View Instrument Details



Instrument No Status Date & Time Lodged Lodged By Instrument Type

10674063.2 Registered 31 January 2017 15:36 Clark, Belinda Kay Consent Notice under s221(4)(a) Resource Management Act 1991



Affected Computer Registers	Land District
765336	Nelson
Annexure Schedule: Contains 1	Page.

Signature

Signed by Anthony Gilbert Stallard as Territorial Authority Representative on 31/01/2017 12:59 PM

*** End of Report ***

NELSON CITY COUNCIL CONSENT NOTICE UNDER SECTION 221 RESOURCE MANAGEMENT ACT 1991

GREGORY JOSEPH LAUTENSLAGER and DEBRA ANN LAUTENSLAGER as the proprietors of the land contained in the Schedule hereto.

The <u>NELSON CITY COUNCIL</u> hereby gives notice pursuant to Section 221 of the Resource Management Act 1991 that consent was granted to the registered proprietors under Resource Consent number RM155355 subject to the following further conditions being complied with a continuing basis in respect of the land detailed in the schedule hereto:

1. Stormwater from all roof and hardstand areas and pools shall be collected and discharged into the Nelson City Council stormwater system.

SCHEDULE

16th

Lot 1 DP 505963.

DATED at Nelson this

SIGNED by

Government Act 1974

day of

January

2017

Carl Jenkins Resource Consents Unit Nelson City Council (Authorised Officer Pursuant to Delegation)

) Theyon Jutant

SIGNED by GREGORY JOSEPH LAUTENSLAGER and DEBRA ANN LAUTENSLAGER

An authorised officer of the Nelson City Council under delegated authority given pursuant to Section 716 of the Local

> Belinda Clark Registered Legal Executive (Fellow) Nelson

Eldocbase\16518\2\Consent Notice Lot 1 .DOC

View Instrument Details



Instrument No Status Date & Time Lodged Lodged By Instrument Type 10674063.3 Registered 31 January 2017 15:36 Clark, Belinda Kay Easement Instrument



Affected Computer Registers	Land District	
765336	Nelson	
Annexure Schedule: Contains 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	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
I certify that the Mortgagee unde	er Mortgage 5255298.3 has consented to this transaction and I hold that consent	V
Signature		
Signed by Anthony Cilbert Stell	and as Creation Depresentative on 21/01/2017 12:50 DM	

Signed by Anthony Gilbert Stallard as Grantor Representative on 31/01/2017 12:59 PM

Grantee Certifications

I certify that I have the authority to act for the Grantee and that the party has the legal capacity to authorise me to lodge this instrument	V
I certify that I have taken reasonable steps to confirm the identity of the person who gave me authority to lodge this instrument	V
I certify that any statutory provisions specified by the Registrar for this class of instrument have been complied with or do not apply	V
l certify that I hold evidence showing the truth of the certifications I have given and will retain that evidence for the prescribed period	V

Signature

Signed by Anthony Gilbert Stallard as Grantee Representative on 31/01/2017 02:28 PM

*** End of Report ***

Easement instrume Sec	nt to grant easeme coven tions 90A and 90F, La	ant	
Grantor			
Debra Ann Lautenslager and	Gregory Joseph Lauten	slager	
Grantee		Surna	ame(s) must be <u>underlined</u> .
CHORUS NEW ZEALAND L	IMITED		
Grant of easement or prof	<i>it à prendre</i> or creati	on of covenant	
The Grantor, being the regi- grants to the Grantee (and in Schedule A, or creates th provisions set out in the Anne	stered proprietor of the I, if so stated, in gross) e covenant(s) set out ir	servient tenement(s) the easement(s) or p	rofit(s) à prendre set out
Schedule A	Conti	nue in additional Ann	exure Schedule if required.
Purpose (nature and extent) of easement, profit(s) à prendre, or covenant	Shown (plan reference) 505963	Servient tenement (Identifier/CT)	Dominant tenement (Identifier/CT or in gross)
Right to convey telecommunications and computer media	A on DP 505963	Lot 1 DP 505963 (CFR 765336)	Chorus New Zealand Limited (in gross)
Easements or <i>profits à pre</i> rights and powers (Includi covenants, and conditions	ng terms,		sert memorandum number as required, exure Schedule If required.
Unless otherwise provided be those prescribed by the Land Law Act 2007. The implied rights and powers Memorandum-number	Transfer Regulations 20 s are varied /negative	002 and/or the Fifth S 1/added to er subs	Schedule of the Property
The provisions set out in the <i>i</i>	Annexure Schedule.		
			t memorandum number as reguired.
Covenant provisions	The second s		exure Schedule if required.
The provisions applying to the Memorandum number 1952. Annexure Schedule 2.			of the Land Transfer Act
			X

Eas	ement		Dated		Page	2	of	Page
	_		· · · · · · · · · · · · · · · · · · ·	i Continue in additio	nal Anne.	xure S	∟ ∟ chedule, i	l If reaulred
Cor	ntinua	tion of "Easement ri	ghts and powers":					
	Schedi of this author	ths and powers in this ule 4 to the Land Trans easement are in confil lities which the Granted ent shall prevail.	fer Regulations 2002 ct with either the Fou	! ("the Fourth Sc Irth Schedule or	hedule") anv of t) and he sta	where th atutory ri	ie terms labts and
2	Gran	t of Easement						
2.1	In ac in gr	ldition to the above rig oss the following rights	hts and powers the c and powers at all th	Grantor grants to mes and in any q	the Gra uantity:	ntee	as an ea	sement
	(a)	to lay, Install (includ repair, renew, enlarg under the Easement	ing construct), locate ge, alter, retain, reme Land;	e, upgrade, add t ove any Lines an	o, Inspe d Works	ct, m : on, i	aintain, i n, over a	replace, and
	(b)	subject to clauses 4. the Servient Teneme locating, upgrading, enlarging, altering, n cuttings, fillings, grad perform such acts or desirable (or incident to the full free use ar easement; and	ent for the purposes of adding to, inspecting etaining or removing des, batters and to re- things upon the Ser- tal thereto) to enable	of laying, installir , maintaining, re Lines or Works a e-open the same vient Tenement a the Grantee to (ng (inclu placing, and mak and gei as may l receive	ding (repa e any herally be nec enjoy	construct iring, rer accessv to do a cessary o and div	ting), newing, vays, nd
	(c)	to use and operate Li of such use to third p conveying telecommu	party telecommunicat	ions service prov	(iders) f	or the	hilroose	of
	provic time c	led however that nothi or in a particular way.	ng shall compel the o	Grantee to exerc	ise the a	ibove	rights at	t any
	Grant	ee's Covenants						
1	The G	rantee shall be respons	sible for:					
	(a)	the installation of and Land; and	maintenance of the	Lines and Works	located	on th	ie Easem	ient
	(b)	using its best endeave becoming a danger to	ors to prevent the Lir any user or occupie	ies and Works lo • of the Servient	cated or Teneme	n the Int.	Easemen	it Land
	little d	antee will, in exercisin amage as reasonably p rement (including, with rent.	possible to the Servie	nt Tenement and	1 to any	huild	ing or hi	ause as IIIding
	Tenem	antee will at the Grant ent (including without rements) caused by the	limitation any damage	te to any building	a(s), fer	ices o	r other wers und	

Eas	ement		Dated		Page	3	of	Page	
		······································	—,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	Continue in additio	ntinue in additional Annexure Schedule, if required				
	eas prio	ement as reasonab	ly close as possible to the and to the reasonable set	he original condit	on of the	Serv	lent Te	nement	
			and to the reasonable sa	disfaction of the	Grantor.				
4	Acc	ess							
1.1	Serv With and and sect	ement (including, f /lent Tenement) us i or without its emp implements of any powers under this ion 80 of the Unit 1	ny time (but subject to for the avoidance of dou sing such routes as pres- ployees, contractors and r kind for purposes assor easement. If relevant, Fitles Act 2010 (or procu Grantee access to its Li	bt, any areas of (cribed by the Gra agents and with clated with the cr the Grantor shall ure that such righ	Common ntor (acti or withou eation an Invoke it ts are Inv	Prope ing re ut vel d exe s rigi	erty on asonat nicles, r ercise o nts purs	the bly) and nachinery f its rights suant to	
.2	Serv With Impe Gran	onable efforts to gi lent Tenement (ex out limitation to th de access to the E tee and, upon requ	s granted to the Grantee ive the Grantor prior not cept in the case of an Ei e preceding provisions, asement Land (including lest by Grantee, will pro d from time to time to g	tice that the Gran mergency, when i the Grantor shall by way of subdi ovide the Grantee	tee Inten notice wil not at ar vision of with all	ds to I not iy tin the L	enter u be requ te restr and) by	ipon the uired). ict or / the	
	Gran	itor's Covenants							
1	The (with	Grantor will not wit neld or delayed):	hout the written permis	sion of the Grante	ee (not to	beι	Inreaso	nably	
	(a)	may at all times	o be grown any natural the near vicinity, or enc at the Grantor's cost re the Easement Land whi	roaching on the E move any natural	asement or cultiv	Land ated	l. The G	Grantee	
	(b)	erect or permit to sheds, fences, ro	o be erected any improv ads, walls or driveways)	rement (including) on the Easemen	but not / t Land; c	imite r	d to bu	ildings,	
	(c)	do anything on th or Works; or	ne Easement Land that r	may damage or e	ndanger	the G	rantee'	s Lines	
	(d)	any time do perm	will interfere with the ri nit or suffer any act whe e rights and privileges g	reby the full and	free use	and e	niound	ll not at ent by	
	Remo	oval						ſ	
	snall r	st in such Lines and	and shall remain the so remove the Lines and/or d Works by reason only	' Works at anv tir	ne. No n	ersor	shall h	nave anv	
						6	\		

Ease	ement		Dated		Page	4	of	Pages
			L	Continue in additio	I ∟ Dinal Annex	ure S	J ∟ chedule, i] If required
6.2	tora	any other cause wha	the Grantor to detern itsoever. The parties xtinguished at the ele	nine this easement intend this easem	t for any l ent to su	hread	h of cove	nant or
7	Further Assurances							
7.1	uom	ig all acts and things	ll applications, includi , as may reasonably ; according to its true	be required by the	delivering other pa	any rty to	documer obtain t	nts, and he full
3	Tele	communications A	Act 2001 and End U	ser Terms				
8.1	the (confe Tene	ment snall be withou Grantee under the Te erring rights or powe ment, and the Gran	g to the contrary in ti ut prejudice to, and de elecommunications A ers on the Grantee in tee may, in its discre tion to or instead of ti	lo not reduce or lin ct 2001 or any oth relation to Lines a tion, rely on or exe	nit, the rig er docum nd Works arcise any	ghts a ent o at th	and powe r arrange e Servie s righte s	ers of ement nt
1	Defi	nitions and interpr	retation					
.1	In th	ls easement:						
	(a) "Common Property" has the same meaning ascribed to that term under the Unit Titles Act 2010.							
	(b) "Easement Land" means that part of the Servient Tenement identified in Schedule A In this easement as Easement Land and those other parts of the Servient Tenement (including buildings) on which the Grantee has installed and located its Lines and Works.							
	(c)	" Emergency " mea or immediate risk i	ans a situation in whi to the continuity or s	ch there is a proba afety of supply of t	ble dango elecomm	er to unica	life or pro tions.	operty
I	 (d) "Grantee" means Chorus New Zealand Limited and includes all its subsidiaries (within the meaning of Sections 5 and 6 of the Companies Act 1993) and its successors, assigns, personal representatives, employees, contractors, agents, licensees and invitees. 							
((e)	"Grantor" includes representatives of	s the successors in tit the Grantor.	le, assigns, tenant	s, transfe	rees	and pers	onal
((f)	"Line" and "Works Telecommunication	s" shall have the mea ns Act 2001;	nings ascribed to I	hose terr	ns un	ider the	
						Δ		
						\$	~	

