

# Partnership Schools | Kura Hourua



		Year:	2018			Quarter:	Qu	arter 3		•
Schoo	ol Detail	ls								
	School:	Te Aratika Acad	emy							
	Туре:	Senior Seconda	ry (Year 11)				]	School numb	er:	_
	School Ph	ysical Address:	Mangater	etere School Sit	te, 314 State H	ighway 2, Mangatereter	е			$\supset$
	School Po	stal Address:	PO Box 7	3, Whakatu, 41	61					
	School W	ebsite:	www.tear	atika.academy						
School	l Leader									
	Name:	Casey Tapara					1	Position:	Director	7
	Mobile:		s 9(2)(2	a) OIA	Email:	casey.tapara@teara	atika.school.nz			<u> </u>
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Person	Respon		ching and Lea	rning (if diffe	erent from a	bove)	_			
	Name:	Casey Tapara						Position:	Director	
	Mobile:		s 9(2	2)(a) OIA	Email:	casey.tapara@teara	atika.school.nz			
Sponse	or Repre	sentative/ Ke	y Contact							
	Name:		Trustees of the Te	Aratika Charitab	ole Trust					
	Key Conta	act:	Ronnie Rochel				]	Position:	CEO	
	Mobile:		s 9(2	)(a) OIA	Email:	casey.tapara@teara	atika.school.nz			
Organ	isation	al Structure	· · · · · · · · · · · · · · · · · · ·							_
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			es to your organisati rnance functions of			uding arrival/departure	of trustees, chan	ge in CEO,		
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	If yes, plea	se provide details	of the changes. If	no, please spec	ify "n/a".					
	N/A									
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# **Teaching Positions**

The contracted number of teaching positions is listed in Clause 1 of Schedule 4 of the Partnership Schools Agreement, and the contracted number or percentage of Registered Teachers and Holders of Limited Authority to Teach (LAT) is listed in Clause 2 of Schedule 4. The contracted percentage of curriculum time taught by Registered Teachers and holders of a Limited Authority to Teach is stated in Clause 3 of Schedule 4.

NOTE: These may have been amended via Contract Variation.

Please enter the information below on the teaching positions in relation to the current quarter.

Teaching Positions	Contract	Quarter 1	Quarter 2	Quarter 3
Number or Percentage of persons holding a current practising certificate	50% (Minimum)	4	4	4
Number or Percentage of persons holding a Limited Authority to Teach (LAT)	50 % (WIII III TIUTT)	0	0	0
Number or Percentage of teaching staff who do not hold a current practising certificate or LAT		0	0	0
Total	100%	4	4	4
% curriculum time taught by a person holding a current practising certificate or LAT	80% (Minimum)	100%	100%	100%

If the actual number/percentage reported above is outside of the contracted performance standard, please provide an explanation and advise the date by which the situation will be rectified. If numbers and percentages are as agreed, please specify "n/a".

## **Term Dates**

Term dates are specified in Clause 3 of Schedule 1 of the Partnership Schools Agreement, but may be changed via a Contract Variation. Please enter the actual start and end dates for each term in the table below.

	Start Contracted	End Contracted	Total Days	Actual Start	Actual End
Term 1	01/02//2018	13/04/2018	49.0	1/02/2018	13/04/2018
Term 2	30/04/2018	6/07/2018	49.0	30/04/2018	6/07/2018
Term 3	23/07/2018	28/09/2018	45.0	23/07/2018	28/09/2018
Term 4	15/10/2018	14/12/2018	49.0		

If the term dates are different to those that have been agreed, please provide an explanation. If the term dates are the same as those agreed, please specify "n/a".

N/A		
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# **Enrolment Details**

Please indicate your school's actual roll below, as at the end of the term.

Current year levels: Year 11 to year 13

Enrolment details	Contracted	Q1 Actual (as at 31 March)	Q2 Actual (as at 30 June)	Q3 Actual (as at 30 Sept)
Actual roll	N/A	47	39	33
Guaranteed Minimum Roll	N/A	N/A	N/A	N/A
Minimum Roll (2017 contracted standard)	50	N/A	N/A	N/A
Maximum Roll	200	200	200	200
Enrolment Variance	N/A	N/A	N/A	N/A

Please provide further details if there are any other issues you wish to report. Please specify "n/a" if you do not have any.

