



# Ngāti Mutunga o Wharekauri Mandate Strategy

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## **1. Introduction**

This document establishes a Mandate Strategy for the Ngāti Mutunga o Wharekauri Iwi Trust (“NMoWIT”) to seek a durable mandate from the claimants and hapū of Ngāti Mutunga o Wharekauri to negotiate the comprehensive settlement of all historical Treaty claims on behalf of the Ngāti Mutunga o Wharekauri iwi.

## **2. Background**

### **2.1 Who is Ngāti Mutunga o Wharekauri?**

Ngāti Mutunga o Wharekauri share common lineage with their whanaunga based at Urenui in Northern Taranaki. The Iwi Waka includes Tokomaru, Okoki, Tahatuna, and Manaia. All Ngāti Mutunga whakapapa from the eponymous ancestor Mutunga and his wife Te Rerehua.

Ngāti Mutunga played a pivotal role in the migration of Northern Taranaki Iwi and Ngāti Toarangatira from Kawhia and Mokau / Urenui / Waitara in the late 1820s eventually settling at Pito One (Petone) in Wellington. In 1835, Ngāti Mutunga, along with Ngāti Tama, Keekerewai and Ngāti Haumia, migrated to the Chatham Islands and established a permanent tribal base.

### **2.2 Population**

The 2006 census estimates the Ngāti Mutunga population as:

- Ngāti Mutunga o Wharekauri – 1,389; and
- Ngāti Mutunga (Taranaki) – 2,091.

The differentiation in numbers is somewhat misleading. All Ngāti Mutunga people can trace a direct lineage to each rohe. The differentiation is potentially a product of the legal entities that reside within each rohe as opposed to any differentiation in whakapapa rights. It is likely the true population of Ngāti Mutunga lies in the 2,500 range (noting that many will tick both boxes in the census data).

The number of registered members of the Ngāti Mutunga o Wharekauri Iwi Trust currently stands at 990.

### **2.3 Ngāti Mutunga o Wharekauri Iwi Trust**

The Ngāti Mutunga o Wharekauri Iwi Trust (“Iwi Trust”) represents the collective interests of Ngāti Mutunga o Wharekauri (NMOW), and is a mandated iwi authority for the purposes of the Resource Management Act 1991 and the Māori Fisheries Act 2004.

The Iwi Trust currently holds some \$20 million dollars in tribal assets predominantly made up of quota and some land holdings. The Kaupapa of the Trust includes and is not limited to:

- Improving the health of Ngāti Mutunga o Wharekauri;
- Improving the welfare of Ngāti Mutunga o Wharekauri;

- Providing financial assistance; and
- Promoting educational and vocational training for Ngāti Mutunga o Wharekauri.

The Iwi Trust has a long record of success as the representative body for Ngāti Mutunga o Wharekauri. It has successfully developed distribution activities and programmes to advance the 'hauora' of the people. This includes:

- Building 3 whānau homes and 2 Kaumātua flats;
- Running bi-monthly reo development programmes with Te Reo o Taranaki;
- Running weekly Ngāti Mutunga o Wharekauri cultural development days at the marae;
- Implementing the 'Pūtea Whanāungatanga' funding programme to promote the cultural revival of Ngāti Mutunga o Wharekauri; and
- Running regularised school holiday Taiaha wānanga.

The Iwi Trust in its Trust Deed is mandated to progress the Treaty Settlement for all Ngāti Mutunga o Wharekauri.

### **3. Purpose of the Strategy document**

The purpose of this strategy document is to provide information and insight into the intentions and the process to be undertaken by the Ngāti Mutunga o Wharekauri Iwi Trust to obtain a mandate to negotiate a Treaty of Waitangi settlement of all historical claims made on behalf of Ngāti Mutunga o Wharekauri. The mandate is to be achieved through a fair, open and robust process that is recognised by Ngāti Mutunga o Wharekauri and the Crown.

This strategy document is not for the purposes of describing specific details of the claims of Ngāti Mutunga o Wharekauri (in full or in part), nor of the redress to be sought in settlement, as these are significant matters to be further discussed, negotiated and communicated directly between Ngāti Mutunga o Wharekauri and the Crown.

The contents of this strategy are without prejudice, and should in no way disadvantage or jeopardise any other claimant group, nor be used as a reference for the process of negotiations or settlement. That is the right of each claimant group at the appropriate time, to disclose such information to the Crown themselves.

## **4. Ngāti Mutunga o Wharekauri Treaty Settlement Claims**

### **4.1 Claimant Definition**

The claimant group includes all those individuals who trace descent from a tīpuna who exercised customary rights in relation to the area of interest described in clause 4.3 after 1840 by virtue of being descended from Mutunga and Te Rerehua, including but not limited to those tīpuna listed in Schedule 2 of the Ngāti Mutunga o Wharekauri Iwi Trust Deed (which is attached here as Appendix One). These lists will be refined and confirmed throughout the course of negotiations.

