

# **The Treasury**

## **Release of Submissions: Mixed Ownership Model Consultation with Māori**

### **Release Document**

**March 2012**

**[www.treasury.govt.nz/publications/reviews-consultation/mixed-ownership/submissions](http://www.treasury.govt.nz/publications/reviews-consultation/mixed-ownership/submissions)**

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[1] 9(2)(a) - to protect the privacy of natural persons, including deceased people.

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In preparing this Information Release, the Treasury has considered the public interest considerations in section 9(1) of the Official Information Act.

## Submission Re State Owned Enterprise – Selling Aotearoa

### Mixed Ownership Model – Consultation with Maori.

From: Huhana Davis – Tainui Waka

1. FACT, The Tiriti o Waitangi our founding document of Aotearoa has been constantly betrayed from its inception!
  - This has disenfranchised Maori of their Lands, Culture to the point as in Te Reo and the social inequities growing, should be termed ethnic cleansing!
2. Inequities of Tangata Whenua to Aotearoa growing in Social, Justice, Education and Health - When the Treaty is termed a partnership – deplorable and accountable to the United Nations Indigenous Human Rights!
3. First our boundaries of our Whenua – Aotearoa, the only Turangawaewae- Place of standing of our Indigenous Culture in the whole world!  
Reconstituted to suit the control constructs of Colonialism  
'The Seabed and Foreshores'  
When under the Tiriti of Waitangi Principles where Kaitiakitanga prevailed – Guardianship and preservations for all future generations had sufficed!
4. Then our prized farmlands, thousands of acres sold to Oversea's Investment- When Tangata Whenua had put in a bid (for what was their own originally) to retain the guardianship principle to the spirit of our Lands. Discounted! – Apalling!
5. Now..SOE – State Owned Enterprises – Power and Energy Sources of our Nation to be flogged off for portrayed further Economic Prosperity.  
This necessitating forced legal change to further disenfranchise the Treaty Principles to suit this hierarchal, westministeral accumulative greed think tank.  
This is SAD, BAD, PERPOSTOROUS, OUTRAGEOUS AND DISGUSTING!  
Continued Hierachal monopoly control showing even now in this the 21<sup>st</sup> century (as from the inception of the Treaty of Waitangi) pure tokenism and absolutely no true respect to Tangata Whenua, Aotearoa.

6. MEGALOMANIA continuing to further marginalize an already oppressed minority In our own country, as first nation people, Of Iwi, Hapu and Whanau belonging to Aotearoa will have Inherent – Intergenerational unforeseen costs for this total lack of any real Integrity continuing to undermine any Dignity – 2012 BE WARE!!!!

HONOUR THE TREATY!

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...LEAVE A LEGACY OF BUILDING A TRUE PARTNERSHIP BY GROWING  
MUTUAL RESPECT!

...LEAVE A LEGACY OF GROWING REAL TANGIBLE DIGNITY FOR MANKIND  
AND THE LANDS OF AOTEAROA!

...BECOME A TRUE MANA TANGATA OF AOTEAROA!