		Te Patukirikiri – deed of settlement 7 October 2018
		Ngāti Paoa – deed of settlement 20 March 2021
		Te Ākitai Waiohua – deed of settlement 12 November 2021
		Ngā Mana Whenua o Tāmaki Makaurau Collective Redress Act 2014
s17(3)(a)	Relevant Treaty settlement	Ngāti Whātua Ōrākei Trustee Limited
	entities (11)	Te Kawerau Iwi Settlement Trust
		Ngāi Tai ki Tāmaki Trust
		Ngāti Tamaoho Settlement Trust
		Te Patukirikiri Iwi Trust
		Ngāti Paoa Iwi Trust
		Te Ākitai Waiohua Settlement Trust
		Ngāti Maru Rūnanga Trust
		Ngāti Tamaterā Treaty Settlement Trust
		Hako Tūpuna Trust
		Ngaati Whanaunga Ruunanga Trust
		Contact details are in Attachment 2

Section of the FTCA	Information required	Detail
s17(3)(c)	Relevant principles and provisions of the Treaty settlements	See details in blue-shaded section below
s17(3)(d)	Groups with a negotiation mandate recognised by the Crown which are yet to commence Treaty settlement negotiations	Ngāti Te Ata (Ngāti Te Ata Claims Support Whānau Trust) Ngāti Koheriki (Ngāti Koheriki Claims Committee)
s17(3)(d)	Current Treaty settlement negotiations	Ngāti Maru (Hauraki) (Ngāti Maru Treaty Settlement Negotiators) Ngāti Tamaterā (Ngāti Tamaterā Negotiators) Hako (Ngāti Hako Treaty Settlement Negotiators) Ngaati Whanaunga (Ngaati Whanaunga Ruunanga Trust) Marutūāhu Iwi Collective Ngāti Whātua (Te Rūnanga o Ngāti Whātua) Waikato-Tainui – remaining claims (Negotiator - Rahui Papa)
s17(3)(e)	Court orders recognising customary marine title or protected customary rights under the Marine and Coastal Area (Takutai Moana) Act 2011 or another Act	None that are relevant

Supporting information

Project details

- As shown in Attachment 3, the shared path will extend for approximately 800 metres from Ngāpipi Road, through Whakatakataka Reserve, around Hobson Bay and across Pourewa Creek, to Ōrākei Road.
- 7. The section of the path around Hobson Bay will consist of a 4.5-metre-wide boardwalk, located within the coastal marine area approximately 10 metres away from the toe of the cliff below Ngāpipi Road. The boardwalk structure is a concrete box girder with concrete wings. There will be approximately 40 piles within the coastal marine area, spaced approximately 19 metres apart.
- 8. The boardwalk gradient between Whakatakataka Reserve and just after a lookout located approximately midway along the boardwalk will be flat (4.465 m RL). It will then rise gradually to reach the same height as the existing Pourewa Creek road bridge (8.5 m RL). The section over Pourewa Creek will be flat and maintain the same height as the existing bridge.
- 9. Two laydown areas at either end of the project site, at Whakatakataka Reserve and the Orākei Station Park and Ride facility, will used to support construction works. A temporary causeway will be established at the bottom of the Orākei Station Park and Ride facility to provide access to the coastal marine area for a barge.
- 10. The applicant estimates that the project will take up to two years to complete.

Statutory matters relating to this report

- 11. Parts of the proposed project will occur in the CMA, so, in accordance with section 16(1) of the FTCA, decisions relating to referral of the project to a panel must be made jointly by the Minister for the Environment and the Minister of Conservation.
- 12. Section 17(1) of the FTCA requires you both to consider this report before making a decision under section 24 of the Act to refer the project to a panel, in order to satisfy your joint obligations under section 6 (Treaty of Waitangi) of the FTCA.
- 13. Section 17(3)(e) of the FTCA requires this report to identify any court orders granted under the Marine and Coastal Area (Takutai Moana) Act 2011 (MACAA) or another Act which recognise, in relation to the project area, customary marine title or protected customary rights. We confirm that currently there are no such court orders relevant to the project area to consider in your referral decision.¹

Iwi authorities

Methodology and information sources

- 14. This report must identify the relevant iwi authorities for the project, in accordance with section 17(3)(a) of the FTCA. Under section 7(1) of the FTCA, a relevant iwi authority for a referred project means an iwi authority whose area of interest includes the area in which a project will occur.
- 15. 'Area of interest' can mean different things depending on context and perspective and can be indicative (such as an area identified at the outset of Treaty settlement negotiations), formally agreed (such as in a deed of settlement or memorandum of understanding) or self-nominated. An area of interest can be difficult to define precisely on a map, particularly where a boundary that has been depicted on a small-scale map is scaled up and used precisely in relation to an individual site or property.
- 16. For the purposes of this report, we have considered information from the following sources as a starting point for identifying iwi areas of interest:
 - a. the Te Arawhiti Internal Crown Asset Tracking Tool (i-Cat), an online database that records areas of interest associated with Treaty settlements and Treaty settlement negotiations
 - b. area of interest maps in signed Treaty settlement deeds or other Treaty settlement negotiation documents (including deeds of mandate)
 - c. Auckland Council's online interactive map depicting tribal regions and iwi in the Auckland Region²
 - d. the Iwi Areas of Interest viewer, an online application managed by the Ministry of Māori Development Te Puni Kōkiri (TPK)

¹ To date three orders recognising customary interests have been made under the Marine and Coastal Area (Takutai Moana) Act 2011, and the Ngā Rohe Moana o Ngā Hapū o Ngāti Porou (Recognition of Customary Marine Title) Order 2020 came into force 1 February 2021. These do not affect the proposed project area.

² Accessed via the webpage for the Auckland Plan 2025 (the long-term spatial plan for Tāmaki Makaurau): https://www.aucklandcouncil.govt.nz/plans-projects-policies-reports-bylaws/our-plans-strategies/aucklandplan/about-the-auckland-plan/Pages/iwi-tamaki-makaurau.aspx

- e. Te Kāhui Māngai (TKM), an online directory of iwi and Māori organisations maintained by TPK, which includes information on rohe (tribal areas) provided by those organisations.
- 17. Generally, the areas of interest shown on these databases for an iwi or group do not always completely align, and sometimes the differences can be significant. We consider carefully the reasons for such discrepancies, including the reliability or accuracy of the information shown and the local context and decision-making environment, before deciding which areas of interest we consider apply to a project under FTCA process.
- 18. The FTCA does not specifically define iwi authority but pursuant to section 7(2) of the FTCA, 'iwi authority' has the same meaning as in the Resource Management Act 1991 (RMA): the authority which represents an iwi and which is recognised by that iwi as having authority to do so.
- 19. To identify iwi authorities associated with the identified areas of interest, we sourced and considered information from:
 - a. the TKM online directory noted above
 - b. Auckland Council's online tool for identifying mana whenua contacts for a particular address
 - c. Auckland Council's response to the invitation to comment on the referral application under section 21(2)(a) of the FTCA.