N/A

# **Student Engagement**

Student Engagement performance standards are set out if Clause 2.2 of Schedule 6 of the Partnership Schools Agreement. Annex A to Schedule 6 provides specific performance standards for each year level.

Please provide your student engagement results for this quarter below.

Student Engagement	Annual Performance Standard	Q1	Q2	Q3	YTD	Annual Limit
Unjustified Absences	0.028 multiplied by the number of Students multiplied by the number of days the School is open	5	13	11.6	29	210
Stand Downs	2.1 occurrences per year per 100 Students	0	0	0	0	1
Suspensions	0.42 occurrences per year per 100 Students	0	0	0	0	0
Exclusions	0.15 occurrences per year per 100 students	0	0	0	0	0
	students					

Please provide details if you have not met any of the student engagement performance standards. If you have met all performance standards, please specify "n/a".

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N/A

Expulsions

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Wellbe	ing@School Survey
	Schedule 6 of the Partnership Schools Agreement requires you to run the Wellbeing@School Survey annually.  NOTE: The Wellbeing@School survey is only available for students in years 5 and above.
	Last completed: Next scheduled: NA if already completed in 2018
	(DD/MM/YYYY) 10/08/2018 NA
	f you have completed the Wellbeing@School survey for this year, please summarise the key findings and any actions you are taking, or that you are planning to take, in response to the survey's findings.
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	ing Priority Learners  Clause 2.4 of Schedule 6 of the Partnership Schools Agreement requires you to target a minimum of 75% priority learners. Please complete the table below
(	on Priority Learners in relation to the current quarter.  NOTE: a student can only be counted in one category, even if they identify with more than one priority group.
-	Actual 9/ priority learners
	Target % priority learners  Q1
	Please provide an explanation if your quarterly result is lower than 75%. You may also choose to comment even if you have met the target range. If you
<u> </u>	nave no comment, please specify "n/a".
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(	Curriculum Curriculum and Qualifications are set out in Schedule 2 of the Partnership Schools Agreement. Please state if there have been any changes to the agreed Learning Areas identified in Clause 2 of Schedule 2.
,	Please provide further information if there have been changes to the agreed Learning Areas. If there have not been any changes, please specify "n/a".
l l	N/A
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	ial Performance
l l	Financial Performance Measures are set out in Clause 2.3 of Schedule 6 of the Partnership Schools Agreement.
Operati	ng Surplus (Standard: between 2%-5%)

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The Operating Surplus is the difference between total revenue and total expenditure (including interest expenses, tax, and depreciation on assets). Schools should generally have a small surplus each year to ensure sufficient reserves are available to provide for any unexpected expenditure.

The Operating Surplus is calculated as follows:

Net Surplus after expense, taxes, depreciation and amortisation divided by total revenue.

Operating (Net) Surplus	Q1	Q2	Q3	YTD
Income (\$)	\$232,711	\$354,961	289722	\$877,393
Expenditure - incl interest, tax & depreciation (\$)	\$231,608	\$300,985	413555	\$946,148
	\$1.103	\$53,976	-\$123.833	-\$68 754

Operating (Net) Surplus (\$) - after interest and taxes	ψ1,100	ψου,υ ι υ	-ψ120,000	-400,104
Operating (Net) Surplus (%)	0.5%	15.2%	-42.7%	-7.8%

Please provide an explanation if the quarterly result does not meet the performance standard. Your explanation should outline the reasons for this, what actions you are taking to remedy the situation, and an estimated date by which the Operating Surplus will meet the performance standard. You can comment even if you have met the performance standard. If you have no comment, please specify "n/a".

