View Instrument Details



Instrument No Status Date & Time Lodged Lodged By Instrument Type 8814182.9 Registered 14 July 2011 15:42 Nelson, Brian James Maurice Easement Instrument



Affected Computer Registers	Land District
532762	Nelson
532763	Nelson
532764	Nelson
532765	Nelson
532766	Nelson
532767	Nelson
532768	Nelson
532769	Nelson
532770	Nelson
532771	Nelson
532772	Nelson
532773	Nelson
532774	Nelson
532775	Nelson
532776	Nelson
532777	Nelson
532778	Nelson
532779	Nelson
532780	Nelson
532781	Nelson
532782	Nelson
532783	Nelson
532784	Nelson
532785	Nelson
532786	Nelson
532787	Nelson
532788	Nelson
532790	Nelson
532791	Nelson
532792	Nelson

Annexure Schedule: Contains 7 Pages.

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

Grantor Certifications

I certify that the Mortgagee under Mortgage 7749073.1 has consented to this transaction and I hold that consent

V

Signature

Signed by Brian James Maurice Nelson as Grantor Representative on 23/06/2011 10:36 AM

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

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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

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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 Brian James Maurice Nelson as Grantee Representative on 23/06/2011 10:37 AM

*** End of Report ***

Annexure Schedule: Page:1 of 7

Form B

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

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

Grantor

Edna Burton McLAUGHLIN, John David Manuel McLAUGHLIN and GLASGOW HARLEY TRUSTEE LIMITED

Grantee

Edna Burton McLAUGHLIN, John David Manuel McLAUGHLIN and GLASGOW HARLEY TRUSTEE 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

DP 433210 Register) in gross 532762, 532763 532762, 532763 Covenants 1-26 inclusive 532764, 532765 532764, 532765 532766, 532767 532766, 532767 532768, 532769 532770, 532771 532770, 532771 532771	Purpose (Nature and extent) of	Shown (plan reference)	Servient Tenement	Dominant Tenement
Covenants 1-26 inclusive 532764, 532765 532764, 532765 532766, 532767 532766, 532767 532768, 532769 532770, 532771 532770, 532771	easement; profit or covenant	DP 433210		(Computer Register) or in gross
532774, 532775 532776, 532777 532778, 532777 532778, 532779 532778, 532779 532780, 532781 532782, 532783 532784, 532785 532784, 532787 532786, 532787 532788 and 532790, 532791 532792 532792 532778, 532778, 532778 532788, 532787 532788 and 532790, 532791 532792	Covenants 1-26 inclusive	DI 433210	532762, 532763 532764, 532765 532766, 532767 532768, 532771 532770, 532771 532772, 532773 532774, 532775 532776, 532777 532778, 532779 532780, 532781 532782, 532783 532784, 532785 532784, 532787 532788 and 532790, 532791	532762, 532763 532764, 532765 532766, 532767 532768, 532769 532770, 532771 532772, 532773 532774, 532775 532776, 532777 532778, 532779 532780, 532781 532782, 532783 532784, 532785 532786, 532787 532788 and 532790, 532791

Annexure Schedule: Page:2 of 7

Form B - continued			

Easements or *profits à prendre* 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]		
[Annexure Schedule 2]			

Annexure Schedule: Page:3 of 7

Annexure Schedule 2

Page of

Pages

Easement Instrument

Interpretation: In these Covenants the following definitions apply:

"Ashley Trust" shall mean the trustees for the time being of the Ashley Trust established by Deed of Trust dated 26 February 2004

"Building Design Concept Plan" is a preliminary plan showing the general location and concept of the buildings

"Building Consent Plan" is a plan in general accordance with the Building Design Concept Plan

"The Lot" shall mean the Servient tenement

"Panel" shall mean the Design Review Panel appointed from time to time by Marsden Park Limited

"Landscape Design Feature" does not include buildings or vegetation (other than lawns) but does include paths, fences, driveway and any other man made construction and lawns shown on the Landscape Design Plan under Covenant 1