Iwi authorities relevant to project

- 20. We consider the project site lies within the areas of interest of Hako, Ngaati Whanaunga, Ngāi Tai ki Tāmaki, Ngāti Koheriki, Ngāti Maru (Hauraki), Ngāti Paoa, Ngāti Tamaoho, Ngāti Tamaterā, Ngāti Te Ata, Ngāti Whātua, Ngāti Whātua o Ōrākei, Te Ākitai Waiohua, Te Kawerau ā Maki, Te Patukirikiri, Waikato-Tainui, the Tāmaki Collective and the Marutūāhu Iwi Collective.
- 21. Not all of these iwi or groups are represented by an iwi authority and some are represented by more than one iwi authority. We consider the following 15 iwi authorities to be the relevant iwi authorities for the project:
 - a. Te Kupenga o Ngāti Hako, representing Hako
 - b. Ngaati Whanaunga Incorporated Society, representing Ngaati Whanaunga
 - c. Ngāi Tai ki Tāmaki Trust, representing Ngāi Tai ki Tāmaki
 - d. Ngāti Maru Rūnanga Trust, representing Ngāti Maru
 - e. Ngāti Paoa Iwi Trust, representing Ngāti Paoa
 - f. Ngāti Paoa Trust Board, representing Ngāti Paoa
 - g. Ngāti Tamaoho Trust, representing Ngāti Tamaoho
 - h. Ngāti Tamaterā Treaty Settlement Trust, representing Ngāti Tamaterā
 - i. Te Ara Rangatu o Te Iwi o Ngāti Te Ata Waiohua, representing Ngāti Te Ata
 - j. Ngāti Whātua Ōrākei Trust Board, representing Ngāti Whātua o Ōrākei
 - k. Te Ākitai Waiohua Iwi Authority, representing Te Ākitai Waiohua
 - I. Te Kawerau Iwi Settlement Trust, representing Te Kawerau ā Maki
 - m. Te Patukirikiri Iwi Trust, representing Te Patukirikiri
 - n. Te Rūnanga o Ngāti Whātua, representing Ngāti Whātua

o. Te Whakakitenga o Waikato Incorporated, representing Waikato-Tainui.

Other iwi authorities which may have an interest in the project

- 22. The Auckland Council databases indicate that Ngāti Whātua o Kaipara may have an interest in the project area. We are unsure as to the reasons for this as it is not supported by other available information. In particular, the self-nominated areas of interest shown on TKM, which indicates the area in which Ngāti Whātua o Kaipara exercises kaitiakitanga for RMA purposes, does not include the project site. Auckland Council also indicates the area of interest for Te Ahiwaru Waiohua includes the project site. We do not have access to any specific information on the boundaries and extent of this area of interest to enable us to independently verify this.
- 23. We have therefore not identified the corresponding iwi authorities --- Ngā Maunga Whakahii o Kaipara Development Trust and Makaurau Marae Māori Trust as relevant iwi authorities for the project. Instead, we recommend that you consider them as iwi authorities which may have an interest in the project and take that into account in your decisions relating to project referral.
- 24. We note that the Hauraki Māori Trust Board also represents seven of the above-named iwi as an iwi authority.³ To avoid unnecessary duplication of input, while still providing opportunity for involvement in the consideration of consent applications for the project, we recommend that you consider the Hauraki Māori Trust Board as an iwi authority which may have an interest in the project and take that into account in your decisions relating to project referral.

Treaty settlements and Treaty settlement entities

25. This report must identify the Treaty settlements that relate to the project area and relevant Treaty settlement entities, in accordance with sections 17(3)(b) and 17(3)(a) respectively. We use information relevant to the project area from the first two sources listed in paragraph 15 and relevant documents on the NZ Government Treaty settlements website, together with advice from the Office of Maori Crown Relations – Te Arawhiti, for this task.

Treaty settlements relating to the project area

- 26. Under the FTCA, a Treaty settlement includes both a Treaty settlement Act and a Treaty settlement deed which is signed by both the Crown and the representative Māori group.
- 27. The project site falls within the area of interest covered by Treaty settlements with the following eight iwi/groups:
 - a. Ngāti Whātua Ōrākei
 - b. Te Kawerau ā Maki
 - c. Ngāi Tai ki Tāmaki
 - d. Ngāti Tamaoho
 - e. Te Patukirikiri
 - f. Ngāti Paoa
 - g. Te Ākitai Waiohua
 - h. the Tāmaki Collective.

³ Hako, Ngaati Whanaunga, Ngãi Tai ki Tāmaki, Ngāti Maru (Hauraki), Ngāti Paoa, Ngāti Tamaterā and Te Patukirikiri.