These claims relate only to the historical claims of Ngāti Mutunga o Wharekauri as they relate specifically to the area of interest described in clause 4.3. Other ancestral homes of Ngāti Mutunga, including:

- Urenui;
- Kapiti Coast;
- Te Whanganui-a-Tara; and
- Te Tau Ihu.

are expressly excluded from the claim of Ngāti Mutunga o Wharekauri.

The use of ‘Ngāti Mutunga o Wharekauri’ includes those hapū who migrated alongside Ngāti Mutunga including (and not limited to) Ngāti Haumia, Kekerewai, and Ngāti Tama. The tīpuna described in schedules one and two of the Ngāti Mutunga o Wharekauri Iwi Trust are also the tīpuna of these hapū.

#### 4.2 Claims to be settled

The claims the negotiations process will seek to settle include, but will not be limited to:

- All historical claims which are made on the basis of Ngāti Mutunga o Wharekauri whakapapa, whether registered or unregistered. It is likely that further research and preparation would need to be undertaken to properly present such claims;
- Claims reported on by the Waitangi Tribunal, as listed in Table 1 overleaf; and
- Specifically to Wai 54 insofar as it relates to Ngāti Mutunga o Wharekauri.

**Table 1 Claims specific to Ngāti Mutunga o Wharekauri**

Wai No.	Claim Title	Claimants
Wai 65	Chatham Islands & Fisheries Claim	James Pohio & Others
Wai 54	Ngā Iwi o Taranaki Claim	Makere Rangiatea Ralph Love & Others
Wai 181	Kekerione No 1 – Hospital Land Claim	Ngawata Eliza Page & Others
Wai 480	Chatham & Auckland Islands Claim	Albert Tuuta & Others
Wai 1382	Ngāti Kekerewai of Ngāti Mutunga	Theresa McDonald (unheard)

The claims listed in Table 2 below comprise the Moriori claims to Rekohu / Wharekauri. The claims listed below are not intended to be settled by Ngāti Mutunga o Wharekauri in their entirety. There may be points of overlap between these claims and the claims of Ngāti Mutunga o Wharekauri. Where the claims overlap, the settlement negotiations will seek to settle the claims only insofar as they relate to Ngāti Mutunga o Wharekauri.

**Table 2 Related Claims not specific to Ngāti Mutunga o Wharekauri**

Wai No.	Claim Title	Claimants
Wai 64	Chatham Island Claims	Mau Solomon & Others
Wai 308	Rekohu Lands & Fisheries Claims	Gary Solomon & Others
Wai 417	Chatham Island Claim	Benjian Solomon & Others

### **4.3 Area of Interest**

Ngāti Mutunga o Wharekauri boundaries (rohe) encompass all of the Chatham and Auckland Islands. Specifically but without limitation (see Appendix Two):

- Wharekauri / Rekohu;
- Rangiauria (Pitt Island);
- Rangatira (South East Island);
- Mangere (The Fort);
- Tapuenuku (Little Mangere);
- Motuhope (Star Keys);
- Rangitatahi (The Sisters);
- Motuhara (The Forty Fours);
- Tarakoikoia (The Pyramids);
- Maungahuka (Auckland Islands) including:
  - Adams Island;
  - Enderby Island;
  - Disappointment Island;
  - Ewing Island;
  - Rose Island

## **5. Responsibility & Accountability of the Iwi Trust**

The Ngāti Mutunga o Wharekauri Iwi Trust is ultimately responsible and accountable to Ngāti Mutunga o Wharekauri. All negotiators appointed by the Mandate Group administered by the Ngāti Mutunga o Wharekauri Iwi Trust will be responsible to the Ngāti Mutunga o Wharekauri Iwi via that Mandate Group. Responsibilities and accountabilities of the Ngāti Mutunga o Wharekauri Iwi Trust will include:

- Regular monthly reporting to Ngāti Mutunga o Wharekauri people about the negotiation process;
- The production of regular financial accounts;
- Appointment of the Mandate Group through the Ngāti Mutunga o Wharekauri Iwi;
- The power to appoint negotiators via the Mandate Group;
- The constant review of the Mandate Group/negotiating team and other advisors;
- The ability to engage and remove experts / specialists contracted for the purposes of negotiations;
- Approve and sign off on key negotiation milestones, including but not limited to:
  - Mandate Strategy;
  - Deed of Mandate;
  - Terms of Negotiation;
  - Agreement in Principle; and
  - Deed of Settlement;
- Presenting the initialled Deed of Settlement for ratification to the Ngāti Mutunga o Wharekauri Iwi.