"Landscape Design Plan" is a plan showing the landscaping design of the Lot including all Landscape Design Features

"Proprietor" or "owner" means the registered proprietor of the Servient tenement

"Fence" includes walls and live hedges

Covenant Number

I TOTAL	
1	(1) No building consent is to be sought from the Nelson City Council without the Proprietor first submitting to the Panel a Building Design Concept Plan and Landscape Design Plan in sufficient detail and obtaining the Panel's written approval.
	(2) The Building Design Concept Plan, Building Consent Plan and Landscape Design Plan shall comply with the Marsden Park Design and Construction Code approved by the Panel.
	(3) Final Building Consent Plans are to be submitted to the Panel prior to the proprietor applying to the Nelson City Council for Building Consent. A final Landscape Design Plan must be approved by the Panel before construction of a dwelling commences.
	(4) Any Variations to the Building Design Concept Plan, the Building Consent Plan or the Landscape Design Plan must be approved by the Panel before being implemented.
2	The Proprietor will ensure that the Proprietor, builders, contractors, subcontractors, workers and suppliers comply with:
	(a) these Covenants regarding work by them on the Servient tenement
	(b) with the Building Consent Plan and Landscape Design Plan approved by the Panel and
	(c) the Marsden Park Design and Construction Code approved by the Panel.
3	No more than 1 dwelling may be constructed on each Servient tenement.
4	Each dwelling must be 185m² in floor area inclusive of any garage under the same roof structure.
5	No building may exceed 5.5 metres in height above natural ground level except Lots 1, 4, 21, 62, 63, 129 and 130 on which the dwelling may not exceed 7.5 metres in height but only if the dwelling is set back 3 metres from all boundaries.
6	The Proprietor will not erect or retain any dwelling or other structure outside the envelope defined by the Nelson City Council Resource Management Plan rules relating to boundary setbacks, daylight controls and maximum heights, notwithstanding that the Nelson City Council may have granted a dispensation from adherence to this envelope.
7	The Proprietor will not erect or retain any dwelling or other structure that does not comply with the concept in Nelson City Council building code current at the date hereof known as

	"daylight controls over" except that the concept known as "daylight controls around" shall
	be permitted in respect of Lots 1, 4, 21, 62, 63, 129 and 130.
8	The Proprietor will not erect or retain on the Servient tenement:
	- a relocatable building
	- a Kitset building
	- a previously used building
9	Dwelling and other buildings on the Servient tenement shall –
	(1) be constructed on-site from new or high quality recycled materials as approved by
	the Panel
	(2) have exterior cladding of a type approved by the Panel
	(3) have roofing material of a type approved by the Panel
	(4) (for any dwelling) be commenced within 8 months of settlement of purchase (or such
	extended times as the Vendor may on application allow) and be complete within 18
	months of settlement of purchase (or such extended time as the Vendor may on
	application allow)
	(5) have only exterior lighting which casts light downwards and which complies with
	"dark sky" standards (as required by Dundee City, UK)
	(6) comply with the Marsden Park Design and Construction Code
	(7) have only Category 6 electrical wiring (compatible with fibre optic broadband cabling).
10	Dwellings and/or other buildings on the Servient tenement shall not –
10	(1) be composed partly or fully of reflective or visually obtrusive material or colour for its
	roof, exterior walls or windows exterior joinery.
	(2) have unpainted or exposed zinc coated products (other than solid zinc sheets)
	comprising all or part of the exterior cladding, roofing, guttering or downpipes.
	(3) be erected, altered or permitted to remain on the Lot without the prior written approval
	of the Panel.
	(4) be occupied as a residence until:
	(i) a Code Compliance Certificate has been issued by the Nelson City Council.
	(ii) the buildings/dwelling have been completed in compliance with these Covenants
	and the plans approved by the Panel.
	(iii) all exterior work, decoration and final interior window coverings (blinds or
	curtains) are completed and installed.
	(iv) all driveways, paths, fences and other Landscape Design Features are completed in
	compliance with these Covenants and the plans approved by the Panel.
	(v) all unpaved areas within sight of the street are properly grassed and/or landscaped
	according to the plans approved by the Panel.
11	(a) The Landscape Design Plan must be fully implemented within 3 months of dwelling
	completion.
	(b) Driveways, crossings and entranceway cannot be relocated without the written consent
	of the Panel.
	(c) Landscape Design Features may not exceed 2 metres above original ground level in
	height.
	(d) Clotheslines and letterboxes shall be unobtrusive to neighbours and from the street and
	of good quality materials, design and location. Clotheslines shall be in the rear yard
	and shall be screened from sight of the street. Letterboxes shall be located on the lot,
	adjacent to the street.
	(e) The Proprietor must not alter the original land surface contour of the Lot without the
	consent of the Local Authority.
	(f) No tree, shrub or other vegetation shall:
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	of the easternmost and southernmost boundary of any Lot.
-	(iii) Exceed a height of 20 metres elsewhere on the lot.
<u> </u>	"Height" is to be taken from the original subdivisional ground level of the Lot.

