Maori Purposes Act 1993 Amendment Bill

Government Bill

As reported from the committee of the whole House

This bill was formerly part of the Maori Purposes Bill as reported from the Māori Affairs Committee. The committee of the whole House has divided the bill into the following bills:

- Te Ture Whenua Maori Amendment Bill (No 2), also titled the Maori Land Amendment Bill (No 2), and which comprises Part 1
- The Maori Purposes Act 1991 Amendment Bill, comprising Part 2
- The Maori Purposes Fund Amendment Bill, comprising Part 3
- The Maori Soldiers Trust Amendment Bill, comprising Part 4
- This bill, comprising Part 5.

Key to symbols used in reprinted bill As reported from a select committee

New (unanimous) Subject to this Act, Text inserted unanimously

Note: This bill has been reformatted in accordance with the resolution of the House of 22 December 1999.

Hon Parekura Horomia

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The Parliament of New Zealand enacts as follows:

1 Title

- (1) This Act is the Maori Purposes Act 1993 Amendment Act 2000
- (2) In this Act, the Maori Purposes Act 1993 is called "the principal Act".

2 Commencement

This Act comes into force on the day after the date on which it receives the Royal assent.

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New (unanimous)

25 Interpretation

In this Part, unless the context otherwise requires,—

specified mana contract means the mana contract entered into in 1988 by the Crown and the Trust Board

Te Runanga means Te Runanga o Ngati Whatua constituted by section 4 of Te Runanga o Ngati Whatua Act 1988

Trust Board means Ngati Whatua o Orakei Maori Trust Board constituted by section 4 of the Orakei Block (Vesting

306—3E

New (unanimous)

and Use) Act 1978 and referred to in section 6A of the Maori Trust Boards Act 1955.

Te Runanga o Ngati Whatua deemed to be mana authority in place of Ngati Whatua o Orakei Maori Trust Board

For the purposes of the principal Act, Te Runanga is, and has always been, a mana authority in place of the Trust Board as if Te Runanga and not the Trust Board were and had always been the party to the specified mana contract.

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27 Application of sections 5 to 12 of principal Act to Te Runanga o Ngati Whatua

Sections 5 to 12 of the principal Act apply, and are deemed always to have applied, to Te Runanga as if, on 29 April 1994, an Order in Council (made under section 4(1) of the principal Act and applying sections 5 to 7 of the principal Act to Te Runanga as a mana authority) had come into force on that date.