# **View Instrument Details**



Instrument No Status Date & Time Lodged Lodged By Instrument Type 10868870.5 Registered 30 October 2017 15:32 McKechnie, Ross Hannay Easement Instrument



Affected Computer Registers	Land District		
794950	Nelson		
794975	Nelson		
794976	Nelson		
794993	Nelson		
794995	Nelson		
794996	Nelson		
798931	Nelson		
794994	Nelson		
Annexure Schedule: Contains 4	4 Pages.		
Grantor Certifications			
I certify that I have the authority lodge this instrument	to act for the Grantor and that the party has the legal capacity to authorise me to	V	
I certify that I have taken reason instrument	able steps to confirm the identity of the person who gave me authority to lodge this	V	
I certify that any statutory provis or do not apply	certify that any statutory provisions specified by the Registrar for this class of instrument have been complied with or do not apply		
I certify that I hold evidence sho prescribed period	rtify that I hold evidence showing the truth of the certifications I have given and will retain that evidence for the scribed period		
I certify that the Mortgagee under	er Mortgage 8404842.4 has consented to this transaction and I hold that consent	V	
Signature			
Signed by Ross Hannay McKech	nnie as Grantor Representative on 30/10/2017 03:26 PM		
<b>Grantee Certifications</b>			
I certify that I have the authority lodge this instrument	to act for the Grantee and that the party has the legal capacity to authorise me to	V	
I certify that I have taken reason instrument	able steps to confirm the identity of the person who gave me authority to lodge this	V	
I certify that any statutory provis or do not apply	ovisions specified by the Registrar for this class of instrument have been complied with		
I certify that I hold evidence sho prescribed period	wing the truth of the certifications I have given and will retain that evidence for the	V	
Signature			

# Signature

Signed by Ross Hannay McKechnie as Grantee Representative on 30/10/2017 03:26 PM

\*\*\* End of Report \*\*\*

**Annexure Schedule:** Page:1 of 4

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# Easement instrument to grant easement or *profit à prendre*, or create land covenant

(Sections 90A and 90F Land Transfer Act 1952)

# Grantor

ARIZONA LAND LIMITED		

#### Grantee

### **ARIZONA LAND LIMITED**

# Grant of Easement or *Profit à prendre* or Creation of Covenant

The Grantor being the registered proprietor of the servient tenement(s) set out in Schedule A grants to the Grantee (and, if so stated, in gross) the easement(s) or *profit(s) à prendre* set out in Schedule A, or creates the covenant(s) set out in Schedule A, with the rights and powers or provisions set out in the Annexure Schedule(s)

Schedule A

Continue in additional Annexure Schedule, if required

Purpose (Nature and extent) of easement; <i>profit</i> or covenant	Shown (plan reference) on DP 513715	Servient Tenement (Computer Register) Lots on DP 513715	Dominant Tenement (Computer Register) or in gross Lots on DP 513715
Right of Way	D	Lot 78 CT 794995	Lot 76 CT 794993 Lot 79 CT 794996
Right of Way, Right to Drain Sewage & Water, Right to Convey Water, Electricity, Telecommunications and Computer Media	D	Lot 78 CT 794995	Lot 77 CT 794994

Continuation of Schedule A			
Right to Drain Water	E	Lot 1 CT 794950	Lot 31 CT 794975
			Lot 32 CT 794976
			Lot 150 CT 798931
Right to Drain Water	F	Lot 150 CT 798931	Lot 31 CT 794975
			Lot 32 CT 794976
Right to Drain Water	G	Lot 32 CT 794976	Lot 31 CT 794975

Form B continued on page 3

Annexure Schedule: Page:3 of 4

Easements or <i>profits à prendre</i> rights and powers (including terms, covenants and conditions)
Delete phrases in [] and insert memorandum number as required; continue in additional Annexure Schedule, if required
Unless otherwise provided below, the rights and powers implied in specified classes of easement are those prescribed by the Land Transfer Regulations 2002 and/or Schedule Five of the Property Law Act 2007.
The implied rights and powers are hereby [varied] [negatived] [added to] or [substituted] by:
[Memorandum number , registered under section 155A of the Land Transfer Act 1952]
[the provisions set out in the Annexure Schedule]
Covenant provisions
Delete phrases in [ ] and insert Memorandum number as require; continue in additional Annexure Schedule, if required
The provisions applying to the specified covenants are those set out in:
[Memorandum number , registered under section 155A of the Land Transfer Act 1952]
[Annexure Schedule ]

