That the Council

Excludes the public from the following part of the proceedings of this meeting namely:

- 1. Public excluded minutes from the 15 March meeting of the Council
- 2. *Purchase of property*
- 3. Grow Wellington Board appointments

The general subject of each matter to be considered while the public is excluded, the reasons for passing this resolution in relation to each matter and the specific grounds under section 48(1) of the Local Government Official Information and Meetings Act 1987 for the passing of this resolution are as follows:

## be considered:

## General subject Reason for passing this resolution of each matter to in relation to each matter

## Ground under section 48(1) for the passing of this resolution

1. Public from the 15 the Council

The information contained in this excluded minutes report relates to negotiations on a redress proposal from the Office of March meeting of Treaty Settlements in relation to Ngāti Toa Rangatira. Having this part of the meeting open to the public would disadvantage the Council if further negotiations were to take place as it would reveal the Council's stance. The Council has not been able to identify a public interest favouring disclosure of this particular information in public proceedings of the meeting that would override this prejudice.

That the public conduct of the whole or the relevant part of the proceedings of the meeting would be likely to result in the disclosure of information for good reason withholding would exist under section 7(2)(i) of the Local Government Official Information and Meetings Act 1987 (i.e to enable Greater Wellington to carry out, without prejudice or disadvantage, negotiations).

2. Purchase property

of The information contained in this report relates to Greater Wellington entering into a land purchase agreement for a piece of would be likely to result in the land. The agreement has not yet been entered into. The report outlines terms of the proposed purchase which may still be negotiated. Having this part of the meeting open to the public would disadvantage the Council if further enable Greater Wellington to

That the public conduct of the whole or the relevant part of the proceedings of the meeting disclosure of information for which good reason withholding would exist under section 7(2)(i) of the Local Government Official Information and Meetings Act 1987 (i.e to

negotiations were to take place as it carry out, without prejudice or would Council's negotiation strategy. The Council has not been able to identify a public interest favouring disclosure of this particular information in public proceedings of the meeting that would override this prejudice.

disadvantage, negotiations).

## 3. Grow Wellington Board appointments

The information contained in this report relates to the proposed appointment of directors to Grow Release of this Wellington. information would prejudice the proposed appointees' privacy by disclosing the fact that they are being considered as directors of the region's economic development Greater Wellington has agency. not been able to identify a public interest favouring disclosure of this particular information in public proceedings of the meeting that would override the privacy of the individuals concerned.

That the public conduct of the whole or the relevant part of the proceedings of the meeting would be likely to result in the disclosure of information for which good reason for withholding would exist under section 7(2)(a) of the Local Government Official Information and Meetings Act 1987 (i.e to protect the privacy of natural persons).

This resolution is made in reliance on section 48(1) of the Local Government Official Information and Meetings Act 1987 and the particular interest or interests protected by section 6 or section 7 of that Act which would be prejudiced by the holding of the whole or the relevant part of the proceedings of the meeting in public are as specified above.