Increase in expenses due to:

- a) Van and hall hire charges not billed in prior periods (\$39k)
- b) Training provided for students not billed in prior periods (\$28k)
- c) Training and teaching assistance (\$34k)
- d) Extra-curricular programme for students (\$17k)

#### Working Capital Ratio (Standard: at least 2:1)

The Working Capital Ratio includes a school's ability to meet their short-term financial obligations through sound financial operation. Having a Working Capital Ratio of at least 1:1 means that a school is able to pay its short-term debts and operate with some flexibility. For example, if the Working Capital Ratio is 1.35:1, this would mean that for every \$1 of current liabilities owed, the school has \$1.35 current assets to use to meet their short-term financial obligations.

#### The Working Capital Ratio is calculated as follows:

current assets divided by current liabilities

Working Capital Ratio	Q1	Q2	Q3
Current Assets (\$)	\$226,099	\$121,298	\$ 162,830.00
Current Liabilities (\$)	\$316,946	\$149,363	\$ 306,146.00
Working Capital (\$)	-\$90,847	-\$28,064	-\$143,316
Ratio (eg 2:1)	0.7:1	0.8:1	0.5:1

Please provide an explanation if the quarterly result does not meet the performance standard. Your explanation should outline the reasons for this, what actions you are taking to remedy this, and an estimated date by which the Working Capital Ratio will meet the performance standard. You can comment even if you have met the performance standard. If you have no comment, please specify "n/a".

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# Debt Equity Ratio (Standard: maximum 0.5:1)

A Debt Equity Ratio indicates how much debt an organisation is using to finance its assets relative to the amount of value it holds in equity. A ratio lower than 1 indicates that the entity has taken on manageable debt levels and has a low risk, and the lower the number, the less risk the entity is exposed to.

#### The Debt Equity Ratio is calculated as follows:

total liabilities divided by total equity

Debt Equity Ratio	Q1	Q2	Q3
Equity (\$)	\$33,977	\$80,269	\$ (43,565.00)
Total Liabilities (\$)	\$328,967	\$164,278	\$ 316,048.00
Ratio (eg 0.5:1)	9.7:1	2:1	-7.3:1

Please provide an explanation if the quarterly result does not meet the performance standard. Your explanation should outline the reasons for this, what action you are taking to remedy this, and an estimated date by which the Debt Equity Ratio will meet the performance standard. You can comment even if you have met the performance standard. If you have no comment, please specify "n/a".

N/A		

#### Operating Cash Flow (Standard: positive operating cash flow)

Operating Cash Flow represents the net inflow and outflow of cash in relation to the operating activities of your school for the quarter. A positive Operating Cash Flow indicates that the school is able to generate sufficient cash flow to maintain and grow its operations.

#### The Operating Cash Flow is calculated as follows:

by adjusting the net surplus to take into account non-cash income and operating expenses, and changes to working capital (excluding cash)

	Operating Cash Flow	Q1	Q2	Q3	YTD
	Operating (Net) Surplus - after tax	\$1,103	\$53,976	-\$123,833	-\$68,754
	Non-cash income (eg Establishment Funding released over time)	\$0	\$0	0	\$0
plus	Non-cash Operating Expenses (eg depreciation)	\$13,596	\$13,596	13596	\$40,788
less	Changes in Working Capital - excluding cash*	-\$222,888	\$174,525	-65562	-\$113,925
	Operating Cash for the quarter (\$)	\$237,586	-\$106,953	-\$44,675	\$85,959

<sup>\*</sup> Increases in Working Capital should be inputted as a positive number, whereas decreases in Working Capital should be inputted as a negative number.

Please provide an explanation if the quarterly result does not meet the performance standard. Your explanation should outline the reasons for this, what action you are taking to remedy this, and an estimated date by which the Operating Cash Flow will meet the performance standard. You can comment even if you have met the performance standard. If you have no comment, please specify "n/a".