(C) Approved by the D.L.R. of Nelson. No. 123

NEW ZEALAND

MEMORANDUM OF TRANSFER

80748

WHEREAS ANNIE ELIZABETH MARCHBANK of Nelson, Married Woman (hereinafter called "the Transferor") is , the registered proprietor subject. of an estate of freehold in fee-simple however, to such encumbrances, liens and interests as are notified by memoranda underwritten or endorsed hereon, in that piece of land situate in the Land District of Nelson

containing One rood one and three tenths perches)(1rd. 01.3ps.) be the same a little more or less situated in Block IV Waimea Survey District being Lot 2 on Deposited Plan 6266 and being Part Section 42 District of Suburban South AND BEING part the land comprised and described in Certificate of Title Volume 113 folio 138 <u>SUBJECT TO</u> fencing covenant contained in Transfer 46736 AND SUBJECT TO Mortgage No. 39558

AND WHEREAS SYDNEY GEORGE HIGGINS of Nelson, Motor Engineer (hereinafter called "the Transferee") is the registered proprietor of an estate in fee simple subject however to such encumbrances liens and interests as are notified by memoranda under-written or endorsed hereon in that piece of land containing Fourtee en acres three roods and fifteen perches (IXacres X roods KX perches) more or less situated in Block IV Waimea Survey District being part of the land in Deposited Plan 776 and being part of Section 42 of the District of Suburban South and being the balance of the land comprised and described in Certificate after excepting thereout Lots 1, 3, 4, 5,6, 7 and 8 D.P. 6243 of Title Volume 118 Folio 124 Nelson Registry/ hereinafter called "the

land.secondly.described")..... AND WHEREAS for the consideration hereinafter appearing the Transferor and Transferee have agreed to grant the easements more particularly hereinafter described NOW THEREFORE IN CONSIDERATION of the sum of FIFTY POUNDS (£50) paid to the Transferor by the Transferee (the receipt \mathcal{M} . \mathcal{E} \mathcal{M} . of which sum is hereby acknowledged) the Transferor DOTH HEREBY TRANSFER unto, the .Transferce . his . executors administrators and assigns and other the owner or owners occupier or occupiers for the time being of the land secondly described and his or their tenants servants agents workmen and \approx 5.5 H visitors and all persons having business with him or them a free and perpetual right of way ingress and regress with or without vehicles horses or other animals carts carriages and motor vehicles of all descriptions through over and along that part of the said Lot 2 Deposited Plan 6266 coloured yellow on the plan endorsed hereon AND the Transferee DOTH HEREBY

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TRANSFER unto the Transferor her executors administrators and assigns and other the owner or owners occupier or occupiers for the time being of the said Lot 2 Deposited Plan 6266 and her or their tenants servants agents workmen and visitors and all persons having business with him or them a free and perpetual right of way ingress and regress with or without vehicles horses or other animals carts carriages and motor vehicles of all descriptions through over and along that part of the land secondly described coloured blue on the plan endorsed hereon

<u>AND IT IS HEREBY AGREED AND DECLARED</u> that the costs of maintenance of the rights of way hereby created shall be borne in equal shares by the parties entitled to use the same <u>PROVIDED ALWAYS</u> that if the lands over which the said rights of way by these presents created shall become out of repair or be damaged through the abnormal wear or use by one of the registered proprietors of the said Lot 2 Deposited Plan 6266 or the land secondly described or by their tenants ærvants agents workmen or visitors then such registered proprietor shall be solely responsible for the cost of restoring the said rights of way to their former good order and condition

IN WITNESS whereof this Memorandum of Transfer has been executed this $26^{t/t}$ day of 5600 ne thousand nine hundred and sixty-one (1961)

<u>SIGNED</u> by the said <u>ANNIE</u>) <u>ELIZABETH MARCHBANK</u> in the presence of:

> Solutar Nelsa

<u>SIGNED</u> by the said <u>SYDNEY</u> <u>GEORGE HIGGINS</u> in the presence of:

& & Marchbant

.

... Sy Higgins.

RIDGEWAY 100 THE 253 355.16 30 D Lot 1 251.00 D.P. 6266 20 aates a 355 .46'30 . t. . . PT Sec.42 (266-22) ļ. Lot 2 DP6266 j. -4 ~ 80'3. (170.00 32.65 72.00 <u>82.00</u> 80°35 (135 Lot 2 D.P.6243 Right of Way over PTLot2 D.P.6266 & PTLot2 D.P.6243 being PT Sec. 42 Suburban South. -<u>Scale: 50 Links to an inch.</u> Pursuant to Sec. 180 of the Municipal Corporations Act 1954 the Nelson City Council hereby agrees to the laying out and granting of the Rights of Way shown hereon. Dated this .. 22. day of AUGUST 1961. The Common Seal of the Mayor, Councillors and Citizens of the City of Nelson was affixed hereto in the presence of: ussel Har of encoments far of encoments Werner H10/61 4/10/61 A/10/61 WEINE Town Clerk

80748 TRANSFER of Freehold Correct for the purposes of the Land Transfer Act No. -Land situated in the Land District of Nelson Solicitor for the Transferee Nelson. ANNIE ELIZABETH MARCHBANK , Vendor SYDNEY GEORGE HIGGINS ..., Purchaser THE STATE ADVANCES CORPORATION OF NEW ZEALAND as mortgagee under Mortgage No. 39558 hereby consents to the within STATE Particulars entered in the Register-book, Vol. 118 Memorandum of Transfer. Folio 124 138 Ż 113 DATED this 26 day of-Sept. La_ 1961. the 29th day of Aent. 19 6 5 at H o'clock. The State Advances Corporation of New Zealand by its authorised Manager District Land Registrar of the District of Nelson 392034.2 Transfer surrendering the within right of way over pt Lot 2 DP 6266 CT 1A/359 appurtenant to Lot 1 DP 18441 CT 12B/50 -22.10.1999 at 3.50. for RGL 10.12 DEEDS LAND 8 Nature: Firm: К 29 SEP 1961 Time: 2:2 Fee: £ Abstract No. KNAPP, HARRIS & CONNERY Solicitors NELSON PRINTED BY WHITCOMBE AND TOMBS LIMITED-48810 i: I:

L. and D. 82

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New Zealand

(T)

88602 EC

LAND & DEEDS REGIST 29 JAN 1963 NELSON

EASEMENT CERTIFICATE

(IMPORTANT-Registration of this certificate does not of itself create any of the easements specified herein.)