- 28. The Ngāti Whātua Ōrākei Claims Settlement Act 2012 gives effect to certain provisions of the deed of settlement signed by Ngāti Whātua o Ōrākei, Ngāti Whātua Ōrākei Trustee Limited and the Crown on 5 November 2011. A settlement summary, the deed and associated documents are on the NZ Government Treaty settlements website.
- 29. Te Kawerau ā Maki Claims Settlement Act 2015 gives effect to certain provisions of the deed of settlement signed by Te Kawerau ā Maki, Te Kawerau Iwi Settlement Trust and the Crown on 22 February 2014, and amendment deeds signed in 2015 and 2019. Relevant settlement documents are on the NZ Government Treaty settlements website.
- 30. The Ngāi Tai ki Tāmaki Claims Settlement Act 2018 gives effect to certain provisions of the deed of settlement signed by Ngāi Tai ki Tāmaki, Ngāi Tai ki Tāmaki Trust and the Crown on 7 November 2015, and amendment deeds signed in 2016, 2017 and 2018. Relevant settlement documents are on the NZ Government Treaty settlements website.
- 31. The Ngāti Tamaoho Claims Settlement Act 2018 gives effect to certain provisions of the deed of settlement signed by the Crown, Ngāti Tamaoho and the Ngāti Tamaoho Settlement Trust on 30 April 2017. Relevant settlement documents are on the NZ Government Treaty settlement website.
- 32. Te Patukirikiri, the Te Patukirikiri lwi Trust and the Crown signed a deed of settlement on 7 October 2018. The deed and associated documents are available on the NZ Government Treaty settlement website.
- 33. Ngāti Paoa, the Ngāti Paoa lwi Trust and the Crown signed a deed of settlement on 20 March 2021. Legislation has yet to be enacted. The deed and associated documents are on the NZ Government Treaty settlement website.
- 34. Te Ākitai Waiohua, Te Ākitai Waiohua Iwi Settlement Trust and the Crown signed a deed of settlement on 12 November 2021. Legislation has yet to be enacted. The deed and associated documents are on the NZ Government Treaty settlement website
- 35. Ngā Mana Whenua o Tāmaki Makaurau (the Tāmaki Collective) and the Crown signed the Tāmaki Makaurau Collective Redress deed on 5 December 2012. An amendment deed was signed 23 August 2013, and the Ngā Mana Whenua o Tāmaki Makaurau Collective Redress Act 2014 gives effect to certain provisions of the deeds. The FTCA defines this Act as a Treaty settlement Act for the purposes of the FTCA. Relevant documents are available on the NZ Government Treaty settlement website.

Relevant Treaty settlement entities

36. We have identified 11 relevant Treaty settlement entities for the project. These are listed in paragraph 5 and further explanation is provided below.

Post-settlement governance entities

- 37. Under the FTCA, a Treaty settlement entity includes a post-settlement governance entity, defined as a body corporate or trustees of a trust established by a claimant group for receiving redress, or for participating in arrangements established under a Treaty settlement Act.
- 38. The respective post-settlement governance entities associated with the Treaty settlement Acts noted above are:
 - a. Ngāti Whātua Ōrākei Trustee Limited (in its capacity as trustee of the Ngāti Whātua Ōrākei Trust)
 - b. Te Kawerau Iwi Settlement Trust

- c. Ngāi Tai ki Tāmaki Trust
- d. Ngāti Tamaoho Settlement Trust
- e. the following trusts and partnerships associated with the Tāmaki collective arrangements:
 - i. Whenua Haumi Roroa o Tāmaki Makaurau Limited Partnership, established on 12 June 2014 to receive specified commercial redress
 - Tūpuna Taonga o Tāmaki Makaurau Trust, established on 6 June 2014 to receive specified cultural redress relating to the maunga and motu (including vesting of sites)
 - iii. Ngāti Whātua Ropū Limited Partnership, representing three members of the Tāmaki Collective: Ngāti Whātua Orākei and Te Rūnanga o Ngāti Whātua (whose individual areas of interest include the project site) and Ngāti Whātua o Kaipara (whose individual area of interest may include the project site, as noted in paragraph 22)
 - iv. Waiohua-Tāmaki Ropū Limited Partnership, representing five members of the Tāmaki Collective: Te Kawerau ā Maki, Ngāi Tai ki Tāmaki, Ngāti Tamaoho, Te Ākitai Waiohua and Ngāti Te Ata (all of whose individual areas of interest include the project site)
 - Narutūāhu Ropū Limited Partnership, representing five members of the Tāmaki Collective: Ngāti Maru (Hauraki), Ngāti Paoa, Ngāti Tamaterā, Te Patukirikiri and Ngaati Whanaunga (all of whose individual areas of interest include the project site).
- 39. As explained further in paragraphs 65 to 67, we consider it unlikely that the project will directly affect any of the cultural or commercial redress provided to the entities in paragraph 38(e) under the Tāmaki collective arrangements. On this basis, we have not identified the Tāmaki Collective redress entities specified above as relevant Treaty settlement entities for the project.
- 40. A post-settlement governance entity may exist ahead of finalisation of a deed of settlement and/or enactment of Treaty settlement legislation. The following post-settlement governance entities in this category are also relevant:
 - a. Te Patukirikiri Iwi Trust, which was ratified as the post-settlement governance entity for the Treaty settlement with Te Patukirikiri on 2 September 2013
 - b. Ngāti Paoa Iwi Trust, which was ratified as the post-settlement governance entity for the Ngāti Paoa Treaty settlement on 25 September 2013
 - c. Te Ākitai Waiohua Settlement Trust, which was ratified as the post-settlement governance entity for the Te Ākitai Waiohua Treaty settlement in June 2014 and signed the deed of settlement with the Crown (noted in paragraph 26) on 12 November 2021.
 - d. Ngāti Maru Rūnanga Trust, which was ratified as the post-settlement governance entity for the Ngāti Maru (Hauraki) Treaty settlement in August 2012. Ngāti Maru (Hauraki) initialled a deed of settlement with the Crown on 8 September 2017
 - e. Ngāti Tamaterā Treaty Settlement Trust, which was ratified as the post-settlement governance entity for the Ngāti Tamaterā Treaty settlement in August 2012. The Crown and Ngāti Tamaterā initialled a deed of settlement on 20 September 2017

- f. Hako Tūpuna Trust, which was ratified as the post-settlement governance entity for Hako on 26 August 2014
- g. Ngaati Whanaunga Ruunanga Trust, which was ratified as the post-settlement governance entity for the Ngaati Whanaunga Treaty settlement in December 2017, following the initialling of a deed of settlement by Ngaati Whanaunga and the Crown on 25 August 2017.
- 41. The Marutūāhu Iwi Collective, which comprises Ngāti Paoa, Ngāti Maru (Hauraki), Ngāti Tamaterā, Ngaati Whanaunga and Te Patukirikiri, initialled a Collective Redress Deed with the Crown on 27 July 2018. The Marutūāhu Iwi Collective area of interest⁴ covers parts of the Auckland, Waikato and Bay of Plenty Regions, and includes the project site.
- 42. The Marutūāhu Rōpū Limited Partnership was established to receive the collective commercial redress provided in the Marutūāhu Iwi Collective Redress Deed, and therefore meets the definition of a post-settlement governance entity under the FTCA. The Marutūāhu Iwi Collective Redress Deed also provides for establishment of the Taonga o Marutūāhu Trustee Limited, to receive the Marutūāhu Iwi collective cultural redress. This redress entity would also qualify as a post-settlement governance entity under the FTCA however it is yet to be established.
- 43. The cultural and commercial redress provided under the Marutūāhu Iwi Collective Redress Deed forms part of the individual settlements with each of the Collective's five iwi. None of this redress, to be managed by the two redress entities named above (once the redress deed is signed and given effect through legislation), is affected by the project. We have therefore not identified these redress entities as relevant Treaty settlement entities for the project.