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#### **Debt Service Coverage Ratio**

Clause 18.2 of the Partnership Schools Agreement requires you to report on your Debt Service Coverage Ratio as part of each quarterly and each annual report if you are servicing any term debt. The Debt Service Coverage Ratio is a measure of the cash flow available to pay current debt obligations. It states forecast net operating income as a multiple of debt obligations due within one year. If the ratio is less than 1, the borrower is unable to pay current debt obligations without drawing on outside sources - without, in essence, borrowing more. If it is too close to 1 - say 1.1 - the entity is vulnerable, and a minor decline in cash flow could make it unable to service its debt.

#### The Debt Service Coverage Ratio is calculated as follows:

by dividing the forecast net operating surplus for the next 12 months (before interest, taxes and lease payments) by the total of debt obligations due within one year (including interest, principal, sinking fund and lease payments, and including property and other operating leases, eg photocopiers).

#### 18.2(f) Has the Sponsor serviced any interest, principal or lease payments?

Yes

Please complete the table below if the answer is "yes".

Debt Service Coverage Ratio	Q1	Q2	Q3	YTD
Forecast Operating (Net) Surplus for the next 12 months - after interest and taxes	-\$65,000	-\$16,920	73994	-\$7,926
Forecast Interest and Lease Payments Payable for the next 12 months	\$35,974	\$35,173	42154	\$113,301
Forecast Operating (Net) Surplus before interest, lease payments and taxes for the next 12 months	-\$29,026	\$18,253	\$116,148	\$105,375
Total debt obligations due in the current next 12 months (including interest, principal, sinking fund and lease payments, and including property and other operating leases (eg photocopiers)	\$93,083	\$93,083	141946	\$328,112
Debt Service Coverage Ratio (%)	-0.3:1	0.2:1	0.8:1	0.3:1

18.2(e) Has the Sponsor defaulted on any of its debt obligations	, or can reasonably anticipate that it may soon
default on any of its debt obligations?	

No	

Please provide further detail if the answer is "yes". If the answer is "no", please specify "n/a".

Tiedee provide farther detain it the answer is yes. If the answer is the please specify that.
N/A

### **Operational Management**

Parents, family, whānau, iwi and community engagement policy

Clause 10.6 of the Partnership School Agreement requires you to publish and comply with your parents, family, whānau, iwi and community engagement policy. Please confirm whether you have complied with the requirements set out in Clause 10.6 of your Agreement.

Yes

If you have not published or complied with this policy, please provide commentary below. If you have published and complied with this policy, please specify

