

# **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.

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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.

# Mana Mauri Motuhake - A First Nations Sovereign"

Kia raranga marika mo nga whakatipuranga tu te ao tu te po - Weaving Nations for Generations

Kei raro i nga kawenata tapu tino whakahirahira mo matou ko :

Te Wakaputanga Rangatiratanga o nga Hapu o Niu Tireni 1835 mai ki Te Tiriti o Waitangi 1840

## MARAMA WADDELL

no te Whare tapu o Tahuhunuiarangi tuku iho mai ki nga whanau / hapu puta noa te motu  
[1]

22nd February 2012

Hone Pani Tamati Waka Nene Harawira - MP Taitokerau - MANA Movement Leader

John Key MP Helensville - National Party Leader and Prime Minister 2011

and independent Voice for Maori, Rawakore me nga Hunga Pani

Treasury email: mixed-ownership-consultation@treasury.govt.nz

Winston Peters - NZFirst Leader

Pita Sharples - Maori Party Co-Leader

cc. Her Majesty Queen Elizabeth II C/- the Governor General of NZ  
Kingi Taurua - Te Wakaminenga o nga Kuia Kaumatua o NgaPuhi  
Sir Graham Latimer - Taitokerau District Maori Council  
John Minto - Human Rights Activist

Tena koutou

All the above recipients will receive this objection notice by email and your confirmation of receipt is requested in due course.....thank you.

**This is my formal OBJECTION against the NZGovt 2011 strategy intent to sell NZSTATE OWNED ASSETS namely:**

**Genesis Power Ltd, Meridian Energy Ltd, Mighty River Power Ltd, Solid Energy New Zealand Ltd**

- 1) The reasons for my OBJECTION relates to claims before the Waitangi Tribunal namely as:  
**Secretary and administrator : Te Pu o te Wheke roopu** - Wai 568, 824,974, 1313, MIR5761 and includes all Maori women Te Tiriti o Waitangi claimants not included in CFRT client status funding support.
- 2) Maori sovereign heritage rights are not encumbent upon the removal of above SOE Assets into a sharemarket(gambling) arena on the NZStock exchange where market conditions will always be unpredictable.
- 3) Te Wakaputanga Rangatiratanga o nga Hapu o Niu Tireni 1835 me Te Tiriti o Waitangi 1840 are NOT NEGOTIABLE in any form whatsoever.
- 4) Refer Page 5 of your discussion document - Part 1. Why the Govt is consulting Maori and my question refers to Air NZ....Is this the proposed pathway for the four SOE Energy companies noted

above..??:-

- a) As a way to one day reduce the shareholding and the responsibility to Maori hence Te Tiriti o Waitangi 1840..??
- b) As a way to increase the personal shareholding of current/past NZGovt politicians and their families and commercial entities of which those people have a controlling interest..??
- c) As a way to minimise Maori participation by further holding up their claims through litigation within the Waitangi Tribunal process....as has been the case in past years....to enable successive NZGovt politicians to make personal gains with already owned NZAssets; not only whilst they are in parliament but also well past their useby date to enable their own children and grandchildren (if they have any after this period of writing laws to deny Maori participation to benefit all citizens of Aotearoa)....and to personally benefit from those ASSETS currently belonging to all citizens of this country..??

5) Refer Page 7 - What will change with mixed ownership

- a) Within the NZGovt 2011 strategy of intent to sell NZSTATE OWNED ASSETS....Buying shares (Bets) and then placing these shares (Bets) on the NZStock exchange (Races) is just a **"rich fools"** tool of gambling; a sophisticated scheme "hatched" by past/present OVERPAID Political Apprentices using already owned NZ Citizens ASSETS.
- b) The rich do not pay tax - so the inference that gambling (betting) on the NZstock exchange will raise "fairytales" capital (is just that "fairytales" capital) for future growth from market gambling (betting) is a direct misrepresentation by NZGovt 2011 politicians.
- c) What will change the current gambling spree by "greedy rich politicians" is a call from **Voters** for a **REFORM OF THE MONETARY SYSTEM**. Refer "The Savage Legacy" on pages 13-14 Issue 60 in The Guardian Political Review Winter 2011 edition.

