



The Iwi and Hapū of Te Rohe o Te Wairoa claims settlement right of first refusal

Learn about the key aspects of the Iwi and Hapū of Te Rohe o Te Wairoa claims settlement right of first refusal (RFR). Note: this is a guide only and agencies must comply with the requirements of the Deed of Settlement, legislation and any relevant LINZ standards.

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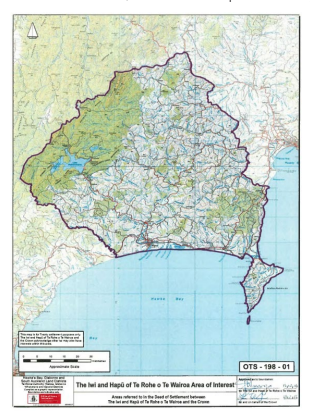
The following has been developed in collaboration with Te Arawhiti.

Te Arawhiti website: https://www.tearawhiti.govt.nz/

The Iwi and Hapū of Te Rohe o Te Wairoa area of interest

The area of interest of the Iwi and Hapū of Te Rohe o Te Wairoa covers the northern Hawke's Bay Region and the southern Gisborne Region.

The map below provides an indication of the area of interest for the lwi and Hapū of Te Rohe o Te Wairoa, but is **not** a depiction of any RFR area.



Map showing the area of interest referred to in the Deed of Settlement between the Iwi and Hapū of Te Rohe o Te Wairoa and the Crown.





Settlement Summary

The Iwi and Hapū of Te Rohe o Te Wairoa received redress through their Treaty settlement with the Crown.

Group	Iwi and Hapū of Te Rohe o Te Wairoa
Deed of Settlement signed	26 November 2016
	The Iwi and Hapū of Te Rohe o Te Wairoa Deed of Settlement:
	https://www.govt.nz/browse/history-culture-and-
	heritage/treaty-settlements/find-a-treaty-settlement/te-rohe-
	o-te-wairoa-iwi-and-hapu/te-wairoa-iwi-and-hapu-deed-of-
	settlement-documents/
Settlement date	12 November 2018
Legislation	Iwi and Hapū of Te Rohe o Te Wairoa Claims Settlement Act 2018: ("the Act")
	https://www.legislation.govt.nz/act/public/2018/0028/latest/D
	<u>LM7072320.html</u>
RFR provisions	The RFR provisions are covered by sections 97-126 and
	Schedule 6 of the Act.
	Sections 97-126 of the Act:
	https://www.legislation.govt.nz/act/public/2018/0028/latest/D
	<u>LM7072642.html</u>
	Schedule 6 of the Act:
	https://www.legislation.govt.nz/act/public/2018/0028/latest/D
	<u>LM7072720.html</u>
Offer made to	The RFR offer is in favour of the trustees of Tātau Tātau o Te Wairoa Trust (the "trustees")
RFR period	174 years on and from the settlement date (expires in 2192)
RFR memorials	Yes

Definition of RFR land

Section 98 of the Act defines RFR land included in the settlement. It includes all the land listed in Part 3 of the Attachments to the Deed that, on settlement date, was vested in or held in fee simple by the Crown or held in fee simple by Kāinga Ora – Homes and Communities (as the successor agency to the Housing New Zealand Corporation).

RFR land also includes land obtained in exchange for a disposal of RFR land under specified sections. This is set out in section 98(1)(b) of the Act.

Section 98 of the Act:

https://www.legislation.govt.nz/act/public/2018/0028/latest/DLM7072665.html

Deed of Settlement – Attachments:

https://www.govt.nz/assets/Documents/OTS/Te-Wairoa/Te-Wairoa-Deed-of-Settlement-Schedule-Attachments-26-November-2016.pdf

Disposals

The RFR obligation arises for any disposal that:

- transfers or vests the fee simple estate in the land, or
- grants a lease of the land for a term that is, or will be (if any rights of renewal or extension are exercised under the lease), 50 years or longer.

Preliminary notice

There is no requirement to give preliminary notice of a disposal in this settlement.