Form B - continued

Annexure Schedule: Page: 4 of 4

### Form B - continued

### **ANNEXURE SCHEDULE**

### Rights and powers (including terms, covenants and conditions)

#### Schedule 5 Prevails over Schedule 4

1. Where there is a conflict between the provisions of Schedule 4 of the Land Transfer Regulations 2002 ("Schedule 4") and Schedule 5 of the Property Law Act 2007 ("Schedule 5"), the provisions of Schedule 5 must prevail.

#### These Terms Prevail over both Schedules

2. Where there is a conflict between the modifications in this Easement Instrument and the provisions of either Schedule 4 or Schedule 5, then these modifications shall prevail.

#### 'Easement Facility' Definition

"Easement facility" shall have the applicable meaning set out in clause 1 of Schedule
 4.

#### Repair and Maintenance

4. The cost of repair and maintenance of any easement facility shall be shared by the persons for the time being entitled to use and actually using the same in such shares as may be fair and reasonable having regard to use and benefit of the easement facility derived by such persons.

#### Make Good

5. The Grantee shall from time to time repair and make good all damage caused to the servient tenement by the carrying out by the Grantee of any work on the servient tenement or the exercise by the Grantee of rights under this Easement Instrument. In this clause the requirement to repair and make good all damage shall include making good any damage done to the servient land by restoring the surface of the land as nearly as possible to its former condition.

# **View Instrument Details**



Instrument No Status **Date & Time Lodged** Lodged By

**Instrument Type** 

10983089.3 Registered 21 December 2017 17:06 Lane, Bronwyn Ruth Consent Notice under s221(4)(a) Resource Management Act 1991



Affected Computer Registers	Land District
809519	Nelson
809520	Nelson
809521	Nelson
809522	Nelson
809523	Nelson
809524	Nelson
809525	Nelson
809526	Nelson
809527	Nelson

Annexure Schedule: Contains 2 Pages.

# Signature

Signed by Jennifer Anne Watson as Territorial Authority Representative on 21/12/2017 05:04 PM

\*\*\* End of Report \*\*\*

**Annexure Schedule:** Page:1 of 2

#### TASMAN DISTRICT COUNCIL

RM 160629

**DP 517683** 

# CONSENT NOTICE UNDER SECTION 221 RESOURCE MANAGEMENT ACT 1991

The Tasman District Council ("Council") hereby gives notice pursuant to Section 221 of the Resource Management Act 1991 that the following conditions shall apply to the Stage 8 Lots on DP 517683 on a continuing basis:

## Stage 8 Lots (Lots 19-22 and 92-96)

1. Specific foundation design shall be carried out by a Chartered professional engineer on each of Lots 19-22 and 92-96 (inclusive).

# Lots 21, 22 and 95

 A design bearing strength, (q<sub>dbs</sub>), of 110kPa in accordance with Building code verification method B1 VM4 such that ØR<sub>d</sub>≥E<sub>d</sub>.as per NZS1170.0:2002 is recommended for foundations on these lots.

# Lots 19, 20, 92-94 (inclusive) and 96

 A design bearing strength, (q<sub>dbs</sub>), of 75kPa in accordance with Building code verification method B1 VM4 such that ØR<sub>d</sub>≥E<sub>d</sub>.as per NZS1170.0:2002 and a waffle slab foundation design is recommended for foundations on these lots.

# **Conditions affecting all Stage 8 Lots**

- 4. All topsoil must be removed from beneath proposed building footprints and replaced with compacted hardfill for all Stage 8 lots.
- 5. During the construction of a dwelling on each lot, the lot owner shall ensure that no contaminants are discharged off-site, including into surface water or the reticulated stormwater network. All contractors working on site shall be required to install and maintain appropriate discharge control measures which are in accordance with industry best practice. The lot owner shall be responsible for ensuring all contractors working on site are informed of this requirement.

Potential contaminants include, but are not limited to:

- (i) sediment;
- (ii) chemicals such as solvents, paints and detergents;
- (iii) exposed aggregate run-off; and
- (iv) excessive concentrations of heavy metals from building materials.

