

CLOSING SUBMISSIONS OUTLINE FOR NATIONAL HAUORA COALITION

A. ESSENTIAL CONTEXT

- Who are the National Hauora Coalition [4]-[7]
- Current Legislative Framework (Pae Ora Act) inadequacies [13]-[14]
- Policies and legislation vs implementation [32]-[33]
- Crown conceded institutional racism [150]-[151]
- How the system is failing taangata whaikaha Maaori [36]

B. LACK OF REAL OPTIONS

- Crown duty to make kaupapa Maaori services and solutions available [170]
- Lack of Maaori-led Primary Health Organisations [172]-[174]
- Importance of Maaori health providers [175]

C. BROKEN PROMISE OF PARTNERSHIP

- The Crown recognises the importance of partnership with Maaori [205]
- Lack of mechanisms that guarantee taangata whaikaha Maaori inclusion in decision making [218]; [222]; [235]; [239].
- Lack of taangata whaikaha Maaori partnership in service provision [247]
- Deprioritisation of Enabling Good Lives [188]

D. INADEQUATE DATA COLLECTION

- Taangata whaikaha Maaori are 'invisibilised' by lack of data [66]-[68]
 - Crown concedes there are significant gaps in data collection [62-64]
 - Survey data very patchy [70]-[71], & WGSS has limitations [79]-[84]
 - Administrative data shortfalls [72-75]. PPHNI unlikely to deliver [97]
- Impacts of failure to collect data:
 - Cannot define problem, so cannot formulate appropriate policies [111]-[112] or tailor services to need [114].
 - Cannot adequately monitor performance of Crown and agents [100]
 - Cannot determine best use of resources based on need [121]-[124], which means Maaori PHO's inadequately resourced to meet taangata whaikaha needs [125]; [132]-[133]
- Recommendation sought - comprehensive, valid and reliable disability data that is culturally appropriate for understanding needs of tangata whaikaha [69], [92]-[93].

E. REMEDIES SOUGHT

RECEIVED Waitangi Tribunal
2 Dec 24
Ministry of Justice WELLINGTON