## **5.1 Replacement, Removal and Appointment of Trustees**

Trustees of the Ngāti Mutunga o Wharekauri Iwi Trust will be replaced, removed and appointed in accordance with the constitution of the Ngāti Mutunga o Wharekauri Iwi Trust (appended).

## **5.2 Meetings of the Ngāti Mutunga o Wharekauri Iwi Trust**

The Ngāti Mutunga o Wharekauri Iwi Trust will report to the Ngāti Mutunga o Wharekauri community about the Treaty settlement negotiation and its progress, in a number of ways, including:

- Annual general meetings;
- Monthly hui;
- Quarterly pānui/newsletter;
- Specific discussions with original claimants;
- Specified hui with ngā Kaumātua and the Kaunihera Kaumātua; and
- Website – [www.nmow.iwi.nz](http://www.nmow.iwi.nz)

## **5.3 Mandate Group**

*Purpose:* The Iwi Trust proposes to strengthen its “representative” structure by establishing a Mandate Group as an advisory body to the Trustees in respect of its Treaty settlement programme. The Mandate Group membership will enhance the representation of interests within its constituent claimant community in carrying the Ngāti Mutunga o Wharekauri Treaty interests forward.

*Composition:* The Mandate Group will be a subcommittee of the Iwi Trust sitting inside the Trust’s structure. The Iwi Trust intends that the Mandate Group may include representation of:

- Iwi Trust Trustees;
- Iwi members as recommended through tribal forum;
- Kaunihera Kaumātua / Kaumātua as recommended through tribal forum; and
- Registered Waitangi Tribunal Claimants

The individuals will be selected on the basis they are representative of a wide cross-section of the Ngāti Mutunga o Wharekauri claimant community. Appointment to the Mandate Group will be by way of a series of Iwi hui held on Wharekauri. The initial formation of the Mandate Group is unlikely to be the final group. As Iwi continue to engage in the Mandate process, other suitable Iwi people may be added to the group via Iwi hui forum.

It is envisaged that the Mandate Group will be capped at approximately seven individuals.

*Role and Function:* The Mandate Group will be an advisory body to the Iwi Trust on all Treaty settlement matters. It will also have a coordination role throughout the settlement process organising the various Treaty settlement work streams as required, which may include recommendations to the Trustees to establish and appoint other committees and roles such as a research unit or a team of negotiators. In its advisory capacity the Committee will make recommendations to the Trustees

for sign off at key decision points (Agreement in Principle, Deed of Settlement, Ratification, PSGE etc).

The Mandate Group will also be a further link between negotiators and the Ngāti Mutunga o Wharekauri claimant community by promoting an open and transparent process (subject to confidentiality at key points for negotiation purposes). Further detail on the objectives and function of the Mandate Group will be outlined before submitting a Deed of Mandate.

#### **5.4 Dispute Resolution**

If a group has a concern regarding the Ngāti Mutunga o Wharekauri Iwi Trust and Mandate Group representation of their interests during negotiations, they would need to inform Ngāti Mutunga o Wharekauri Iwi Trust in writing. Ngāti Mutunga o Wharekauri Iwi Trust would seek all relevant information required from the group to ensure it has a clear understanding of the nature of their concern.

Once the information has been received, Ngāti Mutunga o Wharekauri Iwi Trust, in consultation with the Mandate Group, will then consider if the matter requires further action, if so they will meet with group in question and proceed into a dispute resolution process.

If a dispute arises in relation to the replacement, removal or appointment of Negotiator(s), the following process will be adopted by the Iwi Trust:

- The Iwi Trust and Mandate Group shall firstly attempt to resolve the matter 'kanohi ki te kanohi ' and in accordance with the tikanga of the tribe; and
- If the approach in a) does not resolve the dispute, the Iwi Trust shall suggest the appointment of a mediator to try and resolve the dispute.

If the approach is unsuccessful then there shall be a vote of the Iwi Trust, with the Chairperson having an additional casting vote, in the event of a tied vote.

#### **5.5 Mandate Withdrawal**

A process for the claimant community to withdrawal the mandate from Ngāti Mutunga o Wharekauri Iwi Trust will be finalised for the deed of mandate.

#### **5.6 Research Group**

The Iwi Trust will be supported by a focussed group of researchers (Research Group) headed by a professional historian/researcher, selected by the Iwi Trust / Mandate Group in consultation with the Crown who is engaged to ensure a robust historical account can be established forming the basis of negotiations and settlement.

The Iwi Trust envisages that members with in-depth knowledge of the history and whakapapa of Ngāti Mutunga o Wharekauri and its hapū could be invited or will apply for appointment to the Research Group.

The Iwi Trust will engage in discussions with OTS / TPK to progress funding support for research.