6) Refer Page 11 of your discussion document - The Memorials regime for land -

- a) The NZGovt only "believes" that Maori rights associated with present or future Tiriti o Waitangi 1840 settlement processes are fully protected.....They **DO NOT GUARANTEE FULL PROTECTION** .....therefore in my view the NZGovt 2011 strategy of intent to sell SOE Assets, will only serve as a deliberate ploy to frustrate the hard work and commitment by claimants and will motivate an increase in litigation by Maori under Section 27B on behalf of not only Maori but inevitably all the citizens of Aotearoa as it affects our proprietary rights and interest to our "Awa" and including rivers, streams and lakes which will eventually incorporate our Cultural and intellectual, Economic, Employment, Social and Health status in this country.
- b) The NZGovt has been using the Waitangi claims to delay that process as a free research tool to conjure up policy that deliberately :-
  - i) Allows them to commit fraud legally
  - ii) Makes a mockery of our Justice system
  - iii) Keeps Maori and now a large percentage of our extended families including Pakeha and Pacifica below the poverty line
  - iv) Enables greedy moneymaking individual politicians and their friends to advance and increase through shares their "pecuniary interests" whilst in parliament and continued after their "use by" date, hence transferred on to their children.

7) Additional comment:

Posted on facebook yesterday 21/2/2012 @ 8.45pm

[Marama Waddell](#) This is just an exercise to advance the "pecuniary interest" of OVERPAID Political Apprentices looking to double maybe even triple dipping into Assets belonging to all citizens of Aotearoa.....and then force those same citizens to continue to prop up their lifestyle way past their useby dates in parliament.....this is corruption in its raw shocking state.....upon the

citizens of this country.....!!!!

[Marama Waddell](#) I challenge all voting citizens of Aotearoa (and including those resident in other countries)....take note that these Assets operate in this country....so who do you think will be paying to keep them operating....why you the voting citizens resident in Aotearoa.....and who do you think will gain the greatest pecuniary interests.....why the OVERPAID Political Apprentices (aka NZGovt 2011 and past political meddlers and traitors) and their foreign mates.....!!!!

[Marama Waddell](#) Why do you think Telecom, NZPost and other SOE's can stay afloat....dishing out a shoddy/shonky service to the public who pay to keep them that way....whilst they carry out illegal surveillance activity upon the citizens of Aotearoa who are their biggest investors and users of those services.....another economic treasonous arrangement left over from Helen (of Troy) Clark and past Labour/National govts.....she must be doing alright financially in the United SNAKES of America along with her other POLITICAL BALLHEADS mates.

8) **SPECIAL NOTE TO JOHN KEY** Prime Minister - Please advise your thoughts to this letter of OBJECTION against the NZGovt 2011 strategy of intent to sell NZSTATE OWNED ASSETS as a first stage process by short term politicians to gamble away those same ASSETS on the NZStock exchange.

Hoei ano tenei i roto i nga manaakitanga o Ihoa o nga Mano, nana te timatanga me te whakaotinga mea katoa, Matua Tama Wairua tapu me nga Anahera pono (hei tiaki hei manaaki e matou i nga wa katoa) ma te Mangai hei tautoko nei Aiane Akenei....Ae.

na [Marama Waddell](#) enei whakaaro hohonu kia tu mana Maori motuhake matou (loyal descendant and guardian to my ancestors / chiefs who signed the two sacred covenants Te Wakaputanga Rangatiratanga o nga Hapu o Niu Tirenī 1835 and Te Tiriti o Waitangi 1840 and also strong advocate for representatives of Queen Elizabeth II and the royal family of Great Britain whose ancestors co-signed)

PLEASE NOTE: TWRatana prophesied from the speakers chair in parliament last century that - "If you make laws that hurt me my Maori people you will become as dust".