Should any off-site discharge occur, the lot owner shall inform Council's Co-ordinator

**Annexure Schedule:** Page:2 of 2

Compliance Monitoring as soon as possible, and within 12 hours of the discharge occurring.

Dated at Richmond this 12 day of December

2017

# **View Instrument Details**



Instrument No Status Date & Time Lodged Lodged By Instrument Type 10983089.4 Registered 21 December 2017 17:06 Lane, Bronwyn Ruth Easement Instrument



Affected Computer Registers	Land District		
809519	Nelson		
809520	Nelson		
809521	Nelson		
809522	Nelson		
809523	Nelson		
809524	Nelson		
809525	Nelson		
809526	Nelson		
809527	Nelson		
Annexure Schedule: Contains 7	7 Pages.		
Grantor Certifications			
I certify that I have the authority lodge this instrument	to act for the Grantor and that the party has the legal capacity to authorise me to	V	
I certify that I have taken reason instrument	able steps to confirm the identity of the person who gave me authority to lodge this	V	
I certify that any statutory provis or do not apply	visions specified by the Registrar for this class of instrument have been complied with		
I certify that I hold evidence sho prescribed period	rify that I hold evidence showing the truth of the certifications I have given and will retain that evidence for the bribed period		
I certify that the Mortgagee under	by that the Mortgagee under Mortgage 8404842.4 has consented to this transaction and I hold that consent		
Signature			
	n as Grantor Representative on 21/12/2017 05:05 PM		
Grantee Certifications			
I certify that I have the authority lodge this instrument	to act for the Grantee and that the party has the legal capacity to authorise me to	V	
I certify that I have taken reason instrument	nable steps to confirm the identity of the person who gave me authority to lodge this		
I certify that any statutory provis or do not apply	sions specified by the Registrar for this class of instrument have been complied with	V	
I certify that I hold evidence sho prescribed period	wing the truth of the certifications I have given and will retain that evidence for the	V	
G* 4			

\*\*\* End of Report \*\*\*

Signed by Jennifer Anne Watson as Grantee Representative on 21/12/2017 05:05 PM

Signature

**Annexure Schedule:** Page:1 of 7

Form B	
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# Easement instrument to grant easement or *profit à prendre*, or create land covenant

(Sections 90A and 90F Land Transfer Act 1952)

Grantor	(Sections 7017 and 701 Land Transfer Net 1732)
Arizona Land Limited	
Grantee	
Arizona Land Limited	

# Grant of Easement or Profit à prendre or Creation of Covenant

The Grantor being the registered proprietor of the servient tenement(s) set out in Schedule A grants to the Grantee (and, if so stated, in gross) the easement(s) or *profit(s) à prendre* set out in Schedule A, or creates the covenant(s) set out in Schedule A, with the rights and powers or provisions set out in the Annexure Schedule(s)

## Schedule A

Continue in additional Annexure Schedule, if required

		TOTAL TO CICLOTION CONTENT I DIVICENTE	40, y
Purpose (Nature and extent) of	Shown (plan reference)	Servient Tenement	Dominant Tenement
easement; profit or covenant		(Computer	(Computer Register) or
		Register)	in gross
Land Covenants		Lots 19-22 and	Lots 19-22 and
		Lots 92-96	Lots 92-96
		DP 517683	DP 517683
		CFRs 809519- 809527 (inclusive)	CFRs 809519-809527 (inclusive)
		"Servient Lots"	"Dominant Lots"

**Annexure Schedule:** Page:2 of 7

Form B - continued
Easements or <i>profits à prendre</i> rights and powers (including terms, covenants and conditions)
Delete phrases in [] and insert memorandum number as required; continue in additional Annexure Schedule, if required
Unless otherwise provided below, the rights and powers implied in specified classes of easement are those prescribed by the Land Transfer Regulations 2002 and/or Schedule Five of the Property Law Act 2007
The implied rights and powers are hereby [varied] [negatived] [added to] or [substituted] by:
[Memorandum number , registered under section 155A of the Land Transfer Act 1952]
[the provisions set out in Annexure Schedule ]
Covenant provisions
Delete phrases in [] and insert Memorandum number as require; continue in additional Annexure Schedule, if required
The provisions applying to the specified covenants are those set out in
Memorandum number , registered under section 155A of the Land Transfer Act 1952
the Annexure Schedule.

