



THE TREASURY
Kaitohutohu Kaupapa Rawa

Reference: 20170341

15 November 2017

Grace Haden
fyi-request-6702-b478aa93@requests.fyi.org.nz

Dear Grace Haden

Thank you for your request made under the Official Information Act, received on 16 October 2017. You requested (verbatim):

Please provide copies of all reports and investigations conducted with regards to Tamaki regeneration limited prior to transferring the housing corp stock to this company.

when was treasury advised of the change of plan of transferring housing corp stock to tamaki regeneration limited instead of Tamaki redevelopment company limited as planned and reported by parliament and referred to in parliamentary reports https://www.parliament.nz/resource/en-NZ/SCR_72722/4dc2d69aa01084d6eaff8bbb1df6c1e2d2885d28 and https://www.parliament.nz/resource/en-NZ/SCR_72691/424d087dcfdd920b5e23c4a3c48d85ee1acc66e5

Tamaki regeneration limited filed a constitution prior to government stocks being transferred into it and share holding being transferred from the ministers what in put did treasury have in the constitutions and why is this constitution different to the extensive constitution which tamaki redevelopment company limited had when it was the intended recipient of the assets .

was treasury consulted over the change of plan of vesting the property in tamki regeneration limited please provide documents whihc show the consultation .

Is treasury aware of the massive confusion which exists with regards to tamaki regeneration limited and tamaki redevelopment company limited whihc on letter head of the companies is referred to as a fictional company tamaki regeneration company limited.

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what steps is treasury taking to safe guard the assets and ensure that the transfer has occurred as signed off as intended and not signed off by the ministers to the incorrect company due to the confusion which has arisen in the use of a fictional name and a so called legal group which includes both the companies.

I have decided under section 15A of the Official Information Act to extend the time limit for deciding on your request by an additional 20 working days. The new due date for responding to your request is 12 December 2017.

The extension is required because of the consultations needed to make a decision on your request. This extension will also apply to the time limit for transferring your request, should this become relevant.

Notwithstanding this extension, I undertake to make a decision on your request as soon as reasonably practicable.

You have the right to ask the Ombudsman to investigate and review this decision.

Yours sincerely



Tom Hall
Manager, Housing