

# **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)**

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.

1976

# Mixed Ownership Model Submission Form

The Government welcomes your feedback on this consultation document, particularly the questions set out below.

You can make a submission by using this form, which is also available electronically at [www.treasury.govt.nz/mixed-ownership-consultation](http://www.treasury.govt.nz/mixed-ownership-consultation).

## 1 Contact Details

I am responding (please complete one):

As an individual

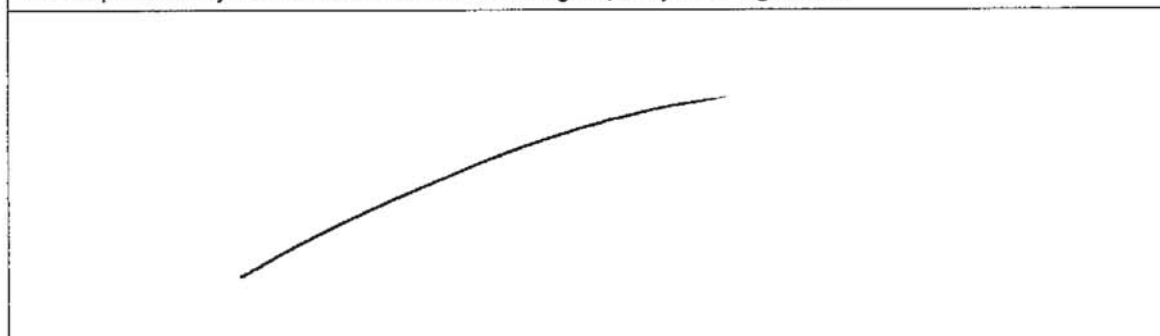
Your name	DENIS WIREMU TIPENE
Your iwi affiliation	Whānau - Kaitiaki Māori - Rau Taika
Address	E
Email address	

On behalf of an organisation

Your name	TIPENE WIREMU
Organisation you represent	
Address	ABOVE
Email address	

## 2 Submission

Question 1: What rights and interests, if any, do Māori have in the Mixed Ownership Model Companies that are not protected by the section 27A-D memorials regime, or by other legislation?


--

**Question 2:** How would any rights and interests identified in question 1 be protected by continued application of section 9 of the State-Owned Enterprises Act 1986?

THE ONLY WAY MAORI RIGHTS ARE  
AHEAD TO US BY ~~THE~~ THE  
TREATY OF WAITANGI OF 1840

**Question 3:** Could any rights and interests identified in question 1 be protected by an alternative, more specific, formulation of the Crown's obligations under the Treaty?

BY SELLING THESE ASSETS YOU  
ARE UNDERMINING THE WORKING OF  
ALL PEOPLE OF NZ YOU ARE  
TAKING AWAY SOMETHING THAT IS OWNED  
BY US ALL

**Additional comments:** Please insert any other comments you wish to make on this consultation document.

WAIKARE IS A TREATY ISSUE  
THAT SPEAKS FOR ITS SELF  
Honest and fair

**All submissions will be publicly available**

The Government will publicly release your submission, a summary submissions and a list of the names of submitters, on The Treasury's website: [www.treasury.govt.nz/mixed-ownership-consultation](http://www.treasury.govt.nz/mixed-ownership-consultation).

**Your name will be made publicly available as part of your submission when it is released**

Your contact details will be removed from your submission before it is posted on the website, recorded in the summary of submissions or released under the Official Information Act 1982 (OIA).

FREE POST AUTHORITY No 126345  
MIXED OWNERSHIP MODEL. CONSULTATION WITH MAORI  
COMMERCIAL TRANSACTION GROUP  
THE TREASURY  
PO BOX 3724  
WELLINGTON 6140.

15/2/12

NZ FIRST WAR  
T LINSAY BLICK - F.R.H.I.M.S.  
Page 5

BEFORE HE LEFT ENGLAND CERTAIN HOBSON  
HAD RECEIVED SPECIFIC INSTRUCTION THAT ANY  
CONCESSIONS NATIVES MIGHT MAKE TO HER  
MAJESTY MUST BE OF A PURELY VOLUNTARY  
CHARACTER AND THAT THEY MUST BE ACCOMPANIED  
BY A "COUNTOUR" IN THE SHAPE OF SOME  
DEFINITE GUARANTEE OF HER MAJESTY'S GOOD WILL

HE WAS THEREFORE NOT TO SEIZE THE COUNTRY  
BUT TO ENDEAVOUR TO PERSUADE THE CHIEFS  
TO CEDE THEIR SOVEREIGNTY UNDER A FAIR  
AND EQUITABLE TREATY

E

IT SEEMS THAT REMOVING ANY PART OF SEC 9  
IS IN A DIRECT BREACH OF THE THEORY OF WAITANGI.  
THESE POWER SENTENCE WERE BUILT TO MAKE A  
BETTER PLACE FOR US ARE WE NEEDS OUR THESE  
DAMS THOUGH AND PAYED FOR BY NZERS TAXES  
AND HIGH RISING POWER TRILLS TO WAITANGI.  
ADVANTAGES WOULD FULFILL SOMEONE'S BENEFIT IF  
SECO . I SAY NO TO AN REMOVAL OF SEC 9 SOLE

E