

House of Representatives

Supplementary Order Paper

Tuesday, 15 February 2005

Ngāti Awa Claims Settlement Bill

Proposed amendments

Hon Margaret Wilson, in Committee, to move the following amendments:

Preamble

To insert, after *recital 10* of the Māori text (after line 29 on page 7), the following recital:

(10A) I te rangi tuawaru o te marama o Hurae ka whakaretangia e te Karauna me Ngāti Awa he Whakaaetanga o Nga Whakataunga. Ka tatu i te Karauna me Ngāti Awa taua Whakaaetanga o nga Whakataunga i te 27 o nga ra o Maehe 2003, e whakatatu ana i nga take katoa e tika ana kia whakatauria tuturutia te katoa o nga kereme o nehe o te iwi o Ngāti Awa.

Clause 12

To omit the definition of **Ngāti Awa governance entity** (lines 10 to 13 on page 50), and substitute the following definition:

Ngāti Awa governance entity means Te Runanga o Ngati Awa established by **section 5** of Te Runanga o Ngati Awa Act **2005**

Clause 67(2)

To omit the word “number” (line 1 on page 80), and substitute the word “proportion”.

Clause 115(1)

To omit the words “column 2” (line 26 on page 95), and substitute the words “column 3”.

Clause 152(7)

To omit from the definition of **Ōhope Holiday Beach Park Land** (line 30 on page 111) the words “**Holiday Beach**”, and substitute the words “**Beach Holiday**”.

Explanatory note

This Supplementary Order Paper makes the following technical amendments to the Ngati Awa Claims Settlement Bill:

- the Māori text of the Preamble is amended to insert *new recital 10A*, which is a translation of *recital 12* of the English text:
 - *clause 12* is amended to substitute the definition of **Ngati Awa governance entity** to refer to the entity that is proposed to be established by *clause 5* of Te Runanga o Ngati Awa Bill:
 - *clauses 67(2), 115(1), and 152(7)* are amended to correct drafting errors.
-

