LETTER TO NGĀTI MARU FROM MANDATED NEGOTIATORS WAATI NGAMANE AND PAUL MAJUREY - TĀMAKI COLLECTIVE TREATY SETTLEMENT AND NGĀTI MARU PSGE RATIFICATION

Tēnā ra koutou e Ngāti Maru

Tāmaki Collective Settlement Ratification

We, along with the mandated negotiators for the other 12 iwi/hapū of Tāmaki Makaurau, have negotiated a comprehensive Tāmaki Makaurau collective redress offer from the Crown for the shared interests of the tribes. The Crown offer is contained in the Tāmaki Makaurau Collective Deed of Settlement initialled by the representatives of the iwi/hapū and the Minister for Treaty of Waitangi Negotiations on behalf of the Crown.

The people of Ngāti Maru can now vote on whether to support the Tāmaki Makaurau Collective Deed and accept the proposed Tāmaki Collective post-settlement governance entities (PSGEs) that will administer the redress.

The Tamaki Collective Deed sits side by side the ongoing negotiations for the Ngāti Maru specific settlement. The redress transferred in the Tāmaki Collective Deed will either complete those iwi/hapū specific settlements already achieved, or be ‘on account’ settlements for those iwi/hapū yet to reach final settlement (such as Ngāti Maru). Thus, the redress provided through the Tāmaki Makaurau Collective Deed will form part of the overall settlement of the Ngāti Maru historical Treaty claims.

The following documentation is provided in this voting pack:

- Tāmaki Collective Ratification Information Booklet
- Your voting form, which includes the above two Tāmaki Collective related resolutions

The information about the Tāmaki Makaurau Collective Deed and the proposed Tāmaki PSGEs will enable you to make informed ratification decisions.

PO Box 37, Thames 3540
We and the other mandated representatives of the other 12 iwi/hapū of Tāmaki Makaurau believe the Crown’s offer is the best available. We therefore all urge you to vote ‘Yes’ to both of the first two resolutions - one to accept the offer of cultural and commercial redress and let the settlement proceed to Parliament to be secured in legislation, and the second to accept the new PSGEs.

As with all Treaty settlements, it is not perfect but it was never going to be. The real strength of the settlement will be in what we do with it. It is now up to us all and we support voting yes to both resolutions as the right thing to do.

Ngāti Maru PSGE Ratification

Before settlement assets can be transferred, the PSGE legal entity must be in place to receive them.

We have undertaken extensive work and sought expert independent advice to develop a proposal for the establishment of appropriate governance arrangements for Ngāti Maru to receive and manage the settlement assets.

In order to receive the redress from the Tāmaki Collective settlement, and the other settlement redress to come, the people of Ngāti Maru can vote on the following resolution:

I, as a member of Ngāti Maru, agree that the Ngāti Maru Rūnanga Trust will be the Post Settlement Governance Entity and the recipient of Ngāti Maru Treaty settlement redress.

The following documentation is also provided in this voting pack:

- Ngāti Maru Ratification Information Booklet
- Your voting form, which includes the above Ngāti Maru related resolution

Again, the information about the Ngāti Maru PSGE is provided to enable you to make an informed ratification decision. And, we believe the right decision is to vote ‘Yes’ in support of the Ngāti Maru PSGE.

Nā maua noa

Waati Ngamane        Paul Majurey
Ngāti Maru Mandated Negotiators