Appendix 3 – Draft agreement with Rangiura o Wairarapa



AGREEMENT FOR THE PARTNERSHIP

BETWEEN

MĀORI STANDING COMMITTEE

AND

RANGIURA O WAIRARAPA KAPA HAKA RŌPU

20 October 2020

PARTNERSHIP AGREEMENT

Between: Māori Standing Committee

And: Rangiura o Wairarapa Kapa Haka Rōpu

Terms of partnership agreement

1. Introduction

- 1.1. This Memorandum of Understanding acknowledges the partnership between the Māori Standing Committee (MSC) and Rangiura o Wairarapa Kapa Haka Rōpu (RoW) and formalises their respective roles.
- 1.2. It provides the basis for an ongoing partnership between the MSC and RoW through to the end of the 2019-2022 triennium.
- 1.3. The MSC recognise that RoW may have separate accountabilities to other funders and sponsors for matters that are not covered in this agreement.
- 1.4. The parties to this agreement agree that the relationship between them should not be construed as creating a legal relationship of partnership or joint venture.

2. Māori Standing Committee Responsibilities

- 2.1. The MSC is provided with an annual budget and may choose to support non-profit organisations benefitting the community through the provision of a grant.
- 2.2. The MSC must notify SWDC if at any time RoW are unable to commit to the regional or national competition.
- 2.3. A grant of \$1,500.00 shall be paid by the MSC to RoW annually, on a multi-year basis to the end of the term in accordance with clause 4.1.
- 2.4. The money shall be paid to RoW annually in October, to their nominated bank account.

3. Rangiura o Wairarapa Responsibilities

- 3.1. To provide the MSC annually in August an email outlining how the funding will support the current campaign.
- 3.2. To inform the MSC if RoW are unable to commit to the annual campaign prior to 30th October.

3.3. To email a brief report to the MSC annually, outlining results from competition/s, highlights from the campaign and aspirations for the next year.

4. Term

4.1. The term of this MOU is to the end of the 2019-2022 triennium, unless terminated in accordance with clause 5.1.

5. Termination

- 5.1. Termination may occur by mutual agreement between the parties.
- 5.2. Both parties recognise this is an ongoing relationship and any disputes will be worked through in good faith.

Dated this	day of	2020
Signed:		
NARIDA HOOPER, CHAIR, MĀORI STANDING COMMITTEE		
Makuini Kerehi for and on behalf	of	
DANCHIDA O MAIDADADA		