Other bodies recognised or established under a Treaty settlement Act

- 44. A Treaty settlement entity is also defined for the purposes of the FTCA as including a board, trust, committee, authority, or other body, recognised in or established under a Treaty settlement Act.
- 45. The Tūpuna Maunga o Tāmaki Makaurau Authority (Maunga Authority) was established under the Ngā Mana Whenua o Tāmaki Makaurau Collective Redress Act 2014 as a statutory co-governance authority which oversees the administration and management of 13 of the 14 Tāmaki maunga vested in the Tūpuna Taonga o Tāmaki Makaurau Trust. As noted in paragraph 65, we do not consider the project likely to directly affect any of the Tūpuna Maunga. On this basis we have not identified the Maunga Authority as a relevant Treaty settlement entity for the project.

Relevant principles and provisions of the Treaty settlements

Ngāti Whātua o Ōrākei, Te Kawerau ā Maki, Ngāi Tai ki Tāmaki, Ngāti Tamaoho, Te Patukirikiri, Ngāti Paoa and Te Ākitai Waiohua Treaty settlements

Crown acknowledgements and apologies

- 46. The Crown offers acknowledgements and an apology as part of Treaty settlement redress to atone for historical wrongs, restore honour, and begin the process of healing.
- 47. In the Ngāti Whātua o Ōrākei settlement, the Crown unreservedly apologises to Ngāti Whātua Ōrākei, their ancestors and descendants, for not having honoured its obligations to them under the Treaty of Waitangi. The Crown also says it looks forward to repairing its relationship with Ngāti

⁴ The area of interest is shown on the map attached to the Marutūāhu Collective Redress deed summary.

Whātua Ōrākei based on mutual trust, co-operation and respect for the Treaty of Waitangi and its principles.

- 48. In the Te Kawerau ā Maki settlement, the Crown unreservedly apologises for not having honoured its obligations to the people of Te Kawerau ā Maki under the Treaty of Waitangi. The Crown states it seeks through the apology and the settlement to atone for its wrongs and lift the burden of grievance so that the process of healing can begin. The Crown says it hopes to form a new relationship with the people of Te Kawerau ā Maki based on mutual trust, co-operation, and respect for the Treaty of Waitangi and its principles.
- 49. In the Ngāi Tai ki Tāmaki settlement, the Crown unreservedly apologises for its breaches of te Tiriti o Waitangi/the Treaty of Waitangi and its principles, and for the prejudice its acts and omissions have caused. The Crown says it hopes the settlement will lead to a new relationship that fulfils the expectations of the tūpuna and mokopuna of Ngāi Tai ki Tāmaki, marked by cooperation, partnership, and respect for te Tiriti o Waitangi/the Treaty of Waitangi and its principles.
- 50. The Crown states, in the Ngāti Tamaoho settlement, that its acts and omissions and its promotion of injurious laws and policies have harmed Ngāti Tamaoho, undermined their rangatiratanga and contributed to the loss of Ngāti Tamaoho autonomy. The Crown apologises to the iwi of Ngāti Tamaoho, their tūpuna and mokopuna for its failure to honour its obligations under te Tiriti o Waitangi/the Treaty of Waitangi and recognises that this failure has harmed successive generations of Ngāti Tamaoho. The Crown says it looks forward to building a new relationship with Ngāti Tamaoho based on co-operation, mutual trust, and respect for te Tiriti o Waitangi and its principles.
- 51. In the Te Patukirikiri Deed of Settlement, the Crown apologises to the people of Te Patukirikiri for the prejudice they have suffered as a result of its actions, and its breaches of te Tiriti o Waitangi/the Treaty of Waitangi and its principles. The Crown states it hopes that the settlement will mark the beginning of a new relationship with Te Patukirikiri based on good faith and cooperation.
- 52. In the Ngāti Paoa Deed of Settlement the Crown apologises to Ngāti Paoa for the suffering it has inflicted through its acts and omissions, and for the laws and policies enacted in Aotearoa/New Zealand that have led to the loss of Ngāti Paoa whenua and taonga te reo Māori. The Crown apologises to the tupuna and mokopuna of Ngāti Paoa for its failure to uphold its obligations under te Tiriti o Waitangi/the Treaty of Waitangi and its principles. The Crown seeks to atone for these injustices and hopes that through this settlement it can rebuild the relationship that it established with Ngāti Paoa in 1840, begin the process of healing and enter a new age of co-operation with Ngāti Paoa.
- 53. In the Te Ākitai Waiohua settlement, the Crown acknowledges its failure to deal with long-standing grievances of Te Ākitai Waiohua. The Crown regrets its actions which breached te Tiriti o Waitangi/the Treaty of Waitangi and its principles and caused significant prejudice and suffering for Te Ākitai Waiohua. The Crown apologises that its actions have not only separated Te Ākitai Waiohua from their wāhi tapu but hindered the socio-economic development of their people and the ability of Te Ākitai Waiohua to grow as an iwi. The Crown says it hopes the settlement marks the beginning of a new relationship with Te Ākitai Waiohua based on partnership, trust and mutual respect for te Tiriti o Waitangi/the Treaty of Waitangi and its principles.
- 54. Affording respect for the individual views of each iwi on resource management matters and enabling their meaningful participation as Treaty partners in decision-making relating to the management and use of natural and physical resources are important ways in which the Crown can give effect to these acknowledgements and uphold its relationship with each iwi.

