

**House of Representatives**

**Supplementary Order Paper**

**Wednesday, 6 September 2006**

**Te Arawa Lakes Settlement Bill**

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*Proposed amendments*

Te Ururoa Flavell, in Committee, to move the following amendments:

*Part 1*

*Clause 5*

Subclause (3): to omit paragraph (c) (page 11, lines 10 to 24).

Subclause (5)(a): to omit “2” (page 12, line 6).

*Clause 11*

To omit the definition of **Crown stratum** (page 17, lines 1 and 2).

Definition of **Te Arawa lakebed**: to omit paragraph (a) (page 21, line 27).

*Clause 13*

Subclause (2): to insert before paragraph (a) (before line 27 on page 24):

- (aa) a claim from any iwi, hapū, group, family, or whānau that relates to Lakes Ngāhewa, Ngapouri (also known as Ōpouri), and Tutaeinanga; or

*Clause 15*

To omit this clause.

*Part 2*

*Clause 23*

To omit subclause (2) (page 29, line 11).

*Clause 25*

To omit paragraph (a) (page 30, line 10).

*Part 3**New heading and clauses 51A and 51B*

To insert the following heading and clauses after clause 51 (after line 3 on page 42):

*Binding strategies, programmes, and action plans***51A Group may adopt strategies, programmes, and action plans**

- (1) The Group may, by unanimous decision, adopt strategies, programmes, and action plans for the purpose set out in **section 49**.
- (2) The provisions of any strategy, programme, or action plan adopted under **subsection (1)** are binding on each of the organisations.

**51B Strategies, programmes, and action plans binding on Waikato Regional Council**

- (1) If a strategy, programme, or action plan adopted under **section 51A(1)** relates to a Rotorua lake, or the catchment of a Rotorua lake, within the region of the Waikato Regional Council, a copy of that strategy, programme, or action plan must be provided to the chief executive of the Waikato Regional Council.
  - (2) The provisions of any strategy, programme, or action plan to which **subsection (1)** applies are binding on the Waikato Regional Council.
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