12	Exterior Air conditioning Units must:
	(i) be screened from adjoining properties and the street.
	(ii) be noise proofed to the degree necessary to avoid nuisance to neighbours.
	(iii) not protrude from or be set into buildings.
13	Aerials on any Servient tenement must not be visible from the street.
14	Water Protection
1-1	No Discharge which is detrimental to water quality into stormwater systems or water
	courses shall occur from or within any Servient tenement. Such Discharges shall include
	soluble and insoluble materials or liquids.
	The Servient tenement proprietor shall take at that proprietor's cost all action required to
	prevent and/or remedy the damage or threat of damage and shall pay all costs for action
	undertaken by others for such purposes.
15	Use of areas outside the Servient Tenement
	The Servient tenement proprietor shall not use for vehicular access to the Lot or parking for
	the Lot any:-
	- adjacent land (other than road)
	- footpath
	- accessway or right of way.
	The lot proprietor shall use recreational areas only for recreation.
16	Damage to areas outside the Servient Tenement
	(i) The proprietor shall be responsible for and meet the costs of damage to landscaping,
	roads, footpaths, kerbing, berms, concrete works or any other structure arising directly
	or indirectly from any actions by the proprietor, its invitees or licensees or their
	employees. Lot proprietors shall reinstate or if necessary replace at their cost such damaged items forthwith.
	(ii) A Construction Bond of \$3,000 will be paid to the Vendor's Solicitors Trust Account
	by each Proprietor before construction commences to be used towards rectification
	of any damage as set out in 16(i) above and held until completion of the dwelling and
	landscaping works even if by a subsequent purchaser from the payer of the Bond and
	so on. Marsden Park Limited shall decide whether any damage is the responsibility of
	the Lot owner under 16(i), the amount to be deducted from the bond, and that decision
	shall be final and not reviewable by Arbitration under Covenant 25 or in any Court or
	Tribunal. The Construction Bond less any amounts deducted for rectification of
	damage shall be repaid to the Lot owner as at the date of repayment.
17	No Lot Proprietor shall oppose, object to, frustrate, or take any action, or encourage or cause
	others to oppose, object to, frustrate or take any action that might in any way prevent, hinder
	or interfere with the Vendor progressing or completing the Marsden Park development or
	any future development by Ashley Trust, Marsden Park Limited, J D M & W A McLaughlin
	or B G McLaughlin on land they or any of their related parties may own now or hereafter in
	Marsden Valley. Such covenant extends to and includes without limitation, development
	planning, zone changes, resource consents for land uses and subdivisions, Consent Authority
	or Environment Court applications, Territorial Authority Building Consent matters, or any other necessary consent process involving Ashley Trust, Marsden Park Limited and their
18	related parties. Advertising
10	Advertising No Proprietor shall display or permit on any Lot any advertisement, hoarding or sign except
	for compulsory statutory signage, real estate signing pending sale and builder's construction
	or show home signage first approved by the Panel.
19	Animals
17	No livestock, poultry, reptiles or animals of any kind or size shall be raised, bred or kept on
	any Servient tenement or in any building thereon; provided however that up to two dogs and
	one cat or other household pets that are not dangerous or annoying to neighbours may be
	kept, providing they are not kept for any commercial breeding purposes. Any dog which