## **6. Negotiators**

Upon Ngāti Mutunga o Wharekauri Iwi Trust recognition by the Crown as the mandated authority to represent Ngāti Mutunga o Wharekauri in Treaty settlement negotiations (via the Mandate Group), then the Ngāti Mutunga o Wharekauri Iwi Trust will formalise this interim arrangement and/or appoint or remove Negotiators on advice and direction from the Mandate Group as it sees necessary.

The appointment of negotiators is the most critical aspect of the mandate and settlement process. The negotiators may not necessarily be of Ngāti Mutunga or even Maori descent. They will be people identified through advertising and recommendation from whanaunga iwi who have been through the settlement process. That said, at least one negotiator will be ahi kaa Ngāti Mutunga o Wharekauri.

The representatives on the Ngāti Mutunga o Wharekauri Iwi Trust will have the mandate and scope of authority to manage all aspects of settlement negotiations with the Crown. They will be able to appoint negotiators or can be appointed as negotiators themselves in consultation and on advice from the Mandate Group.

The negotiators, through the Mandate Group, are accountable to the Ngāti Mutunga o Wharekauri Iwi Trust and will be required to report at least monthly to the Ngāti Mutunga o Wharekauri Iwi Trust. The Ngāti Mutunga o Wharekauri Iwi Trust in discussion with the Mandate Group will provide directions and advice to the negotiators. The Ngāti Mutunga o Wharekauri Iwi Trust will report to Ngāti Mutunga o Wharekauri Iwi on progress as set out in the Trust Deed and / or as agreed at hui-a-iwi. The negotiators are fully accountable to the Ngāti Mutunga o Wharekauri Iwi Trust (the overarching mandated body) via the Mandate Group. The Ngāti Mutunga o Wharekauri Iwi Trust will provide direction, advice and terms of reference for the Mandate Group and negotiators.

### **6.1 Reporting Process for the Negotiators**

The negotiators will report to the Ngāti Mutunga o Wharekauri Iwi Trust via the Mandate Group on a monthly basis or as otherwise required. The negotiators will also present a progress report on Treaty settlement negotiations.

### **6.2 Replacement, Removal, and Appointment of Negotiators**

The Ngāti Mutunga o Wharekauri Iwi Trust will replace, remove and appoint mandate representatives and negotiator(s) by way of resolution at a Special / Annual General Meeting.

### **6.3 Decision Making Process of the Negotiators**

The Ngāti Mutunga o Wharekauri Iwi Trust, on advice and direction of the Mandate Group, will also approve and sign off on all decisions undertaken by the negotiators.

## **7. Overlapping interests**

The Iwi Trust recognises and acknowledges the wholly separate but inter-related Treaty claims of Moriori. Moriori are a fellow tangata whēnua grouping and have established a legitimate claim on Wharekauri (the Moriori name for which is Rekohu). Initial informal conversations at a secretariat level have occurred between the Iwi Trust and Hokotehi Moriori Trust (“HMT”). This will be enhanced through more formal board to board discussions subsequent to mandate recognition.

The Iwi Trust will take responsibility for engagement and interaction with Moriori where claims and/or interests overlap, primarily through the Iwi Trust Chairperson when appropriate and on recommendations made by the Mandate Group where those relationships intersect with the Ngāti Mutunga o Wharekauri Treaty settlement interests.

The Iwi Trust also acknowledges that Ngāi Tahu claim an overlapping interest for Maungahuka (Auckland Islands). As with Moriori, at the point of negotiation, approaches will be made to Ngāi Tahu through Te Rūnanga o Ngāi Tahu to open dialogue on a way forward. The Iwi Trust acknowledges the importance of that dialogue including the hapū of the Murihiku rohe (e.g. Waihopai, Awarua, Oraka etc). The first discussions will likely occur at a chair to chair level with Te Rūnanga o Ngāi Tahu before moving to officials level of the Iwi Trust and Te Rūnanga o Ngāi Tahu.

## **8. Mandate Strategy**

The Ngāti Mutunga o Wharekauri Iwi Trust understands that mandating processes involve a tripartite relationship to achieve a successful Crown-recognised Deed of Mandate. In that respect the Ngāti Mutunga o Wharekauri Iwi Trust will undertake to work effectively with the Office of Treaty Settlements and Te Puni Kōkiri in the delivery of a Ngāti Mutunga o Wharekauri Iwi Trust Deed of Mandate and that these efforts will be reciprocated by the Office of Treaty Settlements and Te Puni Kōkiri.

### **8.1 Mandating Process**

All mandating hui will be notified to members through:

- Ngāti Mutunga o Wharekauri Iwi Trust meetings;
- Email lists;
- Facebook and Twitter;
- Newspapers (NZ Herald, Dominion Post etc); and
- Website – [www.nmow.iwi.nz](http://www.nmow.iwi.nz).

Notification will be placed with each of these media at least 15 days prior to each hui.

