

Remission of rates on Māori freehold land

Auckland Council's policy for the remission of rates on Māori freehold land allows the council to remit the rates on MFL that is in multiple ownership. The policy will also apply to other types of Māori land that is in multiple ownership, including land returned under settlement, and land converted from Māori freehold land title under the Māori Affairs Act 1967, where the council considers it just and equitable to do so. (Please refer to Policies on Council's website).

Property location: _____ Assessment number: _____

Owner(s) or agent's name(s): _____

Phone number: _____ Email address: _____

I am applying for a remission under:

Part 1 – Remissions for undeveloped and unused Māori Land

Property use: _____

Part 2 – Remission to adjust Māori rateable land values

Property use: _____

Part 3 – Remission of land under development

Property use: _____

Part 4 – Remission for Māori land used for non-commercial purposes for the community benefit of Māori

Property use: _____

Part 5 – Remission of previous years rates arrears on Māori land

Property use: _____

Part 6 – Remission for residents who occupy papakāinga housing under a licence to occupy

Please provide a copy of your agreement from the papakāinga management to administer the scheme on your behalf

Part 7 – Remission for papakāinga housing on general title land

Please provide a copy of your trust deed and lease

Name: _____ Signature: _____ Date: _____

Name: _____ Signature: _____ Date: _____