

Conservation Amendment Act 1993

Citation:

No 9

Date of Assent:

24 March, 1993

Commencement:

Date of Assent

Repeal:

Still in Force

Amendments:

Type of Legislation:

Public

Subject:

Wahi Tapu & Non Tangible Resources

Status of Land

Relevant Sections:

s2: Defines 'manawhenua' as customary authority exercised by

an iwi, hapu or individual in an identified area.

s3: Inserts new section 27A. If satisfied that any Maori land,

or Crown land held under a lease by Maori, should be managed for conservation purposes so as to preserve the natural and historic values of the land or the spiritual and cultural values which Maori associate with the land, the Minister may treat with the owner/lessee to agree on a Nga Whenua Rahui kawenata. The Nga Whenua Rahui

kawenata may be in perpetuity or for any specific term or in perpetuity but subject to review at intervals of not less than 25 years. On review the Crown shall have regard to the manawhenua of the owner/lessee. Every Nga Whenua Rahui kawenata shall run with and bind the land and be deemed an interest in land under the Land

Transfer Act.

Commentary:

Cross Reference: