

## Notice Setting Apart Māori Freehold Land as a Māori Reservation

Pursuant to section 338(1) of Te Ture Whenua Maori Act 1993, on the recommendation of the Māori Land Court, the Māori freehold land described in the Schedule is set apart as a Māori reservation for the purpose of an urupā for the common use and benefit of the owners, beneficiaries, families of Rangatira E and Rauhoto Marae to be known as the Rangatira Urupā Reserve.

### *South Auckland Land District*

#### **Schedule**

Part of that land situated in Block IX, Rangitaiki Upper Survey District and described as follows:

Area ha	Description
7.6100	Part Rangatira E Block described in Computer Freehold Register SA49C/306 and that part more particularly defined on drawing plan 224072-R-E-D001 as shown on the plan held in the Waiāriki District Māori Land Court.

Dated at Wellington this 2nd day of October 2017.

MICHELLE HIPPOLITE, Chief Executive, Ministry of Māori Development.

(Appln A20160002359)

2017-In5288

---