## APPLICATION FOR TRANSFER OF SHARES PURSUANT TO MAORI LAND COURT VESTING ORDER

	IN THE MATTER of (Number) shares in Maori Investments Limited	
	AND	
	IN THE MATTER of(Name of Deceased shareholder)	
	late of(Address and occupation of Deceased)	
	address and description of declarant)	
Solemn	ly and sincerely declare:	
1.	The abovenamed	
	shareholder) died at (Place of death) on	
2.	The Deceased and the person named and described as	
	(Name of Deceased as it appears in attached Certificate) in the Certificate of Death and in the Share Register of Maori Investments Limited as	
	(Name of Deceased as it appears in Share Register) were one and the same person.	
3.	That at the time of his/her death the Deceased was registered as the holder in his/h own right of the shares in Maori Investments Limited as set out in the Schedubelow.	
	SCHEDULE	

- 4. The value of the shares of the Deceased in Maori Investments Limited does not exceed \$10,000.00. (For the purposes of Section 64A of the Administration Act 1969 the shares are valued at 0.50 cents each)
- 5. Neither Probate of any Will of the Deceased nor Letters of Administration in his/her estate have been granted in New Zealand or resealed in New Zealand.
- 6. Either the Commissioner of Inland Revenue has been notified of my/our intention to apply to the Directors of Maori Investments Limited for a resolution registering me/us (and ....., (name of any other person/s entitled to shares) referred to below as "the other Beneficiaries") as the holder(s) of the shares of the Deceased and the Commissioner is satisfied either that:-\*a. The value of the Shares of the Deceased in Maori Investments Limited does not exceed \$10,000.00; or \*b. Death duty will not be payable in New Zealand in the estate of the Deceased. (\* delete options that do not apply) Or the Deceased died on or after the 17<sup>th</sup> day of December 1992. 7. I/We (and the other Beneficiaries) am/are entitled to be registered as the holder(s) of following facts: (i) That I/we (and the other Beneficiares) am/are the (relationship of declarant with the Deceased) of the Deceased. (ii) Our position in the "Whakapapa" set out in the Schedule annexed hereto and marked "B". That I/we have made enquiries of any solicitor I/we know who acted for the (iii) Deceased during his/her lifetime and have search in all places likely and unlikely for any Will but no Will has been found and we believe the Deceased did not leave a Will. (iv) or s114 of the Te Ture Whenua Maori Act 1993 that the persons legally

entitled to succeed to the beneficial freehold interest in the Maori freehold land belonging to the Deceased are all those persons named in Vesting Order

(Name of declar	cant as appears in Order) named in that Order.		
8. All the debts of the Dec	ceased and funeral expenses have been paid.		
• • • •	e/us (and the other Beneficiaries) to be registered in the Share Limited as holder of the shares of the Deceased in accordance		
AND I/We make this solemn d by virtue of the Oaths and Decl	eclaration conscientiously believing the same to be true and larations Act 1957.		
AND I/We acknowledge that I/we am/are guilty of an offence under the Crimes Act 1961 punishable by a term of three years imprisonment if this declaration is false in any material respect and I/we make it knowing it to be false.			
DECLARED at This day of 20 before me:	) ) ) Applicant/s Signature		
SEVERALLY declared at This day of 20 before me:	) ) )		
other person by law authorized			
(a) For the purposes of Section	n 61A of the Administration Act 1969 the shares are valued at		

0.50 cents each