I, SYDNEY GEORGE HIGGINS of Nelson, Motor Engineer,

being the registered proprietor of the land described in the Schedule hereto hereby certify that the easements specified in that Schedule, the servient tenements in relation to which are shown on a plan of survey deposited in the Land Registry Office at Nelson

a plan of survey deposited in the Land Registry Office at Nelson on the 7^{+-} day of May 1963 under No. 6510 , are the easements which it is intended shall be created by the operation of section 90A of the Land Transfer Act 1952.

	SCHEDULE Deposited Plan No. 6510			
	SERVIENT TENEMENT		1	
Nature of Easement (e.g., Right of Way, etc.)	Allotment Colour, or Other Means of Identification, of Part No. Subject to Easement	Dominant Tenement Allotment No(s).	Title Reference	
Right of Way	Pt. Lot 1 D.P. 6336 coloured yellow & Blue Pt. Sec. 42 D.F. 776 coloured yellow & blue	Lot 1 D.P. 6510	Pt. C.T. 118/124	
•		 	1 31 9 99	
Right of Way	Pt. Lot 1 D.P. 6510 coloured blue & yellow	Lot 1 D.P. 6336		
Right of Way	Pt. Lot 1 D.P. 6510 coloured blue & yellow	Pt. Sec 42 D.P. 776	n n n n 	
	9 9 5 7 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1			
		- - 		
	· · · · · · · · · · · · · · · · · · ·			

1. Rights and powers: [State whether any rights or powers set out here are in addition to or in substitution for those set out in the *Seventh* Schedule to the Land Transfer Act 1952.]

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2. Terms, conditions, covenants, or restrictions in respect of any of the above easements:

•••

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That the said Rights of Way shall be formed, maintained and kept in good order and condition by the owners of all lots entitled to or using the same and the cost thereof shall be borne in fair and just proportions

10 day of Sp Dated this Signed by the above-named SYDNEY GEORGE HIGGINS in the presence of a Las [Occupation and address] Solicitin Nelsa

19 63. Sly Higgins

88602 No. CERTIFICATE of

EASEMENT (rights of Way)

situated in City of Nelson

Particulars entered in the Register-book, 118 , folio 124 Vol. 7th day of 1963 the 11.25 o'clock. at AND Assistant Land Registrar. of NELSON 155433 TAHINSTOR SURFERE the Right of way easement usaget by authin appurterian TER , VII E Port gotoz 7 L.R. The inthin inghts of way over hot 6. D.P. 6487 as apprinterent to hot I D.P. 6510 and one hot 1DP.6510 as appurtment to Lots 6 5 7 D.P. 5487 have marged in the fee-scripte See Transfer 155433

392034.3 Transfer surrendering the within right of way over pt Lot 1 DP 6510 CT 4A/500 appurtenant to Lot 1 DP 18441 CT 12B/50 - 22.10.1999 at 3.50.. Huy 1 for RGL

Fletcher & Moore, Solicitors, <u>NELSON</u>.

D.L.R. 12/1974

LAND

Nature: 8

Firm:

ïimə:

Feo. 5 Abstract No.

& DEEDS

9N

25

- 7 MAY 1963

Correct for the purposes of the Land Transfer Act.

Solicitor for the T **Registered** Proprietor

Rights and Powers of Grantees Implied in Certain Easements by Section 90d of the Land Transfer Act, 1952

"1. RIGHT OF WAY

The full, free, uninterrupted, and unrestricted right, liberty, and privilege for the grantee, his servants, tenants, agents, workmen, licensees, and invitees (in common with the grantor, his tenants, and any other person lawfully entitled so to do) from time to time and at all times by day and by night to go pass and repass, with or without horses and domestic animals of any kind and with or without carriages, vehicles, motor vehicles, machinery, and imple-ments of any kind, over and along the land over which the right of way is granted or created. of way is granted or created.

"2. RIGHT TO CONVEY WATER

"2. RIGHT TO CONVEY WATER The full, free, uninterrupted, and unrestricted right, liberty, and privilege for the grantee and his tenants (in common with the grantor, his tenants, and any other person lawfully entitled so to do) from time to time and at all times to take, convey, and lead water in a free and unimpedied flow (except when the flow is halted for any reasonable period necessary for essential repairs) and in any quantity, consistent with the rights of other persons having the same or similar rights, from the source of supply or point of entry, as the case may be, and following the stipulated course (where a course is stipulated) across the land over which the easement is granted or created, together with the additional rights incidental thereto set out in clause 5 of this Schedule.

"3. RIGHT TO DRAIN WATER

"3. RIGHT TO DRAIN WATER The full, free, uninterrupted, and unrestricted right, liberty, and privilege for the grantee and his tenants (in common with the grantor, his tenants, and any other person lawfully entitled so to do) from time to time and at all times to drain and discharge water (whether rain, tempest, spring, soakage, or seepage water) in any quantities along the stipulated course (where a course is stipulated) across the land over which the easement is granted or created, together with the additional rights incidental thereto set out in clause 5 of this Schedule (or, where open drains are provided for, similar rights in regard to those drains, with the necessary modifi-cations as are provided for in respect of pipe lines in the additional rights so set out).

"4. Right to Drain Sewage

"4. RIGHT TO DRAIN SEWAGE The full, free, uninterrupted, and unrestricted right, liberty, and privilege for the grantee and his tenants (in common with the grantor, his tenants, and any other person lawfully entitled so to do) from time to time and at all times to drain, discharge, or convey sewage and other waste material and fluid in any quantities along the stipulated course (where a course is stipulated) across the land over which the easement is granted or created, together with the additional rights incidental thereto set out in clause 5 of this Schedule.

