



His Majesty Arikimui Manukau III

H.M. Sovereign Decree Aug 2020

Sovereign Decree No. 01/2007 is hereby Amendment, thereby with this Decree, we hereto establish and constitute a new innovative Independent Sovereign Maori-Tribal-Hapu-State of Wha-Atua of Aotearoa/Nation, its Constitution, its Government and all its institutions, laws, regulations, rights, and privileges of its citizens and the protection of Human Rights and for peace and prosperity amended as Sovereign Decree No. 05/2020.

Therefore, in the exercise of the Hereditary Sovereign Powers vested in me as the Hereditary Sovereign King His Majesty Arikimui Manukau III, of the new innovative Independent Sovereign Maori-Tribal-Hapu-State of Wha-Atua of Aotearoa Nation this 5th day of August 2020, it is vital to construct the State's Constitution, the basic protocols, laws, practices, rights, liabilities, responsibilities and the legal framework for the State and its citizens, ministers, judges, lawyers, representatives and clergyman including, its Departments, institutions, Treasury, Central Bank, public entities, banks, and financial institutions, insurance institutions, private institutions, schools, academies, universities and corporations operating in and from within the State and from the jurisdictions under the States control worldwide, pursuant to Customary and International Law, thereby I give the following instructions by Decree No. 05/2020:



His Majesty Arikimui Manukau III

That, His Majesty's Decree 03/2020 August 2020 constituted and reaffirmed the Maori Central Bank of Aotearoa (MCBA) and the Sovereign Global Bank of Aotearoa (SGBA) legal standing, and was constituted in accordance with Independent Sovereign Maori Hapu-Tribal-State, Wha Atua Aotearoa Laws and International Law, and;

That, ANY CLAIMS, written or verbal made by the New Zealand Colonial Government of the United Kingdom of Great Britain and Northern Ireland and its Reserve Bank of New Zealand concerning the Maori Central Bank of Aotearoa (MCBA) and the Sovereign Global Bank of Aotearoa (SGBA) legal status are false and in breach of Maori Law and International Law.

NOTE: Independent Sovereign Maori Hapu-Tribal-State, Wha Atua Aotearoa, the Maori Central Bank of Aotearoa (MCBA) and the Sovereign Global Bank of Aotearoa (SGBA), are Independent and DO NOT, require any permission or authority from the New Zealand Colonial Government or the Reserve Bank of New Zealand.

That, the Maori Central Bank of Aotearoa (MCBA) and the Sovereign Global Bank of Aotearoa (SGBA) are fully authorized to operate in and from within the Independent Sovereign Maori Hapu-Tribal-State lands of Aotearoa, and, from jurisdictions under the State's control worldwide, and;

That, the Maori Central Bank of Aotearoa (MCBA) and the Sovereign Global Bank of Aotearoa (SGBA) are fully authorized to operate from jurisdictions by mutual agreement with other Sovereign Nations and Institutions worldwide, including and in particular with the United Nations New York USA, the World Bank Washington D.C. USA, and, all lands of the Indigenous Native 1st Nations worldwide, pursuant to Maori Law and International Law.



His Majesty Arikinui Manukau III

This Sovereign Decree No. 05/2020 came into effect this 5th day of August 2020 and has been Gazetted in accordance with Customary law.

Great Seal of His Majesty



Aiki Deaton

His Majesty Arikinui Manukau III
Independent Sovereign Maori-Hapu-State-Nation
What Atua Aotearoa (NU Tireni (NZ))