

Karikari Recreation Reserve – Proposal

Relevant sections of the RESERVES ACT 1977

<http://www.legislation.govt.nz/act/public/1977/0066/latest/DLM444305.html>

Section 16 Reserves Act 1977 Classification: requires Council as the local authority to classify vested reserves according to their primary purpose. The classification process allows for part of the reserve to be classified for one purpose and the other part of the same reserve for another purpose. Prior to classifying the local authority is to undertake public notice, giving full consideration to all submissions.

Section 54 Reserves Act 1977 Leasing powers in respect of recreation reserves: provides for the administering body of a recreation reserve to lease all or part of a reserve for an appropriate purpose subject to public consultation, giving full consideration to all submissions, is to be undertaken prior to granting of such a lease.

Schedule 1 Reserves Act 1977 Basic Provisions applicable to leases and licences of recreation and scenic reserves: provides for a lease term not exceeding 33 years for a scenic or recreation reserve.

Section 61 Reserves Act 1977 Powers (including leasing) in respect of Local Purpose Reserves: provides for the administering body of a local purpose reserve to lease all or any part of the reserve to any person, body, voluntary organisation, or society for the purpose of community building for a term not exceeding 33 years.

Section 17 Reserves Act 1977 Recreation Reserve: explains the purpose and use of a recreation reserve.

Section 23 Reserves Act 1977 Local Purpose Reserve: explains the purpose and use of a local purpose reserve.