	"n/o"			
	"n/a". N/A			
Policie	es for ensuring a safe physical and emotional environment for students			
				Yes
	Clause 7.5 of the Partnership School Agreement requires you to prepare and provide to the Minister the			
	policies for ensuring a safe physical and emotional environment for students. Following their approval, operative document with which you must comply. Please confirm whether you have complied with the r			
	out in Clause 7.5 of your Agreement.	- 1		
	If you have not complied with these policies, please provide commentary below. If you have complied w	vith this policy, ple	ease specify "n/a".	
	N/A			
Officia	I complaints received by the Sponsor			
Jiliola	Clause 10.5 of the Partnership School Agreement sets out requirements relating to complaints. Please	identify if you		1
	received any official complaints during the quarter.	identity if you		No
	Please describe each complaint in general terms, without information that may be deemed confidential.	Please also desc	cribe how each co	mplaint has been
	resolved. If there have been no official complaints this quarter, please specify "n/a".			
	N/A			
Challa	nggs received under the Independent Poview Framework (IDE)			
Challe	nges received under the Independent Review Framework (IRF)			
Challe	nges received under the Independent Review Framework (IRF)			No.
Challe	Clause 1 of Schedule 8 of the Partnership School Agreement sets out requirements relating to the Indep			No
Challe	Clause 1 of Schedule 8 of the Partnership School Agreement sets out requirements relating to the Independences. Please identify whether any students or parents, families and/or whānau of students have sou	ight to use the		No
Challe	Clause 1 of Schedule 8 of the Partnership School Agreement sets out requirements relating to the Indep	ight to use the		No
Challe	Clause 1 of Schedule 8 of the Partnership School Agreement sets out requirements relating to the Indel Process. Please identify whether any students or parents, families and/or whānau of students have sou Independent Review Process (IRP) to challenge any decisions, actions or omissions of the Partnership	ight to use the School.	paga alaa dagarib	
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Contr	Clause 1 of Schedule 8 of the Partnership School Agreement sets out requirements relating to the Independent Review Process. Please identify whether any students or parents, families and/or whānau of students have sou Independent Review Process (IRP) to challenge any decisions, actions or omissions of the Partnership Please describe any challenges using the IRP in general terms, without information that may be deemed challenge has been resolved under the IRP. If there have been no challenges under the IRP this quarter N/A  **Actual Requirements**  Contractual requirements are set out in the Partnership Schools Agreement as follows:  - Part 2: Key Requirements  - Part 3: Performance Regime  - Part 7: General Requirements of the Agreement for the current quarter.  Please identify if you have met each of the contractual requirements specified below.  **Of the Agreement: Key Requirements**  Clause  2.1(c): the Sponsor has acted in accordance with all of its approved operative documents (ie Parents, family, whānau, iwi and community engagement policy and policies for ensuring a safe physical and emotional environment).  9.1(a): the Sponsor will ensure that it teaches its students in accordance with the Curriculum	eght to use the School.  d confidential. Placer, please specify  Q1  Met	"n/a".  Q2  Met	Q3 Met
Contr	Clause 1 of Schedule 8 of the Partnership School Agreement sets out requirements relating to the Independent Review Process (IRP) to challenge any decisions, actions or omissions of the Partnership Please describe any challenges using the IRP in general terms, without information that may be deemed challenge has been resolved under the IRP. If there have been no challenges under the IRP this quarter N/A  actual Requirements  Contractual requirements are set out in the Partnership Schools Agreement as follows:  - Part 2: Key Requirements  - Part 3: Performance Regime  - Part 7: General Requirements of the Agreement for the current quarter.  Please identify if you have met each of the contractual requirements specified below.  of the Agreement: Key Requirements  Clause  2.1(c): the Sponsor has acted in accordance with all of its approved operative documents (ie Parents, family, whānau, iwi and community engagement policy and policies for ensuring a safe physical and emotional environment).	ight to use the School.  d confidential. Plear, please specify	"n/a".	e how each
Contr	Clause 1 of Schedule 8 of the Partnership School Agreement sets out requirements relating to the Indep Process. Please identify whether any students or parents, families and/or whānau of students have sou Independent Review Process (IRP) to challenge any decisions, actions or omissions of the Partnership Please describe any challenges using the IRP in general terms, without information that may be deemed challenge has been resolved under the IRP. If there have been no challenges under the IRP this quarte NI/A  actual Requirements  Contractual requirements are set out in the Partnership Schools Agreement as follows:  - Part 2: Key Requirements  - Part 7: General Requirements of the Agreement for the current quarter.  Please identify if you have met each of the contractual requirements specified below.  of the Agreement: Key Requirements  Clause  2.1(c): the Sponsor has acted in accordance with all of its approved operative documents (ie Parents, family, whānau, iwi and community engagement policy and policies for ensuring a safe physical and emotional environment).  9.1(a): the Sponsor will ensure that it teaches its students in accordance with the Curriculum described in Schedule 2.  9.1(b): notwithstanding any description of the Curriculum in Schedule 2, the Sponsor must ensure that	eght to use the School.  d confidential. Plear, please specify  Q1  Met  Met	"n/a".  Q2  Met  Met	Q3 Met Met
Contr	Clause 1 of Schedule 8 of the Partnership School Agreement sets out requirements relating to the Indep Process. Please identify whether any students or parents, families and/or whānau of students have sot Independent Review Process (IRP) to challenge any decisions, actions or omissions of the Partnership Please describe any challenges using the IRP in general terms, without information that may be deemed challenge has been resolved under the IRP. If there have been no challenges under the IRP this quarte NI/A  actual Requirements  Contractual requirements are set out in the Partnership Schools Agreement as follows:  - Part 2: Key Requirements  - Part 7: General Requirements of the Agreement for the current quarter.  Please identify if you have met each of the contractual requirements specified below.  of the Agreement: Key Requirements  Clause  2.1(c): the Sponsor has acted in accordance with all of its approved operative documents (ie Parents, family, whānau, iwi and community engagement policy and policies for ensuring a safe physical and emotional environment).  9.1(a): the Sponsor will ensure that it teaches its students in accordance with the Curriculum described in Schedule 2.	eght to use the School.  d confidential. Placer, please specify  Q1  Met	"n/a".  Q2  Met	Q3 Met