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	resembles any of the pit bull terrier, Japanese tosa, dogo argentino or the fila brasierio breed or any other potentially aggressive or noisy breed is not permitted. No pet shall be permitted which makes a noise in a manner or of such volume as to annoy or disturb others. Keeping pets shall be subject to any other restrictions required from time to time by Marsden Park
	Limited in the interest of maintaining a good residential environment.
	 Presentation Buildings and Landscape Design Features must be maintained and not allowed to deteriorate to a point where the standard of presentation is either: Less than that represented in the rest of Marsden Park residential area, or Inadequate taking into account fair wear and tear, the original condition at the time the residence was occupied, and the condition of neighbouring properties. The Proprietor shall maintain street frontage plantings between the street or the Lot frontage planted by Marsden Park Ltd. The Proprietor shall replace any plants that die, have serious disease problems or are in poor condition and unsightly. The Proprietor will keep and maintain the Lot in a neat and tidy condition at all times, including grounds, lawns, gardens and the Local Authority owned road frontage adjoining it. Grass and other ground cover must not exceed a height of
	150mm.
1	Fencing: (i) The Proprietor (but not Ashley Trust) will contribute one half of the cost of any existing fence on the boundary between the Lot and any adjoining lot where the adjoining lot owner has paid for that fence in full. This covenant shall expire after 5 years from date of registration except for Lot 250 for which it will expire after 8 years.
	(ii) No construction of any building will commence until the side and rear boundaries are fenced.
	 (iii) No fence shall be located within 5.5 metres of the street frontage boundary. (iv) Fences on side boundaries shall be set back 5.5 metres minimum from the front road boundary and shall not exceed a height of 1.8 metres or such lesser height as the Panel may specify.
	(v) Lots adjoining a park, reserve, wildlife sanctuary or recreation area shall not be fenced except with an open steel fence of a sort which complies with the Fencing of Swimming Pools Act 1987 up to 1.8m in height.
	(vi) Lots adjoining a public access/walkway shall not fence the boundary with a solid wooden fence except one to a maximum of 1.2 metres in height which may be extended to a total height of 1.8 metres by an open wooden structure having 50% permeable visibility (for example, trellis).
	 (vii) Types of fence – fences shall be in accordance with the specifications of the Panel as to materials, construction, decoration and appearance. (viii) No street frontage shall be fenced.
	(ix) All fences must abut fences on adjoining Lots (if they exist).
	<u>Land Use Restrictions</u> No Lot shall be:
I .	(i) used for temporary residential purposes by the construction of temporary building placement of caravans, modular buildings, sleepouts, mobile homes, motor homes or any other form of temporary accommodation.
	(ii) transferred, sold, leased to any Government Agency, any Charitable Body or Territorial Authority for the purposes of public or institutional use.
	 (iii) used as to its driveway and front yard for long term parking or for vehicle repair or maintenance. Inoperable vehicles are not permitted unless in a garage. (iv) Vehicles, boats, caravans or anything else stored on the Lot shall be screened from view of neighbours and from the street by a screen approved by the Panel.