Cultural redress

55. The project site includes parts of the coastal marine area of Hobson Bay (Whakatakataka), which is within the Waitematā Harbour. The Ngaī Tai ki Tāmaki and Te Ākitai Waiohua deeds of settlement contain statements of the particular cultural, spiritual, historical and traditional association that each iwi respectively has with this area. This includes:

<u>Ngāi Tai ki Tāmaki</u>

Ngāi Tai ki Tāmaki are a maritime people without boundaries and have been voyagers since ancient times. Ngāi Tai ki Tāmaki are acknowledged as being amongst the original inhabitants of Aotearoa. It is inevitable that some of the most significant sites of arrival, ritual, landmark and subsequent habitation, both seasonal and permanent, are now shared with others, others with whom we share close links through whakapapa and shared histories, others who through the passage of time and history hold ahi kā in different places. Ngāi Tai hold fast to the knowledge of our associations to the places and the people as taonga tuku iho. From Te Arai out to Hauturu out to Aotea and throughout Hauraki and Tāmaki Makarau and all the islands within, Ngāi Tai have significant multiple, and many layered associations.

<u>Te Ākitai Waiohua</u>

The shores of Hikurangi (Waitakere Ranges) and the Hauraki Gulf (Tīkapa Moana) through to the Manukau and Waitematā Harbours, are vital coastal areas to Te Ākitai Waiohua ...

Te Ākitai Waiohua hold an ancient customary association with the coastal marine area, which has eternally sustained the existence of the people of Tāmaki Makaurau, as a means of transport, by obtaining food and other basic necessities of life. There is a corresponding cultural perspective that such a crucial relationship demands ongoing respect and recognition. Thus the historical and spiritual connection of Te Ākitai Waiohua with the coastal marine area is viewed as essential to the preservation of its very existence and an affirmation of its identity as a people.

- 56. The Crown's formal acknowledgement of these statements of association are recognised in coastal statutory acknowledgements covering specified areas in the Ngāi Tai ki Tāmaki and Te Ākitai Waiohua settlements.
- 57. Ngāi Tai ki Tāmaki Trust and Te Ākitai Waiohua Settlement Trust or any member of the relevant iwi can cite their statutory acknowledgements as evidence of their association with the area. Auckland Council, the Environment Court and Heritage New Zealand Pouhere Taonga must have regard to the statutory acknowledgements, and Auckland Council must forward to the relevant Trust summaries of resource consent applications it receives (or notices served on the council under section 145(10) of the RMA) for activities within, adjacent to or directly affecting a statutory area.
- 58. We note that statutory acknowledgments are not indications of exclusive interest in a site, and sites subject to statutory acknowledgments may also hold importance for other iwi.
- 59. The Pourewa Creek recreation reserve lies adjacent to, and upstream of, the project site. The association of Ngāti Whātua Ōrākei with the Pourewa Creek area was recognised in part⁵ by the transfer of ownership of this reserve to Ngāti Whātua Ōrākei Trustee Limited under the Ngāti Whātua Ōrākei Treaty settlement. If the project is referred, a panel would invite comments on consent applications for the project from Ngāti Whātua Ōrākei Trustee Limited as an identified

⁵ The 2013 settlement with Ngāti Whātua Ōrākei does not provide for redress over harbours.

relevant Treaty settlement entity and also, we would expect, as an adjacent landowner pursuant to clause 17(6)(g) of Schedule 6 of the FTCA.

Other redress

- 60. No other cultural or commercial redress would be directly affected by the project, and the settlements do not create any new co-governance or co-management processes which would affect decision-making under the RMA for projects such as the one proposed.
- 61. We note also that cultural associations with ancestral lands, water, sites, wāhi tapu, and other taonga regardless of whether or not they are specifically identified in a Treaty settlement or affected by a statutory acknowledgement/settlement redress are deemed to be matters of national importance that must be recognised and provided for in decision-making under Part 2 section 6(e) of the RMA.
- 62. As a general principle, an absence of specific settlement redress does not indicate the absence of an iwi's cultural association with ancestral lands, sites, wāhi tapu or other taonga within an area. Local tangata whenua and their representatives would be best placed to advise on such matters in the first instance.

Tāmaki Collective Redress Act

- 63. The Ngā Mana Whenua o Tāmaki Makaurau Collective Redress Act 2014 and its associated deed provide collective redress for the shared interests of the 13 iwi and hapū of the Tāmaki Collective in maunga, motu and lands within Tāmaki Makaurau (Auckland). These provisions do not settle any historical Treaty claims; this is addressed instead through the specific settlements with each iwi/hapū. The redress provided through the Act is provided 'on account' of those individual Treaty settlements.
- 64. A significant part of the collective redress is concerned with governance and management arrangements over the maunga of central Auckland and some of the islands of Tīkapa Moana (the Hauraki Gulf). Tūpuna Maunga are vested in the Tūpuna Taonga o Tāmaki Makaurau Trust and the Maunga Authority is responsible for their day-to-day administration and management.
- 65. The closest Tūpuna Maunga to the project site is Ōhinerau/Mt Hobson, more than 2.5 kilometres to the southwest. We consider it unlikely that the project will directly affect this, or any other, Tūpuna Maunga.
- 66. Some commercial redress is also included in the Tāmaki collective arrangements, in the form of rights of first refusal (RFR) over Crown properties over a wide area of Auckland⁶, and second rights to purchase deferred selection properties not selected or acquired by iwi/hapū under their individual settlements.
- 67. Although the proposed project site lies within the RFR area, none of the land within it is Crownowned. Therefore, the project would not affect any commercial redress available to Ngā Mana Whenua o Tāmaki Makaurau under the Ngā Mana Whenua o Tāmaki Makaurau Collective Redress Act 2014, which is managed by the Whenua Haumi Roroa o Tāmaki Makaurau Limited Partnership⁷.

⁶ Part 3 of Attachments to Ngā Mana Whenua o Tāmaki Makaurau Collective Redress Deed.

⁷ The entities identified in paragraph 34(iii)–(v) are parties to the Whenua Haumi Roroa o Tāmaki Makaurau Limited Partnership.

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Current negotiation mandates and settlement negotiations

- 68. Section 17(3)(d) of the FTCA requires this report to identify any recognised negotiation mandates for, or current negotiations for, Treaty settlements that relate to the project area.
- 69. Treaty settlement negotiations have commenced but are yet to be concluded with Ngāti Maru (Hauraki), Ngāti Tamaterā, Hako, Ngaati Whanaunga and the Marutūāhu Iwi Collective. Additionally, the Crown is negotiating a final settlement with Te Rūnanga o Ngāti Whātua, on behalf of Ngāti Whātua, and a settlement of remaining historical Treaty claims with the mandated Waikato-Tainui negotiator, Rahui Papa, on behalf of Waikato-Tainui. The project site lies within the areas of interest for these settlements.
- 70. The project area also falls within the areas of interest of:
 - a. Ngāti Te Ata
 - b. Ngāti Koheriki.
- 71. The Crown recognised the mandate of the Ngāti Te Ata Claims Support Whānau Trust to negotiate a Treaty settlement in May 2011 and signed terms of negotiation with the Trust in June 2011. Negotiations have paused, but Crown-recognition of the mandate has not been withdrawn. Ngāti Te Ata has yet to establish a post-settlement governance entity to receive redress under their settlement.
- 72. The Crown recognised the Treaty settlement negotiation mandate of Ngāti Koheriki Claims Committee in June 2013. Negotiations have yet to commence, but Crown-recognition of the mandate has not been withdrawn. Ngāti Koheriki has yet to establish a post-settlement governance entity to receive redress under their settlement.