"5. Additional Rights Attaching to Easements of Right to Convey Water and of Right to Drain Water and of Right to Drain Sewage

The full, free, uninterrupted, and unrestricted right, liberty, and privilege for the grantee and his tenants (in common with the grantor, his tenants, and any other person lawfully entitled so to do) for the purposes of the easement concerned—

- (a) To use any line of pipes already laid on the stipulated course or any pipe or pipes in replacement or in substitution for all or any of those pipes:
- (b) Where no such line of pipes exists, to lay, place, and maintain, or to have laid, placed, and maintained, a line of pipes of a sufficient internal diameter and of suitable material for the purpose under or over the surface (as the parties decide) of the land over which the easement is granted or created and along the line defined for the purpose where such a line has been so defined:
 (b) Where the surface is a subject to a subject to a sufficient of the defined of the defined is a subject to a subj
- (c) In order to construct or maintain the efficiency of any such pipe line, the full, free, uninterrupted, and unrestricted right, liberty, and privilege for the grantee, his tenants, servants, agents, and workmen, with any tools, implements, machinery, vehicles, or equipment of whatsoever nature necessary for the purpose, to enter upon the land over which the easement is granted or created (or, where only the position of the pipe line is defined in the casement, or upon such part of the land of the grantor and by such route as is reasonable in the circumstances) and to remain there for any reasonable time for the purpose of laving. route as is reasonable in the circumstances) and to remain there for any reasonable time for the purpose of laying, inspecting, cleansing, repairing, maintaining, and renewing the pipe line or any part thereof and of opening up the soil of that land to such extent as may be necessary and reasonable in that regard, subject to the condition that as little disturbance as possible is caused to the surface of the land of the grantor and that the surface is restored as nearly as possible to its original condition and any other damage done by reason of the aforesaid operations is repaired."

2,000/9/61-44439 W

NELSON CITY COUNCIL CONSENT NOTICE UNDER SECTION 221 RESOURCE MANAGEMENT ACT 1991

<u>NELSON CITY COUNCIL</u> being the registered proprietor of an estate in fee simple in the parcels of land set out in Schedule A.

NELSON CITY COUNCIL as territorial authority gives notice pursuant to Section 221 of the Resource Management Act 1991 that the subdivision consent in respect of Nelson City Council Plan 940270 being a subdivision of Lot 1 Deposited Plan 5481 Part Lot 1 Deposited Plan 6336, Part Section 42 Deposited Plan 776, Part Lot 2 Deposited Plan 10991 and Lot 3 Deposited Plan 3300 was granted subject to the following condition pursuant to Section 108(2) of the Resource Management Act 1991 to be complied with on a continuing basis:

"The registered proprietor for the time being of each of the residential building allotments on the plan shall keep mown and maintained the roadside berms between the said allotments and the vehicle carriageway. This does not include trees planted in the said berms. If there is any dispute as to which allotment is adjacent to a berm (or any part of a berm), then that dispute shall be resolved by the Director of Resource Management acting as a certifier and not an arbitrator."

This consent notice is issued under Section 221 of the Resource Management Act 1991

SCHEDULE A

All Certificates of Title Nos 12B/1 to 12B/38 inclusive (Lots 1-38 Deposited Plan 18225)

<u>DATED</u> at Nelson this	23rd	day of bounder	1996
The Common Seal of the <u>NELSON CITY COUNCIL</u> was hereto affixed in the presence of:)))		
Aman 2 Can E	Mayor	ecutive	

Authenticated pursuant to Section 252 Local Government Act 1974

Thy

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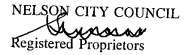
2

Joseph Martin Rudhall Principal Administrative Officer Nelson City Council



Correct for the purposes of the Land Transfer Act 1952

Jusan Ritchie Solicitor for the Concil Council



CONSENT NOTICE UNDER SECTION 221 RESOURCE MANAGEMENT ACT 1991



Fell & Harley Solicitors <u>NELSON</u>





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MEMORANDUM OF TRANSFER

WHEREAS NELSON CITY COUNCIL at Nelson (hereinafter called the Transferor) is registered

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- 1. Any dwelling building or other structure with a roof cladding of corrugated iron whether unpainted or painted <u>PROVIDED THAT</u> decramastic and coloursteel products or products of similar constructions painted or coated in the manufacturing process shall not be in breach of this restriction.
- 2. Any dwelling, building or structure of an "A" Frame style or construction.
- 3. Any pre-used dwelling building or structure or any fence using pre-used materials.
- 4. Any dwelling, building or structure with external wall cladding of "hardiplank" or other cladding of similar composition or construction the area of which exceeds 40% of the total area of the external wall of the dwelling.
- 5. Any garage or other ancillary building with exterior cladding including the roof which remains unpainted for more than six months after construction or erection.