**Annexure Schedule:** Page:3 of 7

#### **ANNEXURE SCHEDULE**

#### Continuation of "Estate or Interest or Easement to be Created"

- 1. The Grantor has procured subdivision of the land formerly contained in CT 798931 into lots in the manner shown and defined on DP 517683.
- 2. It is the Grantor's intention that the Lots specified as "Servient Lots" in Schedule A are to be subject to the land covenants in Schedule B for 21 years from 1 January 2017 for the benefit of each of the lots specified as "Dominant Lots" in Schedule A <u>TO THE INTENT</u> that the Servient Lots shall be bound by the stipulations and restrictions set out in Schedule B for 21 years from 1 January 2017 and that the owners and occupiers for the time being of the Dominant Lots may enforce the observance of such stipulations against the owners or occupiers for the time being of the Servient Lots.
- 3. So as to bind the Servient Lots and for the benefit of the respective Dominant Lots the Grantor <u>DOTH HEREBY COVENANT AND AGREE</u> in the manner set out in Schedule B hereto so that the covenants run with the Servient Lots for the benefit of the respective Dominant Lots as described in Schedule A.
- 4. Arizona Land Limited will not be liable because of any action it takes or fails to take or for any default in any building, structure or improvement erected on any Lots in the subdivision or for any breach of these covenants or otherwise and the registered proprietors for the time being of the Servient and Dominant Lots shall indemnify and keep indemnified Arizona Land Limited and its legal successors (other than successors in title after registration of a Transfer from Arizona Land Limited to a subsequent owner) from any costs, claims, suits, demands or liabilities arising out of or under these covenants.
- 5. Arizona Land Limited reserves the right for itself (and not for its successors in title) to vary strict compliance with the restrictions in covenants 1-10 of Schedule B, but it will only do so if in its opinion the relaxation does not significantly affect the integrity of the subdivision scheme.
- 6. If any dispute or difference arises between servient and dominant lot owners in relation to these covenants including as to what may constitute a breach of these covenants or to the meaning or interpretation of these covenants the same shall be referred to Arizona Land Limited for resolution and its decision shall be final.
- 7. If Arizona Land Limited ceases to be a registered New Zealand company the powers of variation under paragraph 5 and power to resolve disputes under paragraph 6 above shall devolve on any of the persons who were Directors of Arizona Land Limited at the date on which it was struck off the New Zealand Companies Office register.
- 8. If any Lot Owner is in breach of any of these conditions the Lot Owner will on request from any of the persons entitled to enforce the covenants (any of whom are included in the expression "Enforcer" in this clause) immediately and permanently desist from and remedy such breach at its cost. The Lot Owner shall also pay to the Enforcer:
  - i) the Enforcer's costs, fees and charges incurred in respect of ensuring

**Annexure Schedule:** Page:4 of 7

compliance with these covenants including any costs, fees and charges incurred in dealing with any claims against Arizona Land Limited by third parties arising from such breach, plus a 50% liquidated damages surcharge; and

 the costs, fees and charges of any other person entitled to enforce the remedies.

## Schedule B

For a period of 21 years from 1 January 2017 the registered proprietor of each Servient Lot shall:

#### 1. Subdivision Control

- (a) Not subdivide the Servient Lot. Exemptions may be allowed for some Lots on written approval from Arizona Land Limited. For the purposes of this clause "subdivide" shall have the meaning as given to the expression "subdivision of land" set out in Section 218 of the Resource Management Act; but
- (b) Any boundary adjustment that does not create a separate building site shall not be in breach of this condition.

#### 2. Building Controls

Not erect or permit to be erected upon the Servient Lot:

- (a) Any more than one dwelling and one associated outbuilding unless written approval of Arizona Land Limited is first obtained.
- (b) A dwelling including garaging with an internal ground floor area of less than 140m² (excluding any outbuildings) unless the prior written approval of Arizona Land Limited is first obtained.
- (c) Any dwelling with corrugated iron or metallic cladding whether unpainted or painted PROVIDED THAT Decramastic and Coloursteel products or products of similar construction pre-coated in the manufacturing process shall not be in breach of this restriction.
- (d) Any dwelling in board and batten or ply and batten, hardiplank, fibrelight, or hardiflex the area of which exceeds 30% of the total area of the dwelling, building or other structure on each occasion as the case may be, unless prior written approval is granted by Arizona Land Limited.
- (e) Any pre-used dwelling building or structure or any kitset type dwelling.

