

The Treasury

Release of Submissions: Mixed Ownership Model Consultation with Māori

Release Document

March 2012

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Key to sections of the Official Information Act 1982 under which information has been withheld.

Certain information in this document has been withheld under the following section of the Official Information Act, as applicable:

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

Where information has been withheld, a numbered reference to the applicable section of the Official Information Act has been made, as listed above. For example, an [1] appearing where information has been withheld in a release document refers to section 9(2)(a).

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

From: Gaylene Campbell [1]
Sent: Sunday, 12 February 2012 4:40 p.m.
To: Mixed Ownership Consultation
Subject: MIXED OWNERSHIP MODEL SUBMISSION FORM

Importance: High

February 12, 2012

SUBMISSION TO GOVERNMENT CONSULTATION RONUD ON SALE OF SHARES IN ENERGY COMPANIES

I am Gaylene Campbell of [1]
awa the mighty Waikato. My address is [1]
[1]

I am of Maniapoto descent, My Maunga is Pronigia, my

I submit:

1. That the Energy Companies protected in the SOE {state owned act} schedules 1 and 2 should not be removed and placed in the PFA {public finance act}.
2. That ALL Maori claims under investigation should be heard and settled before further consultation regarding the sale of shares in the Energy Companies.
3. There should be no sale of shares in the Energy Companies without first hearing the Maori Councils claim that Poroti Maori has certain interests in the water regimes at Poroti Springs.
4. The sale of shares without first carrying out such an inquiry into all claims is a breach of Te Tiriti o Waitangi {The Treaty of Waitangi} and thus in breach of S9 which requires the Crown to act consistently with the Treaty. It is a breach of the Treaty because it prejudices ALL Maori proprietary interests duly protected by the Treaty.
5. That the PFA should also have a Section 9 in it's entirety included into this act.

My submission is from myself and my children and my children's children, and many more to come. I will see that the future in these companies and the likes of other state owned companies be held in trust for all Tangata whenua.

With respect, this consultation is not a consultation. It confuses the issues. The consultation paper asks weather or not to keep section 9. That is not the real issue. The real issue is how you give effect to section 9. We seek an agreement with Government that there will be no sale of New Zealand assets. And that the debit incurred by the government is paid by the government. Or consulate with New Zealander on how to fit this issue of debit.

Respectfully

Gaylene Campbell

Single mother
Fundraising officer
Financer
Taxi
Chief
Nurse
Book keeper
Student of fashion

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