

# Table of Contents

<i>Section</i>	<i>Page</i>	<i>Section</i>	<i>Page</i>
Foreword – the Minister in Charge of Treaty of Waitangi Negotiations	3	<b>PART 3: Settlement Redress</b>	<b>81</b>
Text of the Treaty of Waitangi – Te Tiriti o Waitangi	5	Settlement Redress	83
<b>PART 1: Settlement Framework</b>	<b>9</b>	Historical Account, Crown Acknowledgements of Breach and Apology	85
The status of the Treaty of Waitangi today	11	Financial and Commercial Redress	87
Historical background to Māori claims against the Crown – what are Treaty claims all about?	12	Cultural Redress:	96
Milestones in the development of Treaty settlements policy	19	Case Studies	102
Who or what is the Crown?	22	Resources and Interests	107
About the Office of Treaty Settlements	23	Statutory Instruments	126
Progress with Treaty settlements so far	25	<b>PART 4: Supporting Information</b>	<b>145</b>
The Crown’s general approach to Treaty settlements	27	Protection of potential settlement assets	147
Key settlement policies	32	Glossary of Technical Terms	157
<b>PART 2: The Negotiations Process</b>	<b>33</b>	Glossary of Māori Terms	162
Overview of the Negotiations Process	35	Frequently asked questions about Treaty settlements	164
The relationship between negotiations and the Waitangi Tribunal process	38	Membership of the Waitangi Tribunal	167
Step I: Preparing claims for negotiations	41	Contact details for other organisations	169
Step II: Pre-negotiations	54	List of Figures	171
Step III: Negotiations	61	List of Photographs	173
Step IV: Ratification and implementation	69	List of Tables	174
		Index	175