**Annexure Schedule:** Page: 5 of 7

- (f) Any dwelling to a shape which is a single rectangle, or without containing at least one roof break or full valley in the roof.
- (g) Any dwelling or outbuilding incorporating second-hand building materials (excluding recycled bricks) unless the prior written approval of Arizona Land Limited is obtained.
- (h) Any outbuildings other than an outbuilding of a style similar to the dwelling erected or to be erected on the land or other than one pre-fabricated (but not pre-used) garden shed which is adequately screened from neighbouring properties.
- (i) Any dwelling, building, mast, aerial, tree or shrub higher than 5.5 metres above the average ground level of the Lot. If any tree, shrub or other planting on these Lots exceeds this height and is obstructing the views of any other Lot in the subdivision, then a suitable qualified arborist will trim the tree, shrub or plant so that it complies with this restriction and the cost of so doing will be billed to the Lot owner in breach.
- (j) Any fence within the Lot:
  - built of galvanised iron, polite or cement board; or
  - comprising any live hedge exceeding 1.8 metres in height.
- (k) Any boundary fence:
  - built of galvanised iron, polite or cement board;
  - exceeding 1 metre in height within 7 metres of the road boundary.

#### 3. Exclusion of Institutional Use

Not use or permit the use of any of the property for institutional residential purposes. For the purposes of this clause "institutional residential purposes" shall include but not be limited to the use of the property for housing purposes by central or local government agencies or public or private health sector agencies.

#### 4. Maintenance of Lot

Maintain the Lot to a standard which (in the opinion of Arizona Land Limited) is acceptable and shall not allow it to become unsightly or a fire hazard. If grass or weeds are allowed to exceed 200mm in height Arizona Land Limited reserves the right to have the Lot mowed and the Lot Owner agrees to accept liability for such, cost plus 50%.

## 5. Building Time Limits

Ensure that the exterior of the dwelling house shall be closed in within six months of laying down the foundations of the house and the house and landscaping shall be fully completed within twelve months from the date of commencement of building.

**Annexure Schedule:** Page:6 of 7

#### 6. Construction Parameters

Not live on-site in temporary accommodation while constructing the principal dwelling and no building once under construction shall be left without substantial work being carried out for a period of 3 months.

### 7. Streetscape

Not use the adjacent or adjoining land and footpaths for access and dumping of rubbish, which is strictly prohibited. The Lot Owner shall reinstate or replace (or be responsible for all costs arising from damage to) the landscape, roading, footpaths, kerbs, concrete or other structures in the subdivision arising from either:

- i. the Lot Owner's use of the land; or
- directly or indirectly through the Lot Owner's actions or those of the Lot Owner's agents or invitees.

#### 8. On-site Parking and Storage

Not:

- bring onto or allow to remain on any Lot or on any road or thoroughfare of the subdivision, any caravan, recreational vehicle, craft, trailer, trade vehicle, other equipment, materials or machinery unless garaged or sufficiently screened from any road adjacent to the Lot and from neighbouring Lot(s);
- ii. park or allow to remain parked more than two cars in the front yard;
- form any driveway and/or parking bay exceeding a width of 7 metres (ie 2 car widths);

so as to preserve the amenity of the subdivision (other than during the period of construction on the property). In this restriction the term "front yard" means the general area between the road frontage and the dwelling.

### 9. Maintain Property

Not allow the Servient Lot or buildings thereon to deteriorate in any way which detrimentally affects the amenity of the subdivision (including permitting noise to escape which is likely to cause offence to any other occupiers of properties which are Dominant Lots).

**Annexure Schedule:** Page: 7 of 7

# 10. Landscaping

Landscape the Lot within 3 months of practical completion of the principal dwelling PROVIDED THAT the registered proprietor shall not carry out any landscaping without first obtaining the prior written approval of Arizona Land Limited. In this restriction "practical completion" means the stage at which the principal dwelling is capable of being occupied as a residence.