SCHEDULE B

SCHEDULE C

Servient Lots on Deposite	ed	Dominant Lots on	
Plan 18225	Title Ref	Deposited Plan 18225	Title Ref
1	12B/1	2-38	12B/2-38
2	12B/2	1,3-38	12B/1,3-38
3	12B/3	1,2,4-38	12B/1,2,4-38
4	12B/4	1-3,5-38	12B/1-3,5-38
5	12B/5	1-4,6-38	12B/1-4,6-38
6	12B/6	1-5,7-38	12B/1-5,7-38
7	12 B /7	1-6,8-38	12B/1-6,8-38
8	12B/8	1-7,9-38	12B/1-7,9-38
9	12B/9	1-8,10-38	12B/1-8,10-38
10	12B/10	1-9,11-38	12B/1-9,11-38
11	1 2B /11	1-10,12-38	12B/1-10,12-38
12	12B/12	1-11,13-38	12B/1-11,13-38
13	12B/13	1-12,14-38	12B/1-12,14-38
14	12B/14	1-13,15-38	12B/1-13,15-38
15	12B/15	1-14,16-38	12B/1-14,16-38
16	12B/16	1-15,17-38	12B/1-15,17-38
17	12B/17	1-16,18-38	12B/1-16,18-38
18	12B/18	1-17,19-38	12B/1-17,19-38
19	12B/19	1-18,20-38	12B/1-18,20-38
20	12B/20	1-19,21-38	12B/1-19,21-38
21	12B/21	1-20,22-38	12B/1-20,22-38
22	12B/22	1-21,23-38	12B/1-20,22-30 12B/1-21,23-38
23	12B/23	1-22,24-38	12B/1-22,24-38
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24	12B/24	1-23,25-38	12B/1-23,25-38
- 25	12B/25	1-24,26-38	12B/1-24,26-38
26	12B/26	1-25,27-38	12B/1-25,27-38
27	12B/27	1-26,28-38	12B/1-26,28-38
28	12B/28	1-27,29-38	12B/1-27,29-38
29	12B/29	1-28,30-38	12B/1-28,30-38
30	12B/30	1-29,31-38	12B/1-29,31-38
31	12B/31	1-30,32-38	12B/1-30,32-38
32	12B/32	1-31,33-38	12B/1-31,33-38
33	12B/33	1-32,34-38	12B/1-32,34-38
34	12B/34	1-33,35-38	12B/1-33,35-38
35	12B/35	1-34,36-38	12B/1-34,36-38
36	12B/36	1-35,37,38	12B/1-35,37,38
37	12B/37	1-36,38	12B/1-36,38
38	12B/38	1-37	12B/1-37

In witness whereof these presents have been executed this 2 57% day of February 1997

Executed by)NELSON CITY COUNCIL)by the affixing of its Common Seal)in the presence of:)



sol Chief Executive



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Correct for the Purposes of the Land Transfer Act 19:

NELSON CITY COUNCIL Transferor Solicitor for the Transferee.

I certify that Part IIA of the Land Settlement Promotion and Land Acquisition Act 1952 does not apply to the within transaction.

Transferee **NELSON CITY COUNCIL**

Solicitor for the Transferee.

Ā

Particulars entered in the Register as shown in the Schedule of Land herein on the date and at the time stamped below.

Assistant Land Registrar District of the District of TO: The Principal Assistant Land Registrar Nelson Please note the land covenants herein Rot 366684**FELL & HARLEY** SOLICITORS NELSON È

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TRANSFER

on the Register.

FELL & HARLEY pers

View Instrument Details



Instrument No Status Date & Time Lodged Lodged By Instrument Type

10674063.4 Registered 31 January 2017 15:36 Clark, Belinda Kay Easement Instrument



Affected Computer Registers	Land District
765336	Nelson
765337	Nelson

Annexure Schedule: Contains 1 Page.

Grantor Certifications

I certify that I have the authority to act for the Grantor and that the party has the legal capacity to authorise me to lodge this instrument	V
I certify that I have taken reasonable steps to confirm the identity of the person who gave me authority to lodge this instrument	V
I certify that any statutory provisions specified by the Registrar for this class of instrument have been complied with or do not apply	V
I certify that I hold evidence showing the truth of the certifications I have given and will retain that evidence for the prescribed period	V
I certify that the Mortgagee under Mortgage 5255298.3 has consented to this transaction and I hold that consent	V
Signature	
Signed by Anthony Gilbert Stallard as Grantor Representative on 31/01/2017 12:59 PM	

Grantee Certifications

I certify that I have the authority to act for the Grantee and that the party has the legal capacity to authorise me to lodge this instrument	V
I certify that I have taken reasonable steps to confirm the identity of the person who gave me authority to lodge this instrument	V
l certify that any statutory provisions specified by the Registrar for this class of instrument have been complied with or do not apply	Ø
I certify that I hold evidence showing the truth of the certifications I have given and will retain that evidence for the prescribed period	V

Signature

Signed by Anthony Gilbert Stallard as Grantee Representative on 31/01/2017 02:29 PM

*** End of Report ***

Easement Instrument to grant easement or profit à pendre, or create land covenant (Sections 90A and 90F Land Transfer Act 1952)

Grantor

GREGORY JOSEPH LAUTENSLAGER and DEBRA ANN LAUTENSLAGER

Grantee

GREGORY JOSEPH LAUTENSLAGER and DEBRA ANN LAUTENSLAGER

Grant of Easement or profit à pendre 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 *pendre* 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

Purpose (Nature and extent) of easement; profit or covenant	Shown (plan reference) DP 505963	Servient Tenement (Computer Register)	Dominant Tenement (Computer Register) or in gross	
Drain water and sewage, convey electricity, telecommunications and computer media.	A	Lot 1 DP 505963 765336	Lot 2 DP 505963 765337	

Easements or *profit à pendre* 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 or easement are those prescribed by the Land Transfer Regulations 2002 and/or Schedule Five of the Property Law Act 2007

L. & D. 82 ------

New Zealand

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EASEMENT CERTIFICATE

114531

ECSH

(IMPORTANT-Registration of this certificate does not of itself create any of the easements specified herein.) WE, SYDNEY GEORGE HIGGINS of Nelson, Motor Engineer, DONALD SYDNEY LIGGINS of Nelson, Farmer and BERYL MARJORY SWEET of Invercargill,

Married Woman

being the registered proprietor of the land described in the Schedule hereto hereby certify that the easements specified in that Schedule, the serviced in the benedule hereto hereby certify that the easements specified in that Schedule, the servicent tenements in relation to which are shown on a plan of survey deposited in the Land Registry Office at on the 23^{+4} day of 42^{+4} are the easements which it is intended shall be created by the operation of section 90A of the

Land Transfer Act 1952.