Details in this report affect certain provisions of the FTCA

Notices of referral decisions

- 73. Under section 25 of the FTCA, you must give notice of the decisions made on an application for referral of a project to a panel, and the reasons for your decisions, to the applicant and anyone invited to comment under section 21 of the FTCA.
- 74. You invited two iwi authorities representing iwi which have statutory acknowledgements over the affected coastal marine area (Ngāi Tai ki Tāmaki Trust and Te Ākitai Waiohua Iwi Authority) and Ngāti Whātua Ōrākei Trust Board, which has particular interests in Pourewa Creek, to comment on the referral application for the project.
- 75. If you decide to refer this project to a panel, the notice of decisions and associated reasons must also be given to:
 - a. the other relevant iwi authorities and Treaty settlement entities identified in this report
 - b. any other iwi authorities or Treaty settlement entities you consider have an interest in the matter
 - c. any group that is or party to either a joint management agreement or Mana Whakahono ā Rohe under the RMA that relates to the project area.
- 76. The relevant iwi authorities and Treaty settlement entities for receipt of the notice are identified in paragraph 5; contact details are in Attachment 2.

- 77. As explained in paragraphs 22 to 24, we recommend that you consider Ngā Maunga Whakahii o Kaipara Development Trust, Makaurau Marae Māori Trust and Hauraki Māori Trust Board as iwi authorities which may have an interest in the project and provide them with a copy of the notice of decision if you decide to refer the project.
- 78. There are no relevant joint management agreements or Mana Whakahono ā Rohe to consider.
- 79. The Minister for Treaty for Waitangi Negotiations has requested that the notice of decisions and a copy of the referral application is forwarded to Ngāti Koheriki Claims Committee, the mandated entity for Ngāti Koheriki Treaty settlement negotiations. This is because the project site lies in the Ngāti Koheriki area of interest and the iwi is not currently represented by either an iwi authority or a Treaty settlement entity recognised under the FTCA meaning it is not covered by notification requirements prescribed by the FTCA. Contact details (if you agree to the Minister's request) are in Attachment 2.
- 80. We also recommend that you copy the application and notice of decisions to the groups seeking customary marine title and/or protected customary rights which are identified in Attachment 4. Further detail is in paragraph 86.

Expert consenting panel membership

- 81. If a project is referred to a panel, the appointed panel must include one person nominated by the relevant iwi authorities under clause 3(2)(b) of Schedule 5 of the FTCA.
- 82. In the event iwi authorities nominate more than one person, the panel convener must decide which nominee to appoint. The panel convener has discretion to increase the panel membership to accommodate the matters specified in clauses 3(6)(a) 3(6)(e) of Schedule 5 of the FTCA, which include matters unique to any relevant Treaty settlement Act.
- 83. Relevant iwi authorities for the project are identified in paragraph 5.

Panel invitations to comment

- 84. A panel must invite comments on a resource consent application or notice of requirement for a referred project from the parties listed in clause 17(6) of Schedule 6 of the FTCA. This includes:
 - a. the relevant iwi authorities, including those identified in this report
 - b. a Treaty settlement entity relevant to the referred project, including an entity that has an interest under a Treaty settlement in an area where a referred project is to occur, and an entity identified in this report
 - c. any applicant group under the MACAA identified in the report obtained under section 17(1).
- 85. The relevant iwi authorities and Treaty settlement entities for the proposed project are listed in paragraph 5.
- 86. A MACAA applicant group means one or more iwi, hapū, or whānau groups that seek recognition under Part 4 of the MACAA of their protected customary rights or customary marine title by either a recognition order granted by the High Court; or an agreement negotiated with the Crown (through The Office for Māori Crown Relations Te Arawhiti). The project site includes part of the common marine and coastal area of Hobson Bay, and the project has potential for adverse effects on this area. The groups which have applications under the MACAA in the common marine and coastal area which includes the project site, and who may therefore have an interest in the project, are listed in Attachment 4.

- 87. A panel may also invite comments from any other person it considers appropriate.
- 88. As we have identified that Ngā Maunga Whakahii o Kaipara Development Trust, Makaurau Marae Māori Trust and Hauraki Māori Trust Board may have an interest in the project area, we recommend that you direct a panel to seek comment from these parties if you decide to refer the project.
- 89. The Minister for Treaty of Waitangi Negotiations has requested that you direct a panel to invite comments from the Ngāti Koheriki Claims Committee, as this body is not covered by the panel consultation requirements prescribed by the FTCA. If you decide to refer the project, your direction to the panel under section 24(2)(e) of the FTCA would be required to give effect to this request.