being delivered or to be delivered at the school, the class level(s) and abilities of its students.	Met	Met	Met
If any of the above have been recorded as "Not Met" for the quarter, please record the clause number, Requirements have been met, please specify "n/a".	reason, and reme	dy or mitigation fo	r this. If all Key
N/A			

Part 3 of the Agreement: Minimum Requirements and Performance Regime

Clause	Q1	Q2	Q3
16.1(a): no serious incident occurs in relation to the School that compromises the health and safety of a Student that could reasonably have been prevented by the Sponsor.	Met	Met	Met
16.1(b): no serious criminal activity is discovered to have taken place on the premises.	Met	Met	Met
16.1(c): the Sponsor has operated the School in accordance with the requirements set out in the requirements set out in the Gazette Notice.	Met	Met	Met
16.1(e): the Sponsor has accepted students in accordance with clauses 7.2 to 7.4 of the Agreement.	Met	Met	Met
16.1(f): The School hours and term dates have not reduced below the minimum levels set out in Schedule 1 of the Agreement.	Met	Met	Met
16.1(g): the stand down or suspension periods for Student have not exceeded the maximum periods set out in the Act.	Met	Met	Met
16.1(h): the Sponsor has complied with the legislative requirements in relation to standing down, suspending, excluding or expelling.	Met	Met	Met
16.1(i): the Sponsor has complied with every direction given under the Act or the Agreement.	Met	Met	Met
16.1(j): any transport required is provided as described in Schedule 3 of the Agreement.	Met	Met	Met
16.1(k): the Sponsor has a person appointed as the person responsible for teaching and learning at all times with a proven background in educational leadership.	Met	Met	Met
16.1(n): The Sponsor has complied with all requirements in relation to Police vetting under clauses 78C to 78D of the Act (as applied by section 158U of the Act) and reporting on Police vetting under the Agreement.	Met	Met	Met
16.1(q): the Sponsor has reported to parents in accordance with clause 7.8 of the Agreement.	Met	Met	Met
18.1(a) and (b): in addition to the requirements for enrolment records set out in Section 77A of the Act, the Sponsor must:  (i) use a student management system that is approved by the Minister for use by the Sponsor, which the Minister notifies the Sponsor of in writing; and  (ii) use electronic attendance files for gathering data on Student attendance at School.	Met	Met	Met
18.1(c): the Sponsor must maintain detailed records in accordance with prudent business practice and sufficient to enable the Sponsor to complete its reporting obligations under this Agreement, the Act or any other applicable laws.	Met	Met	Met

if any of the above	e requirements have been recorded as "Not Met", please record the clause number and reason why it was not met and the remed	y or
mitigation for this.	If all Minimum Requirements have been met, please specify "n/a".	

N/A

# Part 7 of the Agreement: General Requirements

Clause	Q1	Q2	Q3
33: The Sponsor will be required to maintain all necessary insurances needed for the ongoing operation of the School in accordance with this Agreement and any applicable laws. This shall include, at a minimum, holding the types of insurance at the levels specified in Schedule 9.	Met	Met	Met
34.4(a): The Sponsor must not sub-contract any obligations under this Agreement without the written consent of the Minister. IF written consent is provided by the Minister, the Sponsor will remain fully responsible for the performance of all obligations under the Agreement (and responsible and liable for any non-performance) and will be responsible for all acts, defaults, and neglects of any sub-contractor.	Met	Met	Met

