Title	Explain the history of Te Tiriti o Waitangi/Treaty of Waitangi and its principles in relation to Māori and the Crown			
Level	5	Credits	8	

Purpose	This unit standard is intended for people who are employed in the public sector.
	People credited with this unit standard are able to:
	 explain the development of Te Tiriti o Waitangi/Treaty of Waitangi in relation to Māori and the Crown around the time of signing in 1840; explain the history of the Treaty up until the 1970s in relation to Māori and the Crown; explain the development of the principles of the Treaty in relation to the public sector and its effects on legislation.

Classification	Public Sector Services > Public Sector Māori	
Available grade	Achieved	

Guidance Information

1 Recommended unit standard for entry: Unit 14950, Describe Te Tiriti o Waitangi/Treaty of Waitangi and its application in the public sector.

2 Reference

A searchable list of other names that organisations are commonly known by, or have previously been known by, see the Government A-Z at https://www.govt.nz/organisations/.

3 Definitions

Immediate impact refers to the first 10 years after the signing of Te Tiriti o Waitangi/Treaty of Waitangi.

Public sector organisations comprise the state sector organisations plus those of local government. Within the state sector lies the state services, and within this lies the core public service.

Te Tiriti o Waitangi refers to the Māori language text of the Treaty.

The Principles of the Treaty refer to the core concepts that underpin the Treaty. The Court of Appeal and the Waitangi Tribunal have developed a number of detailed principles, of these the principles of 'partnership', 'active protection' and 'redress' are considered dominant.

The Treaty refers to both Māori and English language texts considered as a whole. Treaty of Waitangi refers to the English language text of the Treaty.

4 Legislation

Local Government Act 2002:

Marine and Coastal Area (Takutai Moana) Act 2011;

Public Service Act 2020;

Resource Management Act 1991;

Public Service Act 2020;

Treaty of Waitangi Act 1975

5 Repealed Legislation relevant to this unit standard

Advances to Settlers Act 1894:

Constitution Act 1852:

Māori Affairs Act 1953:

Māori Representation Act 1867;

Militia Ordinance 1845 (commonly referred to as the Arms Ordinance);

Native District Regulations Act 1858;

Native Districts Circuit Courts Act 1858;

Native Lands Act 1873:

Native Rights Act 1865;

Native Reserves Act 1864;

Native Schools Act 1867;

New Zealand Settlements Act 1863;

Resident Magistrates Act 1867;

Tohunga Suppression Act 1907.

6 Assessment Range

Evidence should come from within the candidate's workplace.

Performance of outcomes of this unit standard will require consideration of the underlying values and responsibilities of people working in the public sector including standards of integrity and conduct and the Te Tiriti o Waitangi/Treaty of Waitangi and its principles.

Outcomes and performance criteria

Outcome 1

Explain the development of Te Tiriti o Waitangi/Treaty of Waitangi in relation to Māori and the Crown around the time of signing in 1840.

Performance criteria

1.1 Explain the political motivations and perspectives of the Treaty partners around the signing of Te Tiriti o Waitangi/Treaty of Waitangi.

1.2 Explain the comparison of the socio-economic position of Māori and Pākehā around the time Te Tiriti o Waitangi/Treaty of Waitangi was signed.

Range examples may include but are not limited to – comparison of

economic enterprises of Māori and Pākehā, economic base of Māori and Pākehā in relation to land, fisheries, other resources,

health status, status of languages both written and oral;

evidence of three comparisons is required.

1.3 Explain the comparison of the immediate impact of the signing of Te Tiriti o Waitangi/Treaty of Waitangi for both parties.

Outcome 2

Explain the history of the Treaty up until the 1970s in relation to Māori and the Crown.

Performance criteria

2.1 Explain the key factors and events that led to the loss of Māori land.

Range examples may include but are not limited to – Crown land

purchasing programmes in the 1870s and onwards, New Zealand

Settlements Act 1863, Native Land Court.

2.2 Explain the activities and conduct by Māori, iwi or hapū to advance the recognition of the Treaty in policy and legislation.

Range examples may include but are not limited to – Native District

Regulations Act 1858, Native Districts Circuit Courts Act 1858, te kotahitanga movement, Kingitanga movement, Māori seats in

government.

Outcome 3

Explain the development of the principles of the Treaty in relation to the public sector and its effects on legislation.

Performance criteria

- 3.1 Explain the development of the principles of the Treaty in relation to the public sector.
- 3.2 Explain the effects of the principles of the Treaty on legislation.

Range examples may include but are not limited to – Public Service Act

2020, Resource Management Act 1991, Marine and Coastal Area

(Takutai Moana) Act 2011, Local Government Act 2002.

evidence of two examples is required.

Planned review date	31 December 2025

Status information and last date for assessment for superseded versions

Process	Version	Date	Last Date for Assessment	
Registration	1	25 March 1999	31 December 2012	
Revision	2	21 August 2001	31 December 2012	
Revision	3	13 June 2003	31 December 2012	
Review	4	25 October 2007	31 December 2012	
Review	5	14 April 2011	31 December 2023	
Rollover and Revision	6	17 August 2017	31 December 2023	
Review	7	27 May 2021	N/A	

Consent and Moderation Requirements (CMR) reference	0121
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This CMR can be accessed at http://www.nzqa.govt.nz/framework/search/index.do.

Comments on this unit standard

Please contact The Skills Organisation <u>info@skills.org.nz</u> if you wish to suggest changes to the content of this unit standard.