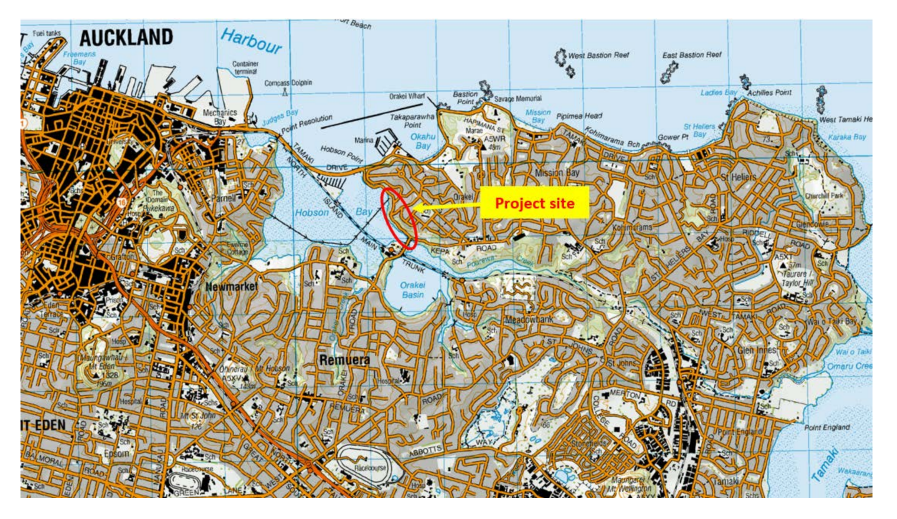
Provision of cultural impact assessment

- 90. Any resource consent application that is submitted to a panel for determination must include a cultural impact assessment prepared by or on behalf of the relevant iwi authority, or a statement of any reasons given by the relevant iwi authority for not providing that assessment.⁸ The Environmental Protection Authority (which provides support services to a panel) will not confirm an application as complete and ready for consideration by a panel until this requirement has been satisfied.
- 91. Where there is more than one relevant iwi authority, the project applicant will need to engage with each to determine their requirements for a cultural impact assessment, including whether they wish to prepare one individually or jointly, or whether they may wish to defer to another iwi in respect of the matter. The relevant iwi authorities for the project are listed in paragraph 5.

⁸ Clause 9(5) of Schedule 6 of the FTCA.

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Attachment 1 – Location



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Attachment 2 – Contact information

lwi/hapū	Representative body	Contact details	Relevant RMA Iwi authority	Relevant Treaty settlement entity	Other party	Contact person	Copies to
Hako	Te Kupenga o Ngāti Hako		Represents Hako as an iwi authority for RMA purposes			CEO & RMA Contact: Pauline Clarkin hako@xtra.co.nz	
	Hako Tūpuna Trust			Post-settlement governance entity [confirmed 26 August 2014]		Contact: Josie Anderson hako@xtra.co.nz	
Hauraki	Hauraki Māori Trust Board	PO Box 33 Paeroa 3640			Iwi authority which may have an interest in the matter	CEO/GM: John McEnteer general@hauraki.iwi.nz	
Ngaati Whanaunga	Ngaati Whanaunga Incorporated Society		Represents Ngaati Whanaunga as an iwi authority for RMA purposes			Boni Renata General Manager s 9(2)(a)	
	Ngaati Whanaunga Ruunanga Trust			Post-settlement governance entity [deed of settlement initialled 25 Aug 2017]			
Ngāi Tai ki Tāmaki	Ngāi Tai ki Tāmaki Trust	PO Box 141 Clevedon Auckland 2248	Represents Ngāi Tai ki Tāmaki as an iwi authority for RMA purposes	Post-settlement governance entity under the Ngāi Tai ki Tāmaki Claims Settlement Act 2018		Tumu Whakahaere: Lynette Penrose admin@ngaitaitamaki.iwi.nz	RMA contact: Jacquie Lindsay s 9(2)(a)
Ngāti Koheriki	Ngāti Koheriki Claims Committee	PO Box 250 Whitianga 3542			Mandate recognised by the Crown for Treaty settlement negotiations	Chair: Joe Johnson s 9(2)(a)	Kiwi Johnson s 9(2)(a)
Ngāti Maru (Hauraki)	Ngāti Maru Rūnanga Trust	PO Box 37 Thames 3540	Represents Ngāti Maru (Hauraki) as	Post-settlement governance entity		CEO: David Taipari office@ngatimaru.iwi.nz	RMA Contact: William Peters

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			an iwi authority for RMA purposes	[deed of settlement initialled 8 September 2017]		
Ngāti Paoa	Ngāti Paoa Iwi Trust	PO Box 106- 153 Auckland 1010	Represents Ngāti Paoa as an iwi authority for RMA purposes	Post-settlement governance entity [deed of settlement signed 20 March 2021]	Tumuaki (Chairperson): Tania Tarawa kaiarahi@ngatipaoaiwi.co.nz	
	Ngāti Paoa Trust Board	PO Box 204- 144 Highbrook Auckland 2161	Represents Ngāti Paoa as an iwi authority for RMA purposes		Principal Officer/RMA contact: Dave Roebeck nptb@ngatipaoatrustboard.co.nz	
Ngāti Tamaoho	Ngāti Tamaoho Trust	PO Box 272- 1652 Papakura Auckland 2244	Represents Ngāti Tamaoho as an iwi authority for RMA purposes		CEO: Geneva Harrison info@tamaoho.maori.nz	RMA Contact: Lucie Rutherfurd rmaofficer@tamaoho.maori.nz
	Ngāti Tamaoho Settlement Trust			Post-settlement governance entity under the Ngāti Tamaoho Claims Settlement Act 2018		
Ngāti Tamaterā	Ngāti Tamaterā Treaty Settlement Trust	PO Box 28 Thames 3540	Represents Ngāti Tamaterā as an iwi authority for RMA purposes	Post-settlement governance entity [deed of settlement initialled 20 Sep 2017]	General Manager & RMA contact: s 9(2)(a)	
Ngāti Te Ata	Te Ara Rangatu o Te Iwi o Ngāti Te Ata Waiohua		Represents Ngāti Te Ata as an iwi authority for RMA purposes		Manager: Karl Flavell	RMA Kaitiaki taiao@ngatiteata.iwi.nz
Ngāti Whātua	Ngāti Whātua Ōrākei Trust Board	PO Box 90465 Victoria Street, Auckland 1142	Represents Ngāti Whātua Ōrākei as an iwi authority for RMA purposes		CEO: Lisa Davis s 9(2)(a)	RMA contact: Andrew Brown tokitaiao@ngatiwhatuaorakei.com
	Ngāti Whātua Ōrākei Trustee Limited			Post-settlement governance entity under Ngāti Whātua		