34.5(a): The Sponsor may not assign or transfer any of its rights of obligations under this Agreement without the written consent of the Minister.	Met	Met	Met
If any of the above requirements have been recorded as "Not Met", please record the clause number a mitigation for this. If all General Requirements have been met, please specify "n/a".	nd reason why it w	vas not met and th	e remedy or
N/A			

MINISTRY OF E	≈≈≈ DUCATION IĀTAURANGA		Partnership	Schools   Kui	ra Hourua			
	Year:	2018		Date:	15-	Nov-18		
School Det	tails							
Schoo	I: Te Aratika Aca	demy						
Type:	Senior Second	ary (Year 11)				School number:		
Schoo	l Physical Address	: Mangate	retere School Site, 314 State Hig	ghway 2, Mangateretere				
Schoo	l Postal Address:	PO Box 7	73, Whakatu, 4161					
Schoo	l Website:	www.tear	ratika.academy					
School Lead	ler							
Name:	Casey Tapara					Position:	Director	
Mobile	e:	s 9(2	)(a) OIA <sup>Email:</sup>	casey.tapara@tearatika	.school.nz			
Spansor Po	oresentative/ K	'ay Cantaat						
Name:			Aratika Charitable Trust					
Key Co		Ronnie Rochel	Aratika Orlantable Trust			Position:	CEO	
Mobile			\(\alpha\) \(\alpha\) Email:	casey.tapara@tearatika	school.nz	r osition.	OLO	
		<del>s 9(2</del>	)(a) OIA Email:					
Please note: th	ne following does	not affect the ger	neral good faith obligation to	o cooperate and to raise	e and discuss matter	rs with one another	where appropriate.	
Please con	firm that you	ı do not antici	pate any changes du	ring Quarter 4 to		No changes expect	ed, Ministry to be notific made	ed if changes
Orga	nisational Stru	cture:	including arrival/departure of tru	ustees, change in CEO, cha	anged management/gov	vernance functions of th	ne school leadership	<
Теас	hing Positions	:	any changes to the contracted contracted number or percentage the contracted percentage of cu Schedule 4. NOTE: These may	ge of Registered Teachers urriculum time taught by Re	and Holders of Limited a gistered Teachers and I	Authority to Teach (LAT	<ul><li>Γ) is listed in Clause 2 of</li></ul>	Schedule 4 or
Scho	ool Curriculum		Curriculum and Qualifications a Learning Areas identified in Cla			s Agreement. Do you a	nticipate any changes to	the agreed
If any o	changes are anticipa	ited to any of the abo	ve, please provide details of the	expected changes. If no, p	please specify "n/a".			
No cha	anges to be made.							
Please notify	y the Contract I	Manager if any	of the following occurs	before 5 December 2	2018:			
644	nt Engagoment							
	nt Engagement	Manager if you have	had any stand-downs, suspension	ons exclusions or explusion	ns during Quarter 4			
i ioase	u.o oomaaat	you nave	sirj otalia domio, odoperiole	, oncludions of explusion	coming equation +.			

#### Official complaints received by the Sponsor

Clause 10.5 of the Partnership School Agreement sets out requirements relating to complaints. Please notify the Contract Manager if you receive any official complaints during Quarter 4

#### Challenges received under the Independent Review Framework (IRF)

Clause 1 of Schedule 8 of the Partnership School Agreement sets out requirements relating to the Independent Review Process. Please notify your Contract Manager if any students or parents, families and/or whānau of students have sought to use the Independent Review Process (IRP) to challenge any decisions, actions or omissions of the Partnership School in Quarter 4

#### Please confirm that you have met, and expect to continue to meet through Quarter 4:

Met, expect to continue to meet. Notify Ministry if changes occur

## **Operational Management**

# Parents, family, whānau, iwi and community engagement policy

Clause 10.6 of the Partnership School Agreement requires you to publish and comply with your parents, family, whānau, iwi and community engagement policy. Please confirm that you expect to comply with the requirements set out in Clause 10.6 of your Agreement for Quarter 4.