Offering the land

The RFR offer to the trustees needs to include:

- the terms of the offer, including the expiry date
- the legal description and street address of the land
- any interests affecting the land
- contact details for the trustees to respond to.

Section 100 of the Act:

https://www.legislation.govt.nz/act/public/2018/0028/latest/DLM7072670.html

Expiry date of offer

The RFR offer expires on or after 20 working days after the day the trustees receive the offer. However, a shorter expiry date of on or after 10 working days after the day on





which an offer is received applies for any subsequent offers where the expiry date of the earlier offer was not more than 6 months before the expiry date of the later offer.

Section 101 of the Act:

https://www.legislation.govt.nz/act/public/2018/0028/latest/DLM7072671.html

Subsequent disposal process

If the trustees do not accept an offer, or the offer period expires, the RFR landowner can dispose of the land provided that:

- the subsequent disposal is not on more favourable terms than those offered to the trustees,
- the land is being disposed of within 2 years after expiry of the RFR offer and
- the trustees are notified of the proposed disposal at least 20 working days before the disposal occurs.

This notification must provide details of the disposal, including the name of the person to whom the land is being disposed of and an explanation of how the disposal complies with section 99 of the Act, and a copy of the written contract to demonstrate that the subsequent disposal is not on more favourable terms than the RFR offer.

Section 99 of the Act:

https://www.legislation.govt.nz/act/public/2018/0028/latest/DLM7072668.html

Section 118 of the Act:

https://www.legislation.govt.nz/act/public/2018/0028/latest/DLM7072693.html

Exempted disposals

Certain disposals can occur without making an RFR offer to the trustees. These exempted disposals are set out in sections 105-116 of the Act.

Sections 105-116 of the Act:

https://www.legislation.govt.nz/act/public/2018/0028/latest/DLM7072677.html

The trustees must be notified of the proposed exempted disposal at least 20 working days before the disposal occurs, including an explanation of why the disposal is exempted under the settlement.

Section 118 of the Act:

https://www.legislation.govt.nz/act/public/2018/0028/latest/DLM7072693.html

Section 115 provides that specific exemptions apply to disposals of RFR land by Housing New Zealand Corporation or any of its subsidiaries. However, section 20 of the Kāinga Ora-Homes and Communities Act 2019 provides that Kāinga Ora-Homes and Communities may not exercise the powers conferred upon Housing New Zealand Corporation or any of its subsidiaries by section 115 of the Act.

Section 115 of the Act:

https://www.legislation.govt.nz/act/public/2018/0028/latest/DLM7072688.html

Section 20 of the Kāinga Ora-Homes and Communities Act 2019:

https://legislation.govt.nz/act/public/2019/0050/latest/LMS196222.html

RFR Memorials

All records of title for RFR land must be noted with a memorial protecting the trustees' interest.

If an RFR landowner creates a new record of title for an RFR property after settlement date, the landowner must advise LINZ as soon as possible so LINZ can place a memorial noting the RFR on the title.

Section 117 of the Act:

https://www.legislation.govt.nz/act/public/2018/0028/latest/DLM7072691.html

In certain cases, the RFR landowner must seek a certificate from LINZ requesting the removal of the RFR memorial, before a transfer can occur.

Section 119 of the Act:

https://www.legislation.govt.nz/act/public/2018/0028/latest/DLM7072694.html

Contact details

For more information about the lwi and Hapū of Te Rohe o Te Wairoa claims settlement contact:

Tātau Tātau o Te Wairoa Trust

PO Box 61 WAIROA 4160

Tātau Tātau o Te Wairoa Trust website: https://www.ttotw.iwi.nz/

Toitū Te Whenua Land Information New Zealand





PO Box 5501 WELLINGTON 6145

Toitū Te Whenua Land Information New Zealand website: https://www.linz.govt.nz/

Te Arawhiti – The Office for Māori Crown Relations

SX10111

WELLINGTON 6011

Te Arawhiti website: http://tearawhiti.govt.nz/ Email: postsettlement@tearawhiti.govt.nz