		Deposited Plan No.			
· <u>·····</u> ······························	S	BRVIENT TENEMENT		·	-
Nature of Easement (e.g., Right of Way, etc.)	Allotment No.	Colour, or Other Means of Identification, of Part Subject to Easement	Dominant Tenement Allotment No(s).	Title Reference	
Right of Way	6	Blue	7,8,9,10		
Right of Way	7	Yellow	6,8,9,10		
Right of Way	8	Blue	6,7,9,10		
Right of Way	9	Yellow -	6,7,8,10-	ى بىغىڭى ت ەممىرىكە	
Right of Way	15	Blue	16,17		
Right of Way	16	Yellow	15,17		
Right of Way	20	Blue	21		đ
Sewerage	···· 3·	- Blue dotted line	4	be	10 . 180 ·
Sewerage	6.	Blue dotted line ~	.5,7,8,9,		-
· · · ·			balance of		
			Cs/T_118/12	1 '	
			28/771		<i>i</i>
Sewerage	7	Blue dotted line	8.9.10 and		
		· · ·	of the land		à
		· _	118/124,		
0		D1 . 1.4+ 1.1+	2B/771	• • · · ·	l
Sewerage	9	Blue dotted line	balance of	مسترج چين	-;
		• • •	Cs/T 118/12	1	
	l	· · · ·	1 48/8 0`& 2B/771		
Sewerage	12	Blue dotted line .			
	•		the land in	•	•
:			143/80 &	:	
	_	·			
Sewerage	- 14	Blue dotted line	11,12 and the balance	3	
			in Cs/T 118/124,	~	
			287771 &		
	Right of Way Right of Way Right of Way Right of Way Right of Way Right of Way Right of Way Sewerage Sewerage Sewerage	Nature of Easement (e.g., Right of WayAllotment No.Right of Way6Right of Way7Right of Way8Right of Way9Right of Way15Right of Way16Right of Way20Sewerage3Sewerage6Sewerage7Sewerage12	SERVENT TENEMERT Nature of Easement (e.g., Right of Way Allotment No. Colour, or Other Means of Identification, of Part Subject to Easement Right of Way 6 Blue Right of Way 7 Yellow Right of Way 8 Blue Right of Way 9 Yellow Right of Way 9 Yellow Right of Way 15 Blue Right of Way 16 Yellow Right of Way 20 Blue Sewerage 3 Blue dotted line Sewerage 7 Blue dotted line Sewerage 12 Blue dotted line Sewerage 12 Blue dotted line	SERVIENT TENEMENTNature of Easconent (c.c., Right of WayAlloument No.Colour, or Other Means of Userlingtation, of Part Subject to EastmentDominant Tenement No.Right of Way6Blue7,8,9,10Right of Way7Yellow6,8,9,10Right of Way8Blue6,7,9,10Right of Way9Yellow6,7,9,10Right of Way9Yellow16,17Right of Way15Blue16,17Right of Way16Yellow15,17Right of Way20Blue21Sewerage3Blue dotted line4Sewerage6Blue dotted line5,7,8,9,10Sewerage7Blue dotted line5,7,8,9,10Sewerage9Blue dotted line10 and the balance of the land in Cs/T 118/2Sewerage9Blue dotted line10 and the balance of the land in Cs/T 118/2Sewerage12Blue dotted line10 and the balance of the land in Cs/T 118/2Sewerage12Blue dotted line11 and the balance of the land in Cs/T 118/2	Severage Severage

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SCHEDULE

DEPOSITED PLAN NO

1. RIGHTS AND THE REAL

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o or in m m in m in m in m in m in m in m i	Servie	nt Tenement	Ţ	1
	Allotment No.	Colour or Other Means of Identification, of Part Subject to Easement	Dominant Tenement Allotment Nos.	Title Reference
Sewerage	16	Blue dotted line	15,17	
Sewerage	19	m. Blue dotted line	18	
Sewerage	20	Blue dotted line	18,19	
Sewerage	23	Blue dotted line	22	
Stormwater	3	Blue dotted line	4	
Stormwater	6	, Blue dotted line	5,7,8,9,10 and the balance of the land in Cs/T 118/124, 143780 & 2B/771	1
Stormwater ,	7	, Blue dotted line	8,9,10 and the balance of the land in Cs/T 118/124,<143/80> & 2B/771	
Stormwater	8	Blue dotted line	9, 10 and the balance of the land in Cs/T	ž
S _t ormwater	9	Blue dotted line	10 and the bal- ance of the land in Cs/T 118/124 <143780>& 2B/771	
Stormwater	10	Blue dotted line	the balance of the land in _Cs/T_118/124,	:
		· · · · · · · · · · · · · · · · · · ·	(14 3/80 & 2B/771	
Stormwater	. 14	Blue dotted Line	the balance of the land in Cs/T <u>1</u> 18/124, <u>143/80</u> and 2B/771	

1. RIGHTS AND POWERS :-

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The following rights and powers are in addition to those set out in the Seventh Schedule to the Land Transfer Act, 1952

THAT the cost of maintaining and keeping in good order repair and condition the land over which the rights of way are respectively created shall be borne and paid by the registered proprietor or proprietors for the time being of the dominand tenements over the said rights of way set out in the Schedule hereto in the proportions in which they actually use the same <u>PROVIDED THAT</u> if the said land over which the said rights of way are created shall become out of repair or be damaged through the abnormal wear or use by one of the said registered proprietors or by his her or their tenants servants agents workmen or visitors then such registered proprietor shall be solely responsible for the cost of restoring the said land to its former good order and condition.

THAT in respect of the said rights to drain sewerage and stormwater and the cost of maintaining the sewer and stormwater drains in good order and condition shall

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2. Texnox conditions a non-rank concerning in the spectral concerning the concern

be borne in fair and just proportion by the owners or occupiers of all the premises which shall be connected thereto but so that no owner **G** occupier of such premises shall be liable to contribute to such costs unless that part of the said sewer or stormwater drain in respect of which such costs shall have been incurred shall be used for draining sewerage or stormwater from his her or their premises <u>PROVIDED THAT</u> if the said sewer or stormwater drains or any of them shall at any time become blocked or suffer disrepair through the default or negligence of any of the parties for the time being entitled to use and using the same or any of his her or their tenants, servants workmen visitors infants or licensees then and in such case the party or parties by whose default or negligence or by the default or negligence of whose tenants servants workmen visitors infants or licensees such blockage or state of disrepair was occasioned shall be solely liable to clear and repair the same.