### Policies for ensuring a safe physical and emotional environment for students

Clause 7.5 of the Partnership School Agreement requires you to prepare and provide to the Minister the school's policies for ensuring a safe physical and emotional environment for students. Following their approval, these become an operative document with which you must comply. Please confirm you expect to comply with the requirements set out in Clause 7.5 of your Agreement for Quarter 4.

#### Contractual Requirements

Contractual requirements are set out in the Partnership Schools Agreement as follows: - Part 2: Key Requirements

- Part 3: Performance Regime
   Part 7: General Requirements of the Agreement for the current quarter.

#### Part 2 of the Agreement: Key Requirements

2.1(c): the Sponsor has acted in accordance with all of its approved operative documents (ie Parents, family, whānau, iwi and community engagement policy and policies for ensuring a safe physical and emotional environment).

9.1(a): the Sponsor will ensure that it teaches its students in accordance with the Curriculum described in Schedule 2.

9.1(b): notwithstanding any description of the Curriculum in Schedule 2, the Sponsor must ensure that the Curriculum is, at a minimum, in line with any Foundation Curriculum Policy Statement.
14.2: the Sponsor will ensure that it has, at all times, the equipment that is suitable for the Curriculum being delivered or to be delivered at the school, the class level(s) and abilities of its students.
Part 3 of the Agreement: Minimum Requirements and Performance Regime
Clause
16.1(a): no serious incident occurs in relation to the School that compromises the health and safety of a Student that could reasonably have been prevented by the Sponsor.
16.1(b): no serious criminal activity is discovered to have taken place on the premises.
16.1(c): the Sponsor has operated the School in accordance with the requirements set out in the requirements set out in the Gazette Notice.
16.1(e); the Sponsor has accepted students in accordance with clauses 7.2 to 7.4 of the Agreement.
16.1(f): The School hours and term dates have not reduced below the minimum levels set out in Schedule 1 of the Agreement.
16.1(g): the stand down or suspension periods for Student have not exceeded the maximum periods set out in the Act.
16.1(h): the Sponsor has complied with the legislative requirements in relation to standing down, suspending, excluding or expelling.
16.1(i): the Sponsor has complied with every direction given under the Act or the Agreement.
16.1(j): any transport required is provided as described in Schedule 3 of the Agreement.
16.1(k); the Sponsor has a person appointed as the person responsible for teaching and learning at all times with a proven background in educational leadership.
16.1(n): The Sponsor has complied with all requirements in relation to Police vetting under clauses 78C to 78D of the Act (as applied by section 158U of the Act) and reporting on Police vetting under the Agreement.
16.1(q): the Sponsor has reported to parents in accordance with clause 7.8 of the Agreement.
18.1(a) and (b): in addition to the requirements for enrolment records set out in Section 77A of the Act, the Sponsor must: (i) use a student management system that is approved by the Minister for use by the Sponsor, which the Minister notifies the Sponsor of in writing; and (ii) use electronic attendance files for gathering data on Student attendance at School.
18.1(c): the Sponsor must maintain detailed records in accordance with prudent business practice and sufficient to enable the Sponsor to complete its reporting obligations under this Agreement, the Act or any other applicable laws.
Part 7 of the Agreement: General Requirements
Clause
33: The Sponsor will be required to maintain all necessary insurances needed for the ongoing operation of the School in accordance with this Agreement and any applicable laws. This shall include, at a minimum, holding the types of insurance at the levels specified in Schedule 9.
34.4(a): The Sponsor must not sub-contract any obligations under this Agreement without the written consent of the Minister. IF written consent is provided by the Minister, the Sponsor will remain fully responsible for the performance of all obligations under the Agreement (and responsible and liable for any non-performance) and will be responsible for all acts, defaults, and neglects of any sub-contractor.
34.5(a): The Sponsor may not assign or transfer any of its rights of obligations under this Agreement without the written consent of the Minister.
If you do not expect to comply with the above policies and/or contractual requirements in Quarter 4, please provide commentary below. If you expect to comply with this policy, please specify "n/a".
N/A
If there are any other matters or issues that you would like raise, please comment below.
N/A