23	Subdivision			
	No further subdivision of any Lot or creation of any easements affecting any Lot is			
	permitted provided than minor boundary adjustments are permitted if no additional titles are			
	created.			
24	(i) Marsden Park Limited or Ashley Trust may enforce these covenants in the same manner as a Lot owner. Where a lot owner does not comply with any covenant ("the defaulter") Marsden Park Limited or Ashley Trust may request any such defaulter in writing to remedy such non-compliance within a specific time which shall not be less than 14 days. At the end of this time if the defaulter remains in default Marsden Park Limited or Ashley Trust may employ a suitably qualified person to enter the lot and to carry out the work to achieve compliance with the covenant. The defaulter will bear the cost of all such remedial work and any legal costs (on a solicitor and client basis) associated with this work including recovery of any monies owed to Marsden Park Limited or Ashley Trust as a result of work.			
	(ii) Marsden Park Limited or Ashley Trust and the Design Review Panel will use its best endeavours to ensure compliance of these covenants but shall not have any legal responsibility or liability for any lack of enforcement or enforceability or application of these covenants.			
	(iii) The defaulter agrees to keep Marsden Park Limited and Ashley Trust fully indemnified			
	from any claim, liability, loss or action arising against it or its agents in respect of			
	these covenants having regard to the Vendor's intent to regulate the interests of Lot			
	owners inter se and their individual obligations to comply with the covenants.			
25	Disputes Resolution Should any dispute arise concerning any aspect of these covenants that cannot be resolved by agreement between the parties involved the lot owners are bound to resolve the same by arbitration in accordance with the Arbitration Act 1996 and the following provisions shall apply:			
	(i) There shall be a single arbitrator who shall be appointed by the President of the Nelson Branch of the New Zealand Law Society as sole arbitrator.			
	(ii) The arbitrator shall determine all questions in issue between the parties including questions as to the scope of the dispute and as to procedure.			
	(iii) The arbitrator's award shall be binding on all parties in the dispute.			
	(iv) Any party to a dispute may initiate arbitration in accordance with the provisions of the Act.			
26	Marsden Park Limited, Ashley Trust and the Panel shall have the discretion to give minor dispensations from these Covenants for any Lot provided that before making such dispensation, adjoining Lot owners shall be given notice and may submit before final approval is given and provided further that such dispensation shall not detract from the high quality nature of the subdivision or unduly affect the value of adjoining properties. These Covenants shall be modified for that Lot in accordance with the dispensation.			





View Instrument Details

Instrument TypeTransferInstrument No8901835.2StatusRegistered

Date & Time Lodged 04 November 2011 16:20

Lodged By Cox, Jennifer Mary

Affected Computer Registers Land District

532784 Nelson

Transferors

Glasgow Harley Trustee Limited

Edna Burton McLaughlin

John David Manuel McLaughlin

Transferees

Brent McKay Walker and Kelly-Ann Lois Walker as to a 61/100 share

Hilary Helen Walker, Brent McKay Walker and Oxford Street Trustees (2010) Limited as to a 39/100 share

Clauses, Conditions or Intent

The transferee shall be bound by a fencing covenant as defined in Section 2 of the Fencing Act 1978 in favour of the transferor

Transferor Certifications

I certify that I have the authority to act for the Transferor and that the party has the legal capacity to authorise me to lodge this instrument

I certify that I have taken reasonable steps to confirm the identity of the person who gave me authority to lodge this instrument

I certify that any statutory provisions specified by the Registrar for this class of instrument have been complied with \checkmark or do not apply

I certify that I hold evidence showing the truth of the certifications I have given and will retain that evidence for the prescribed period

Signature

Signed by Brian James Maurice Nelson as Transferor Representative on 01/11/2011 09:55 AM

Transferee Certifications

I certify that I have the authority to act for the Transferee and that the party has the legal capacity to authorise me to lodge this instrument

I certify that I have taken reasonable steps to confirm the identity of the person who gave me authority to lodge this instrument

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I certify that I hold evidence showing the truth of the certifications I have given and will retain that evidence for the prescribed period

Client Reference: ojordan001
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View Instrument Details

Signature

Signed by Ian James Turner as Transferee Representative on 04/11/2011 03:55 PM

*** End of Report ***