The notice will clearly state the purpose of the hui and details of where and when they will be held. Specific mention will include reference to the need to obtain mandate for the Ngāti Mutunga o Wharekauri Iwi Trust to enter into negotiations with the Crown for the comprehensive settlement of all the historical Treaty of Waitangi claims for and on behalf of Ngāti Mutunga o Wharekauri.

## 8.2 Mandating Hui

The Ngāti Mutunga o Wharekauri Iwi Trust will be holding publicly notified mandating hui on Wharekauri and in Christchurch, Wellington, Urenui, and Auckland. The Iwi Trust will consider holding meetings in Sydney and Brisbane if required.

## 8.3 Proposed Resolution to Mandating Hui

*‘That the Ngāti Mutunga o Wharekauri Iwi Trust is mandated to represent Ngāti Mutunga o Wharekauri in negotiations with the Crown, regarding the comprehensive settlement of Ngāti Mutunga o Wharekauri historical Treaty of Waitangi claims.’*

## 8.4 Mandate Hui Schedule

The date and times of the mandate hui have yet to be confirmed at a later date.

**Table 3 Mandate hui schedule**

Location	Venue	Date / Time
Wharekauri	Whakamaharatanga Marae	tbc
Christchurch	Rēhua Marae	tbc
Wellington	Hongoeka Marae (Plimmerton)	tbc
Auckland	Waipapa Marae (Auckland University)	tbc
Urenui	Te Ruapekapeka (Urenui) Marae	tbc
Postal Ballot	Returning Officer (Electionz.com)	

- All mandating hui will be advertised via the process described under ‘Mandating Process’, as well as other pānui and marae communication processes used. Minutes will be taken and attendance registers will be available for all mandate hui. This supporting information will be attached to the Deed of Mandate;
- An information package detailing the claim and settlement process will be sent to all registered (and Tūhono registered) members prior to the commencement of the mandating rounds (and as part of the voting package);
- A standard and consistent presentation will be developed for these hui outlining the context and process of the mandate process. Members will have the opportunity to discuss the proposal with the Ngāti Mutunga o Wharekauri Iwi Trust, and put any questions to members before a resolution affirming the mandate of the Ngāti Mutunga o Wharekauri Iwi Trust is sought;
- Te Puni Kōkiri will be invited to attend the hui as Crown observers. They will provide an observer report which will be made available to Ngāti Mutunga o

Wharekauri, and the Office of Treaty Settlements. This is subject to the Official Information Act 1982 so could also be made available to others on request.

## 8.5 Information to be provided at hui

- Purpose of hui – the purpose is to disseminate information about the Iwi Trust’s intention to obtain a Crown-recognised mandate;
- Representation/Structure – the structure and accountability of the Iwi Trust, the Mandate Group and the Negotiators is explained to participants. The way in which these groups will report to the claimant community will also be explained;
- Treaty Settlement Process – an overview of the Treaty settlement process to be provided;
- Claimant definition and claims – the claimants definition will be provided along with a list of the claims to be settled;
- A way forward – the Iwi Trust’s vision for settlement will be outlined including explanation of the role of the mandated entity through to the establishment of the post-settlement governance entity which will receive and manage settlement assets; and
- Registration and voting – the Registration and voting process, including eligibility to vote, will be explained so Ngāti Mutunga o Wharekauri members are informed on how to participate in the process.

## 8.6 Voting Process

- The voting process will be way of postal ballot and online voting. Consistent with Ngāti Mutunga o Wharekauri Iwi Trust tikanga, attendees will be able to post a ballot at the mandating hui. Registered Iwi Trust members and Tūhono registrants will have postal ballot forms sent to them prior to the hui. These can either be returned by mail or deposited at the various hui;
- The resolution will also be put to general vote of all registered and Tūhono list Ngāti Mutunga o Wharekauri Iwi via postal ballot run independently by Electionz.com. The final day to receive votes will **[confirmed at a later date]**. Crown representatives will be welcome to view the ballot count;
- Members must be of legal voting age (18 years or older) to vote;
- An attendance register will be taken at each hui and checked for eligibility against the Ngāti Mutunga o Wharekauri beneficiary register, Tūhono list, and by knowledgeable persons of the hapū. Kaumātua who are in attendance may be asked to verify whakapapa, where appropriate, to confirm eligibility;
- The Ngāti Mutunga o Wharekauri Iwi Trust acknowledges the right of all Ngāti Mutunga o Wharekauri to vote whether registered with the Iwi Trust, on Tūhono, or not at all. During the advertising process, unregistered Ngāti Mutunga o Wharekauri iwi will be invited to apply for voting papers so their voice may be heard. Those non-registered whānau will still require whakapapa verification for their ballot to be accepted. These will be noted by Electionz.com and included where it would materially impact the outcome of the ballot.

