

19 August 2022

REF: OIA 83499

Angela  
FYI Website

**By email:** [fyi-request-20136-c25e7e4b@requests.fyi.org.nz](mailto:fyi-request-20136-c25e7e4b@requests.fyi.org.nz)

Tēnā koe Angela

### Request for Official Information

Thank you for your correspondence of 4 August 2022 requesting the following under the Official Information Act 1982 (OIA):

*Where is the legal permission and agreement/consent by lawfully constituted and proclaimed Hapu and their respective Rangatira to the setting up of the New Zealand company via the 1986 constitution Act?*

*Where is the consent by the non statutory Hapu and their whanau to the creation of an Act that passes power to entities whom are not publicly bonded, nor possess indemnity for their public Acts?*

*Where does it state anywhere in Te Tiriti o Waitangi iwi chairs, corporations and statutory entities are to receive billions in funding from the administration upon our whenua taonga tuku iho, while lawfully constituted and proclaimed Hapu are excluded from participation contrary to International treaties?*

*Can you please supply any memos, letters, emails and documents containing the legal permission given to the New Zealand company and its agents and particularly the Registrar General by those living on their ancestral whenua taonga tuku iho to create unauthorised legal entities from the information supplied on the birth documents?*

*Queen Victoria, and her WESTMINSTER PARLIAMENT were to govern her British subjects from Britain, not permit them to establish a parliament upon our soil at all; as this breaches Article 2 of the He Wakaputanga 1835, where the paramount Chiefs proclaimed and declared that they will not permit any other foreign legislative authority in their collective capacity to govern, rule and reign upon our soil, unless agreed upon by we the Wakaminenga in our collective capacity in Congress Assembled at Waitangi.*

*Where is the permission from those that form the National Wakaminenga to the establishment of the statutory entity that is the NZ Company, the Labour Caucus, the National Part, Act New Zealand Party?*

**P** +64 4 494 9800

**F** +64 4 494 9801

**E** [contactus@tearawhiti.govt.nz](mailto:contactus@tearawhiti.govt.nz)

**W** [tearawhiti.govt.nz](http://tearawhiti.govt.nz)

*Therefore, Co-Governance upon our soil was ruled out.*

*It was Co-Governance only with WESTMINSTER Parliament to govern her British subjects, where is the agreement by those lawfully constituted entities to the creation of to the transfer of public wealth to private entities and creatures of statute?*

*There was no Imperial NZ CONSTITUTION Act 1852, and no NZ Parliament prior to 1854 was there?*

*So where is the legal permission for the NZ company to override International agreements Te Tiriti o Waitangi 1840, He Wakaputanga o Rangitiratanga o Niu Tirene and co-opt the institutions paid for by way of the administration upon our whenua taonga tuku iho?*

*Also, the fact that the private offshore NZ COMPANY, HER MAJESTY THE QUEEN IN RIGHT OF NEW ZEALAND, which registered themselves in 1934 with the Security & Exchange Commission, Washington D.C., U.S.A, is operating out of from the United States, are answerable to their foreign Shareholders.*

*Please supply all documentation pertaining to the shareholders of HER MAJESTY QUEEN IN RIGHT CORPORATION?*

*Our Paramount Chiefs of the forum of Waitangi, in 1840, had never entered into a treaty with the United States had we?*

*If one Society is to share land to the other Society, then the same rule must apply for the other Society such as England, to share their land with us as well, is this not what equity is all about, yes or no?*

*The 43 sovereign Ngapuhi Chiefs entered into some sort of pact with the English sovereign Queen Victoria, Her Society the "British Nation." The 43 sovereign Ngapuhi Chiefs did not enter into a treaty with her British subjects who have no land nor country to treaty with.*

*What land did the British subjects bring to the table?*

I am declining your request under section 18(e) of the Act on the grounds that the information requested does not exist. Your request has been considered in accordance with the Act.

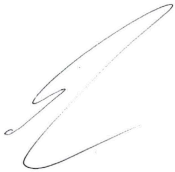
When Te Arawhiti acknowledged receipt of your OIA request, we advised we may proactively release your OIA response on our website.

After considering our response to your request, we can advise that it will be published no earlier than 20 working days from the date of this letter at [www.tearawhiti.govt.nz](http://www.tearawhiti.govt.nz). Your personal and other identifying information will be removed.

If you have any concerns about the information in this response being published on our website please contact us by emailing [officialcorrespondence@tearawhiti.govt.nz](mailto:officialcorrespondence@tearawhiti.govt.nz)

You have the right to seek an investigation and review by the Ombudsman of this decision. Information about this process is available at [www.ombudsman.parliament.nz](http://www.ombudsman.parliament.nz) or phone 0800 802 602.

Nāku noa, nā

A handwritten signature in black ink, appearing to be 'Louise McCrorie', written in a cursive style.

Louise McCrorie  
**Director, People, Organisational Services**  
**(Acting) DCE Organisational Services**