

KENNEDY BAY – MATAORA BAY (eastern Coromandel) NZ Herald 2/5/17

INE AND COASTAL AREA (TAKUTAI MOANA) ACT 2011 CIV-2017-485-196 (WELLINGTON REGISTRY OF THE HIGH COURT OF NEW ZEALAND). An application by John Henry Tamihere on behalf of Ngati Porou ki Hauraki being an iwi, gives notice that it has applied to the High Court for an order recognising Customary Marine Title and / or Protected Customary Rights in the common marine and coastal area described as the coastal marine territories extending from Mataora and Harataunga. The Customary Marine Title and Protected Customary Rights applications are for: 1. Mataora Bay in the Hauraki / Coromandel Peninsula being the area between Otonga Point in the north (Latitude -37.291207 and Longitude 175.913458), southward along the line of MHWs approximately 4.46 kilometres to the southern boundary of the Part Mataora 4 Block (Latitude -37.323320 and Longitude 175.926636), bounded on the seaward side to a distance of 3.5 kilometres fixed by a point on Latitude -37.290351 and Longitude 175.947259 in the north and fixed by a point on Latitude -37.322494 and Longitude 175.960531 in the south at Latitude -36.635263 and Longitude 175.880432. 2. Harataunga: the common marine and coastal area of Harataunga / Kennedy Bay proper, being westward of a straight line between point 1.3 kilometres coastwise north east of Tokangawha Point in the north and Anarake Point in the south, and tracking between these two points around the interior bay at the line of MHWs. Any notice of appearance in support of, or in opposition to, this application must be filed with the Registrar of the High Court at Wellington (DX SX11199) by not less than 20 working days after the first public notice/ newspaper advertisement of the application and include the reference CIV- 2017-404-556 A copy of the application may be obtained from the High Court at Wellington on phone 04 914 3600 or email WellingtonHC@justice.govt.nz.

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ea (Takutai Moana) Act 2011 In accordance with the provisions of the Marine and Coastal Area (Takutai Moana) Act 2011, all interested parties are notified that on 30 March 2017 Ngati Whatua Orakei Trust filed an application in the High Court for orders recognising customary marine title and protected customary rights. It is proposed that Ngarimu Alan Huiroa Blair holds the orders. The application for customary marine title relates to the common marine and coastal area of the Waitemata Harbour from North Head to Kohimaramara, and to the Manukau Harbour from Blockhouse Bay / Te Whau to the Mangere Inlet. The application for protected customary rights are sought in relation to the imposition and relief of rahui, customary fishing rights including the gathering of kaimoana and manu, trade, the right to derive commercial benefit, management and control of access and entry to all wahi tapu and any other customary rights exercised by Ngati Whatua Orakei within the area to which the application relates. All interested parties that wish to be heard must file a notice of appearance with the High Court Registry at Auckland by 30 May 2017. Please cite the reference number CIV-2017-404-520. Ngati Whatua Orakei has also applied to engage directly with the Minister for Treaty of Waitangi Negotiations on customary marine title and protected customary rights, and does not intend to pursue the High Court application until the conclusion of that engagement process.

KAWHIA – MANUKAU HEADS, NZ Herald 2/5/17

EA (TAKUTAI MOANA) ACT 2011 (THE ACT) Stanley Rahui Papa, for and on behalf of ngaa hapuu me ngaa marae o te takutai moana o Waikato-Tainui, gives notice that he has applied for recognition orders for customary marine title and protected customary rights

pursuant to section 98 of the Act. The particular areas of the common marine and coastal area to which the application relates are: (a) on the west coast of the North Island from Motunau Rock at Harihari (south of Kaawhia Harbour) in the south to Whatipuu (north of Manukau Heads) in the north; and b) on the western coast of Tikapa Moana (Hauraki Gulf) adjacent to Waharau. The protected customary rights sought in the application include: the exercise of kaitiakitanga; raahui; the use of tauranga waka; the use of tauranga ika; wharewaka/boatsheds; the extraction and use of sand, peat, shingle, aggregate, rocks, stone, driftwood, ochre, saltwater, seaweed, pingao and harakeke; maara mataitai/noncommercial aquaculture; and ceremonies associated with burial, blessings and rongoa. The proposed holders of the recognition orders are those hapuu and marae of Waikato-Tainui with relevant interests in the common marine and coastal areas. Any notice of appearance in support of, or opposition to, the application must be filed with the Registrar of the High Court at Wellington (Court reference CIV-2017-419-84) no later than 30 May 2017. Copies of the application can be obtained from the High Court at Wellington by phone (04) 914 3600 or email WellingtonHC@justice.govt.nz.