### *Record Keeping*

- Copies of all advertisements, pānui and community notices will be kept; and
- Registration forms shall be made readily available at all hui.

*Register of Attendance*

- A signed register of Attendance will be taken at every hui at records will be kept by Ngāti Mutunga o Wharekauri Iwi Trust for purposes of supplying evidence as required to the Crown.

## **8.7 The Deed of Mandate**

Upon completion of the Mandate Hui, the Deed of Mandate will be written and supporting evidence collated according to the guidelines as set out by OTS and submitted to TPK and OTS for assessment, for recognition from the Minister for Treaty Negotiations and the Minister of Māori Affairs.

The mandated body may alter or amend the Deed of Mandate document, as required.

It is expected that information and mandating hui will be **[confirmed at a later date]** and that a Deed of Mandate is expected to be submitted **[confirmed at a later date]**.

## Appendix One – Tipuna Lists

[Schedule 2]

### TIPUNA O TE TAKIWĀ O WHAREKAURI

#### A. BASED ON THE 1870 NATIVE LAND COURT AWARDS

**Wharekauri: H**

Ropata Te Uruotu  
Heremaia Katene  
Koeti Ihaka  
Epiha Kawhe  
Pamariki Raumoa  
Toenga Te Poki  
Wi Tahuhu  
Watikini Te Rangihiroa  
Mokena Huriwhenua

**Kekerione: 39,200:0:0**

Wiremu Naera Pomare  
Ngawharewhiti Kawae  
Toenga Te Poki  
Retimana Ngamate

**Otonga: 36,657:0:0**

Wiremu Wharepa  
Ihakara Ngapuke  
Paina Te Poke  
Te Kati Watene  
Tipunaia Te Umu  
Apitea Punga  
Toenga Te Poki

**Te Matarae: 6,400:0:0**

Rakataau Katihi  
Pamariki Raumoa  
Te Kati Watene  
Ihakara Ngapuke  
Epiha Kawhe  
Matene Te Karamu  
Ngawiwi  
Tamati Makarati  
Ngahiwi  
Apitea Punga

**Te Awapatiki: 30,876:0:0**

Hamuera Koteriki  
Wiremu Naera Pomare  
Apitea Punga  
Watarore Pihuka

**Rangiauria: 15:630:0:0**

Wiremu Wharepa  
Toenga Te Poki  
Manuera Koteriki  
Wiremu Naera Pomare  
Apitea Punga  
Remihana Tapae  
Wi Te Tahuhu

*(Heard Subsequent to original 1870 Native Land Court Hearing)*

**Rangitutahi:**

Hamuera Koteriki  
Anikamu Naera  
Naera Pomare

**Mangare:**

Rihania Wharepa  
Riakio Wharepa  
Tipunaia Toenga  
Paina Te Poki

**Rangātira:**

Rihania Wharepa  
Tipunaia Toenga  
Paina Te Poki  
Takuri Hiku Mapu

**B. TIPUNA ADDED PURSUANT TO SPECIAL RESOLUTION OF THE TRUST DATED 15 SEPTEMBER 2005, IN ACCORDANCE WITH SCHEDULE 1, PARAGRAPH 5:**

**(Reference: Chatham Island Minute Book 1, Pages 1-4)**

The Tipuna listed are named in evidence given by claimant Naera Pomare on the 16<sup>th</sup> June 1870 before Judge Rogan, who states the names as listed are of Ngāti Mutunga.

**Males**

Ani Kamu	Mitai Pomare (Pupu?)	Te Hutuna Are
Apitia	Mokena Pene	Te Karetu
Arapera Puta	Muruahi	Te Kawhaki
Enoka Te Poki	Naera	Te Meihana Ngamate
Hapua	Natanahira	Te Oti
Hare Petere	Ngapeinga	Te Oti Kerei
Hare Te Uenuku	Ngamate	Te Poranga
Haringa te Tomo	Ngaurupa	Te Rakautaura
Hamuera Koteriki	Ngawharewhiti	Te Tahana
Henare Reriti	Paiuru Tipene	Tepania
Henare Te Tarata	PanaNgauē	Tiopira Rewha
Heremaia Ngamate	Pangapanga	Tipene Mihirau
Heta Namu	Pene Tamahuhu	Titore
Hetaraka	Pitiroi Ngamate	Toenga Te Poki
Rangituataka	Pomani	Ture Naera
Hetarakau Tipene	Rangikatohau	Tutere Tuta
Hori Muru Ahi	Rakataau	Tutairau Maranamu
Ihaka Tini	Rangihiroa	Watakina
Ihakara Ngapuke	Raniera Pewa	Rangihiroa
Ihakara	Rawiri Te Rakataau	Wawe
Te Rerengahuia	Reriti Hipa	Wi Naera
Inia Ngamate	Retimana	Wi Tamihana
Kati Watene	Ritatone	Wi Te Tahuhu
Kereopa Puanaki	Paewhenua	Wiremu Tewi
Ketu	Ropata Retimana	Wiremu Hohepa
Kirihipu Roire	Tamati Makarati	Wiremu Kingi Naera
Korewharewha	Tamati Muruahi	Wiremu Piti
Makarini Hohepa	Tauru Mateora	Tamihana
Matene Wairua	Te Ahi Rata	Wiremu Tamihana
Matiaha Te Whitu	Te Hiko	Reokore