				Ōrākei Claims Settlement Act 2012			
	Te Rūnanga o Ngāti Whātua	PO Box 1784 Whangarei 0140	Represents Ngāti Whātua as an iwi authority for RMA purposes			Manahautū / CE: Alan Riwaka runanga@ngatiwhatua.iwi.nz	RMA Contact: Antony Thompson s 9(2)(a)
	Ngā Maunga Whakahii o Kaipara Development Trust	PO Box 41 Helensville 0840			Iwi authority which may have an interest in the matter	CEO: Sarah Ihaia-Chapman admin@kaiparamoana.com	RMA Contact: Savanna Steele s 9(2)(a)
Te Ahiwaru - Waiohua	Makaurau Marae Māori Trust				lwi authority which may have an interest in the matter	Kowhai Olsen s 9(2)(a) s	
Te Ākitai Waiohua	Te Ākitai Waiohua Iwi Authority	PO Box 59 185 Māngere Bridge Auckland 2151	Represents Te Ākitai Waiohua as an iwi authority for RMA purposes			Chairperson: Karen Wilson tawia@teakitai.com	RMA Contact: Nigel Denny kaitiaki@teakitai.com
	Te Ākitai Waiohua Settlement Trust			Post-settlement governance entity [deed of settlement signed 12 November 2021]			
Te Kawerau ā Maki	Te Kawerau lwi Settlement Trust	PO Box 59-243 Māngere Bridge Auckland 2151	Represents Te Kawerau ā Maki as an iwi authority for RMA purposes	Post-settlement governance entity under Te Kawerau ā Maki Claims Settlement Act 2015		Executive Chair: Te Warena Taua s 9(2)(a)	Kaitiaki: Edward Ashby s 9(2)(a)
Te Patukirikiri	Te Patukirikiri Iwi Trust	103 Herewaka Street Thames 3500	Represents Te Patukirikiri as an iwi authority for RMA purposes	Post-settlement governance entity [deed of settlement signed 07 Oct 2018]		CEO/RMA contact: William Peters s 9(2)(a)	
Waikato- Tainui	Te Whakakitenga o Waikato	PO Box 648 Waikato Mail Centre Hamilton 3240	Represents Waikato-Tainui as an iwi authority for RMA purposes			CEO: Donna Flavell secretariat@tainui.co.nz	RMA contact: Manaaki Nepia s 9(2)(a)

Attachment 3 – Project area details



Attachment 4 - Applicants for a customary marine title area or protected customary rights area

No	Application No	Applicant	Contact details	Track	Application status
1	MAC-01-01-023	Ihaia Paora Weka Tuwhera Gavala Murray Mahinepua Reserve Trust Ngātirua Iti NgātiMuri Nagatiruamahue NgātiKawau Ngāti Haiti Ngāitupango NgāPuhi Ngāti Kahu Te Auopouri	Representative: Tahua Murray taraire.cottage@xtra.co.nz	Crown engagement	Active
2	MAC-01-01-050	Ngāpuhi nui toni, Ngāti Rahiri, Ngāti	Joseph Robert Kingi s 9(2)(a)	Crown engagement	
2	CIV-2017-404-537	Awa, Ngā Tahuhu and Ngāitawake	Gerald Sharrock (Legal Counsel) s 9(2)(a)	High Court	
3	MAC-01-01-056	Ngāpuhi Nui Tonu (Te Kotahitanga Marae)	Representative: Joseph Robert Kingi s 9(2)(a)	Crown engagement	Active
4	MAC-01-01-058	Ngāpuhi Nui Tonu (Waitangi Marae)	Representative: Joseph Robert Kingi s 9(2)(a)	Crown engagement	Active
_	MAC-01-01-073		Representative: Louisa Te Matekino Collier (Legal Counsel) s 9(2)(a)	Crown engagement	Active
5	CIV-2017-485-398	— Ngāti Kawau and Te Waiariki Korora	Janet Mason (Legal Counsel) s 9(2)(a)	High Court	Active
6	MAC-01-01-091	Ngāti Whānaunga	Representative: Mike Baker s 9(2)(a)	Crown engagement	Active
7	MAC-01-01-105		Janet Mason	Crown engagement	Active
	CIV-2017-485-515		s 9(2)(a)	High Court	
0	MAC-01-01-124	To Ulbin User	Tony Shepherd (Legal Counsel) s 9(2)(a)	Crown engagement	
8	CIV-2017-404-570	— Te Hikitu Hapū	Gerald Sharrock (Legal Counsel) s 9(2)(a)	High Court	
9	MAC-01-01-125	Te Hikutu Whānau and Hapū	Tim Castle (Legal Counsel) Email s 9(2)(a)	Crown engagement	Active
	CIV-2017-404-570	Te Hikitu Hapū	Gerald Sharrock (Legal Counsel)	High Court	Active

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			s 9(2)(a)		
10	MAC-01-01-133	Te Kaunihera o Te Tai	Representative: Rihari Dargaville s 9(2)(a)	Crown engagement	Active
10	CIV-2017-404-558	Tokerau/Ngāitawake	Gerald Sharrock (Legal Counsel) s 9(2)(a)	High Court	
11	MAC-01-01-140	NI - = +: \A/L = +	Alan Riwaka runanga@ngatiwhatua.iwi.nz	Crown engagement	
11	CIV-2017-404-563	— Ngāti Whātua	Mai Chen s 9(2)(a)	High Court	
	MAC-01-02-003		Representative: James Brown	Crown engagement	Active
12	CIV-2017-404-564	Ngāi Tai ki Tāmaki	s 9(2)(a)	High Court	Active
13	MAC-01-02-004		Representative: Stephanie Roughton (Legal Counsel)	Crown engagement	Active
13	CIV-2017-404-518	Ngāti Taimanawaiti	s 9(2)(a)	High Court	Active
14	MAC-01-02-005	– Ngāti Te Ata	Roimata Minhinnick s 9(2)(a)	Crown engagement	Active
14	CIV-2017-404-569		Lisa Roberts (Legal Counsel) maoriadmin@corbanrevell.co.nz	High Court	Active
45	MAC-01-02-006	N	Ngārimu Blair s 9(2)(a)	Crown engagement	Active
15	CIV-2017-404-520	— Ngāti Whātua Ōrākei	Rachael Jones (Legal Counsel) s 9(2)(a)	High Court	Active
16	MAC-01-03-001	Hauraki Māori Trust Board	Representative: Terrence John McEnteer s 9(2)(a)	Crown engagement	Active
17	MAC-01-03-006	Ngāti Maru	Walter Ngakoma Ngamane s 9(2)(a)	Crown engagement	Active
18	MAC-01-03-010	Ngāti Tamaoho	Ngāati Tamaoho Trust Board info@tamaoho.maori.nz	Crown engagement	Active
19	MAC-01-03-011	Ngāti Tamaterā	Debra Liane Ngamane s 9(2)(a)	High Court	Active

Source: Kõrero Takutai (Te Kete Kõrero a Te Takutai Moana Information Hub – Te Arawhiti) & Te Arawhiti