

Table 1: Te Tau Ihu Settlement Act(s) redress.	
Cultural Redress	Statutory kaitiaki^[1] over a number of Department of Conservation administered Crown lands and the Coastal Marine Area
	Vesting of sites in iwi ownership
	Overlay classifications which require the Crown to acknowledge iwi values in that area
	Statutory acknowledgments and deeds of recognition which are recognised under the RMA 1991 and Historic Places Act 1993
	Statements of association, place names changes, crown payment, pouwhenua and mineral fossicking rights
Relationship Redress	Promotion of the relationship between iwi and local authorities of Te Tau Ihu
	Protocols which encourage good working relationships on matters of cultural importance to iwi
	Letters of introduction to museums and film archives
	River and freshwater advisory committee to be set up and provide input into local authority decision making in relation to the management of rivers and freshwater under the RMA 1991
	Memorandum of Understanding between iwi and the Department of Conservation
Financial Redress	Financial settlement
	Commercial redress which involves properties being purchased by iwi and then leased back to the Crown, and first right of refusal over a number of properties

^[1] Kaitiaki: keeper, person who cares for, steward.