Te Hau Kowhaki

Wiremu Te Teira  
Rakataura

Wiremu Wharepa



## **Females**

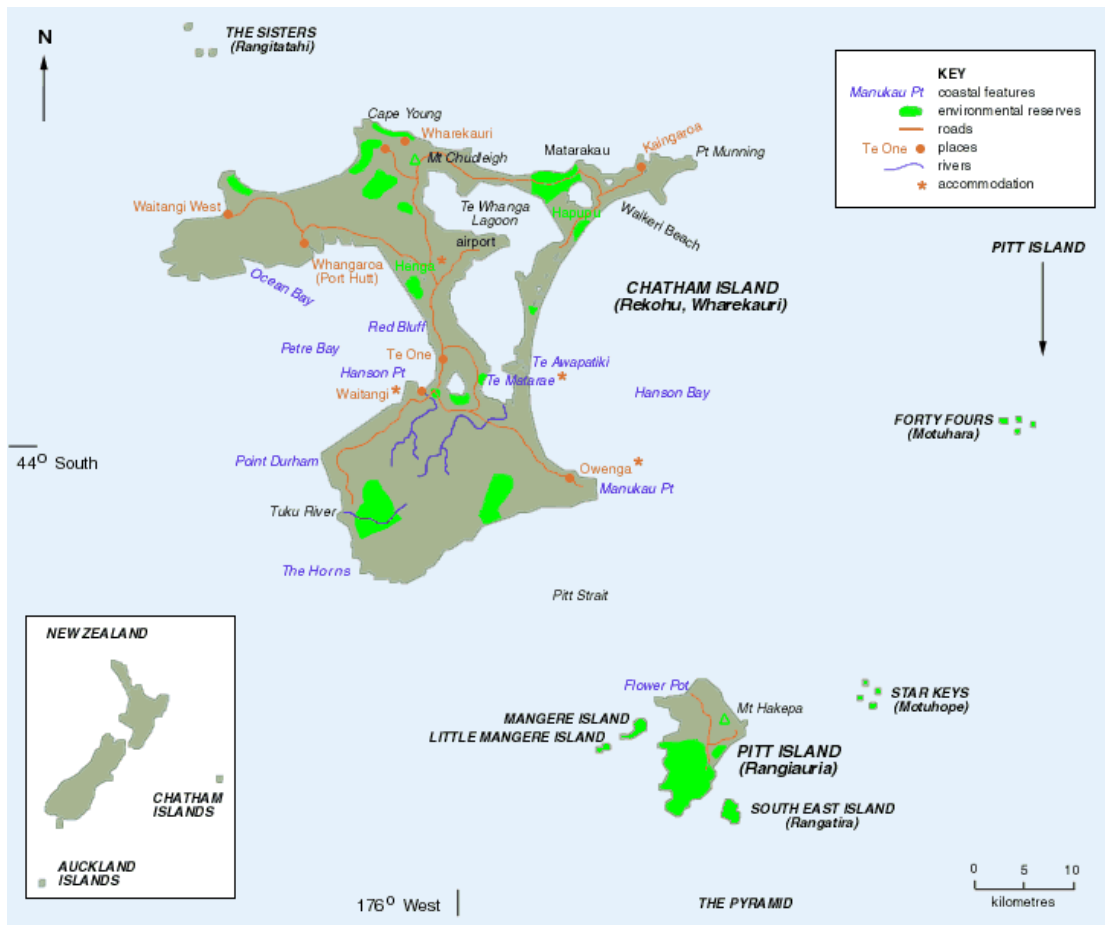
Ana	Kawhena	Paranihi Paraere
Ane	Maea Henare	Piriha Toenga
Ani Kareti	Maina Ngamate	Rakera Hamuera
Ani Muta	Makareta Tamihana	Ranauwhe
Aramaera Hohepa	Maikara Henare	Peti Hohepa
Arirota Pana	Mapere	Rea Rakataau
Ema Heta	Marereira Te Peke	Rihania
Ema Hetaraka	Mereana Reriti	Ritihia Hare
Haena	Mere Ihakara	Rohi
Hana Hohepa	Mere Rakatau	Roera Rakataau
Haringa Te Tomo	Miriana	Ruhia
Harota	Muruahi	Ruihana
Haurangi	Ngahiwi	Rutera Piripi
Heni Hanuera	Ngawiwi	Rutu Te Tomo
Heni Naera	Ngarata Muruahi	Taanga
Henrietta	Ngapera Tapirirua	Te Ahi Rata
Henrietta Haimona	Ngarenaera	Te Ahi
Hera Hana	Ngaroto	Te Haina
Hera Waitaoro	Ngatau	Te Hau Kowhaki
Hewa	Ngatere	Te Pahi
Hokipera	Ngatere Retimana	Te Pahi Tamihana
Horiana Hamuera	Ngatuhinga	Tiripi
Horina	Ngawhanga	Unaiki
Horina Toki	Ahenata	Waitangi
Ihipera Hohepa	Onepu	
	Paipa	

