

## Ngāti Maru (Taranaki) Claims Settlement Act 2022

Public Act 2022 No 9

Date of assent 30 March 2022

Commencement see section 2

## **Contents**

		Page
1	Title	7
2	Commencement	7
	Part 1	
	Preliminary matters, historical account, acknowledgements and apology, and settlement of historical claims	
	Preliminary matters	
3	Purpose	7
4	Provisions to take effect on settlement date	7
5	Act binds the Crown	7
6	Outline	7
	Summary of historical account, acknowledgements, and apology of the Crown	
7	Summary of historical account, acknowledgements, and apology	9
8	Summary of historical account	9
9	Acknowledgements	12
10	Apology	19
	Interpretation provisions	
11	Interpretation of Act generally	21
12	Interpretation	21
13	Meaning of Ngāti Maru	24
14	Meaning of historical claims	25
	Historical claims settled and jurisdiction of courts, etc, removed	
15	Settlement of historical claims final	26

	Ngāti Maru (Taranaki) Claims Settlement Act 2022	2022 No 9
	Amendment to Treaty of Waitangi Act 1975	
16	Amendment to Treaty of Waitangi Act 1975	27
10	Resumptive memorials no longer to apply	_,
17	Certain enactments do not apply	27
18	Resumptive memorials to be cancelled	28
10	Effect of Te Awa Tupua (Whanganui River Claims Settlement) Act	20
	2017	
19	Land subject to Te Awa Tupua (Whanganui River Claims Settlement) Act 2017	28
20	Act does not override Te Awa Tupua (Whanganui River Claims Settlement) Act 2017	30
	Miscellaneous matters	
21	Limit on duration of trusts does not apply	30
22	Access to deed of settlement	31
	Part 2	
	Cultural redress	
	Subpart 1—Protocols	
23	Interpretation	31
	General provisions applying to protocols	
24	Issuing, amending, and cancelling protocols	31
25	Protocols subject to rights, functions, and duties	32
26	Enforcement of protocols	32
	Primary industries	
27	Primary industries protocol	32
	Taonga tūturu	
28	Appendix B of Whakaaetanga Tiaki Taonga	33
	Subpart 2—Statutory acknowledgement and deeds of recognition	
29	Interpretation	33
2)	Statutory acknowledgement	33
20	·	22
30 31	Statutory acknowledgement by the Crown Purposes of statutory acknowledgement	33 34
32	Relevant consent authorities to have regard to statutory	34
32	acknowledgement	31
33	Environment Court to have regard to statutory acknowledgement	34
34	Heritage New Zealand Pouhere Taonga and Environment Court to	34
2.5	have regard to statutory acknowledgement	2.5
35 36	Recording statutory acknowledgement on statutory plans	35 35
37	Provision of summary or notice to trustees Use of statutory acknowledgement	36

	Deeds of recognition	
38	Issuing and amending deeds of recognition	37
	General provisions relating to statutory acknowledgement and deeds of recognition	
39	Application of statutory acknowledgement and deed of recognition to river or stream	37
40 41	Exercise of powers and performance of functions and duties Rights not affected	38 38
	Consequential amendment to Resource Management Act 1991	
42	Amendment to Resource Management Act 1991	39
	Subpart 3—Vesting of cultural redress properties	
43	Interpretation	39
	Properties vested in fee simple	
44	Former Matau School House property	40
45	Former Tarata School House property	40
46	Former Tarata School property	40
47	Purangi Domain property	40
48	Tahora Railways property	40
49	Tarawai property	40
50	Te Kerikeringa – Toetoe Road property	40
	Properties vested in fee simple to be administered as reserves	
51	Pūrangi property	40
52	Stratford Railway Strip property	41
53	Tāngarākau River property	41
54	Tarata Domain property	41
55	Tarata property	42
56	Te Kerikeringa – River property	42
57	Waitara River No 3 property	42
58	Whangamomona River property	43
	Property jointly vested in fee simple to be administered as reserve	
59	Tāngarākau marginal strip property	43
	General provisions applying to vesting of cultural redress properties	
60	Properties vest subject to or together with interests	43
61	Interests in land for certain reserve properties	44
62	Interests that are not interests in land	44
63	Registration of ownership	44
64	Application of Part 4A of Conservation Act 1987	46
65	Matters to be recorded on record of title	46
66	Application of other enactments	48

	Ngāti Maru (Taranaki) Claims Settlement Act 2022	2022 No 9
67	Names of Crown protected areas discontinued	48
	Further provisions applying to reserve properties	
68	Application of other enactments to reserve properties	48
69	Joint management body for Tāngarākau marginal strip property	49
70	Subsequent transfer of reserve land	49
71	Transfer of reserve land to new administering body	50
72	Transfer of reserve land if trustees change	50
73	Reserve land not to be mortgaged	51
74	Saving of bylaws, etc, in relation to reserve properties	51
	Subpart 4—Natural resources	
75	Interpretation	51
	Maru Taiao area	
76	Acknowledgement of association	52
77	Purpose of Maru Taiao plan	52
78	Maru Taiao plan may be lodged with relevant local authority	53
79	Effect of Maru Taiao plan	53
30	Maru Taiao plan may be lodged with relevant department	53
81	Limitation of rights	53
	Joint management agreement	
82	Duty to make joint management agreement	53
83	Scope	54
84	Contents	54
85	Principles for development and operation	54
86	Monitoring and enforcement	55
87	Resource consent process	56
88	Preparation, review, change, or variation of Resource Management Act 1991 planning document	
89	Engagement on abandoned petroleum wells and resource consents for mining activities	58
90	Process for finalising agreement	58
91	Suspension	60
92	Waiver of rights	60
93	Legal framework	61
94	Extension	61
95	Review and amendment	61
96	Other powers not affected	62
97	Exercise of powers in certain circumstances	62
	Cultural materials plan	
98	Duty to make cultural materials plan	62
99	Possession of protected wildlife	63

	Minerals	
100	Acknowledgement of association	63
101	Authorisation to search for and remove Crown-owned pākohe and	63
	pūrangi	
102	Access to relevant area to search for and remove Crown-owned	64
	pākohe or pūrangi	
103	Obligations if accessing relevant area	64
104	Relationship with other enactments	64
105	Crown not to seek return or assert ownership of minerals removed	64
	Part 3	
	Commercial redress	
106	Interpretation	64
	Subpart 1—Transfer of licensed land and deferred selection	
	properties	
107	The Crown may transfer properties	65
108	Records of title for deferred selection properties	66
109	Record of title for licensed land	66
110	Authorised person may grant covenant for later creation of record of title	67
111	Application of other enactments	67
112	Transfer of properties subject to lease	67
113	Requirements if lease terminates or expires	68
	Subpart 2—Licensed land	
114	Licensed land ceases to be Crown forest land	68
115	Trustees are confirmed beneficiaries and licensors of licensed land	69
116	Effect of transfer of licensed land	69
	Subpart 3—Access to protected sites	
117	Right of access to protected sites	69
118	Right of access over licensed land	70
119	Right of access to be recorded on records of title	70
	Subpart 4—Right of first refusal over RFR land	
	Interpretation	
120	Interpretation	71
121	Meaning of exclusive RFR land	74
122	Meaning of RFR land	75
	Restrictions on disposal of RFR land	
123	Restrictions on disposal of RFR land	75
	Right of first refusal for trustees of offer trusts	
124	Requirements for offer	76
125	Expiry date of offer	76