DATED this

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<u>SIGNED</u> by the said <u>SYDNEY GEORGE</u>)) <u>HIGGINS</u> in the presence of:)

- Sly Higgins

D& Higgins

oliciu

11th day of March

<u>SIGNED</u> by the said <u>DONALD SYDNEY</u> <u>HIGGINS</u> in the presence of:

Detection

Add

1968

Sweet

Signed by the above-named <u>BERYL MARJORY SWEET</u> in the presence of:

XEXXXX

Witness: Occupati

114531 No.

EASEMENT CERTIFICATE

situated in

Particulars entered in the Register-book,

V. , fotio re schedulo

JD REGISTA

Schedule

19.68

Land Registrar.

20/197/

20/698 20/699

20/700

20/201

20/202.

20/703 20/204

20/205 118/124

20/771

creation of ease see sheet widhin.

146835 Merger of the Stormwater

nerein over hot e Dit (244 1 (c.T. 2C/687) only, as appurtenant to Lot 5 D.P. 7244 (2C/620) -21.1.1974 at 9.21 o'c/

ويتشتر

and sewerage easement created; herein over Lot 6 D.P. 7244

day of Mercel the

at 10. WO o'clock.

of the District of

26/692

26/693

20/687 20/688

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& DEEDS

KC Post.

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1 1 MAR1968 nice : O

ົ Abstract No.

LAND

Firm:

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The rights of way set out

· Section 351 E (a) amun Corporations Act 1954.

hasement bertificater

Correct for the purposes of the Land Transfer Act.

lash Solicitor for the Registered Proprietor.

RIGHTS AND POWERS OF GRANTEES IMPLIED IN CERTAIN EASEMENTS BY SECTION 90D OF THE LAND TRANSFER ACT 1952

"1. RIGHT OF WAY

"1. Right of WAY The full, free, uninterrupted, and unrestricted right, liberty, and privilege for the grantee, his servants, tenants, agents, workmen, licensees, and invitees (in common with the grantor, his tenants, and any other person lawfully entitled so to do) from time to time and at all times by day and by night to go pass and repass, with or without horses. and, domestic animals of any kind and with or without carriages, vehicles, motor vehicles, machinery, and imple-ments of any kind, over and along the land over which the right of way is granted or created.

. "2. RIGHT TO CONVEY WATER

"2. RIGHT TO CONVEY WATER The full, free, uninterrupted, and unrestricted right, liberty, and privilege for the grantee and his tenants (in common with the grantor, his tenants, and any other person lawfully entitled so to do) from time to time and at all times to take, convey, and lead water in a free and unimpeded flow (except when the flow is halted for any reasonable period necessary for essential repairs) and in any quantity, consistent with the rights of other persons having the same or similar nights, from the source of supply or point of entry, as the case may be, and following the stipulated course (where a course is stipulated), across the land over which the easement is granted or created, together with the additional rights incidental thereto set out in clause 5 of this Schedule.

"3, RIGHT TO DRAIN WATER

"3. RIGHT TO DRAIN WATER The full, free, uninterrupted, and unrestricted right, liberty, and privilege for the grantee and his tenants (in common with the grantor, his tenants, and any other person lawfully entitled so to do) from time to time and at all times to drain and discharge water (whether, rain, tempest, spring, soakage, or seepage water) in any quantities along the stipulated course (where a course is stipulated) across the land over which the easement is granted or created, together with the additional rights incidental thereto set out in clause 5 of this Schedule (or, where open drains are provided for, similar rights in regard to those drains, with the necessary modifi-cations as are provided for in respect of pipe lines in the additional-rights so set out).

"4. Right to Drain Sewage

¹⁴. Right to DRAIN SEWAGE The full, free, uninterrupted, and unrestricted right, liberty, and privilege for the grantee and his tenants (in common with the grantor, his tenants, and any other person lawfully entitled so to do) from time to time and at all times to drain, discharge, or convey-sewage and other waste material and fluid in any quantities along the stipulated course (where a course is stipulated) across the land over which the easement is granted or created, together with the additional rights incidental thereto set out in clause 5 of this Schedule.

"5. Additional Rights Attaching to Easements of Right to Convey Water and of Right to Drain Water and of Right to DRAIN SEWAGE

The full, free, uninterrupted, and unrestricted right, liberty, and privilege for the grantee and his tenants (in common with the grantor, his tenants, and any other person lawfully entitled so to do) for the purposes of the easement concerned--

(a) To use any line of pipes already laid on the stipulated course or any pipe or pipes in replacement or in substitution for all or any of those pipes:
(b) Where no such line of pipes exists, to lay, place, and maintain, or to have laid, placed, and maintaind, a line of pipes of a sufficient internal diameter and of suitable material for the purpose under or over the surface (as the parties decide) of the land over which the easement is granted or created and along the line defined for the purpose where such a line has been so defined:
(c) In order to construct or maintain the efficiency of any such

(c) In order to construct or maintain the efficiency of any such pipe line, the full, free, uninterrupted, and unrestricted right, liberty, and privilege for the grantce, his tenants, servants, agents, and workmen, with any tools, implements, machinery, vehicles, or equipment of whatsoever nature necessary for the purpose, to enter upon the land over which the easement is granted or created (or, where only the position of the pipe line is defined in the easement, upon such part of the land of the grantor and by such route as is reasonable in the circumstances) and to remain there for any reasonable time for the purpose of laying, inspecting, cleansing, repairing, maintaining, and renewing the pipe line or any part thereof and of opening up the soil of that land to such extent as may be necessary and reasonable in that regard, subject to the condition that as little disturbance as possible is caused to the surface of the land of the surface of the land of the surface of the land of the surface of the disturbance as possible to its original condition and any other damage done by reason of the aforeasaid operations is repaired."

8,000/1/67-29970 W K