## Appendix Two – Iwi Rohe

### Wharekauri / Rangiauria



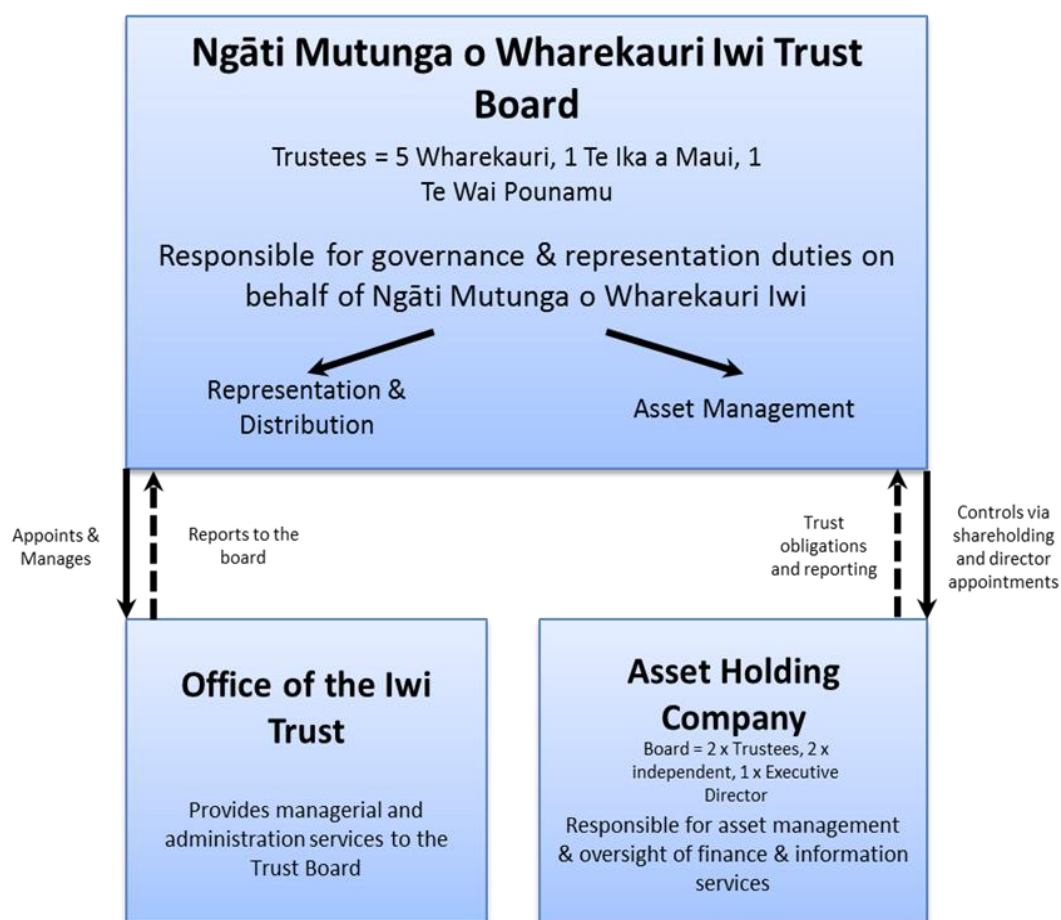
# Wharekauri and Surrounding Motu



# Maungahuka (Auckland Islands)



## Appendix Three – Trust Structure



Iwi Trust Board Trustees	Asset Holding Company Directors
Paula Page (Chair)	Joseph Thomas (Chair)
John Kamo (Deputy Chair)	Robin Page
Monique Croon	Tom McLurg
Melodie Fraser	Andrew Harrison (executive director)
Joseph Thomas (Te Waipounamu Representative)	
Gail Amaru (Te Ika a Maui Representative)	
Office of the Iwi Trust	Asset Holding Company Management
Ward Kamo – Chief Executive	Andrew Harrison (Koau Capital Partners Limited)
Jo Clark – Office Administrator	Richard Coleman (Koau Capital Partners Limited)

