

View Instrument Details

Instrument No.
Status
Date & Time Lodged
Lodged By
Instrument Type

9720517.2 Registered 08 May 2014 15:13 Adamson, Annette Jean Easement Instrument



Affected Computer Registers	Land District
567741	Otago
567742	Otago
567743	Otago
567744	Otago
567745	Otago
567746	Otago
567747	Otago
567748	Otago
586247	Otago
586248	Otago
590416	Otago
590417	Otago
596899	Otago
611735	Otago
616315	Otago
618780	Otago
651448	Otago

Annexure Schedule: Contains 40 Pages.

Grantor Certifications

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 5871423.2 has consented to this transaction and I hold that consent	V	
I certify that the Mortgagee under Mortgage 7871182.3 has consented to this transaction and I hold that consent	V	
I certify that the Mortgagee under Mortgage 7950791.3 has consented to this transaction and I hold that consent	V	
I certify that the Mortgagee under Mortgage 9129819.1 has consented to this transaction and I hold that consent	V	
I certify that the Mortgagee under Mortgage 9129819.2 has consented to this transaction and I hold that consent	V	
I certify that the Mortgagee under Mortgage 9168336.2 has consented to this transaction and I hold that consent	V	
I certify that the Mortgagee under Mortgage 9388592.2 has consented to this transaction and I hold that consent	V	
I certify that the Mortgagee under Mortgage 9425880.2 has consented to this transaction and I hold that consent	V	
I certify that the Mortgagee under Mortgage 9444775.2 has consented to this transaction and I hold that consent	V	
I certify that the Mortgagee under Mortgage 9444775.3 has consented to this transaction and I hold that consent	V	

Grantor Certifications

I certify that the Mortgagee under Mortgage 9474303.4 has consented to this transaction and I hold that consent



Signature

Signed by Gareth Dean Foley as Grantor Representative on 08/05/2014 03:02 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

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 Gareth Dean Foley as Grantee Representative on 08/05/2014 03:02 PM

*** End of Report ***

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Form B

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

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

Grantor

Matagouri Spirit Limited as to CFR 567741 and CFR 597742, Peter Walsh and Irene Walsh as to CFR 567743, Eveline Maute as to CFR 618780, Julian Andrew Hardman and Ella Louise Hardman and QLCHT Property Portfolio Limited as to CFR 567744, Timothy William Love, Julie Elizabeth Ellis and Andrew Ker Love as to CFR 586247, Alastair Henry Cook as to CFR 590416, Thomas George Smyth and Lynda Christine Smyth as to CFR 590417, Johannes May as to 567745, John Patrick Hancock, Carmen Ann Hancock and Checketts McKay Trustees (2006) Limited as to CFR 611735, Susan Patricia Carse-Austen and lain Grant Fyfe as to CFR 616315, Jonathan Richard Lovelock and Alice Jane Lovelock and QLCHT Property Portfolio Limited as to CFR 596899, QLCHT Property Portfolio Limited as to CFR 567746, Barry Condon, Charlene Olga Strong and GCA Legal Trustee 2012 Limited as to CFR 567747, Crescent Investments Limited as to CFR 567748, 586248 and 651448

Grantee

Matagouri Spirit Limited as to CFR 567741 and CFR 597742, Peter Walsh and Irene Walsh as to CFR 567743, Eveline Maute as to CFR 618780, Julian Andrew Hardman and Ella Louise Hardman and QLCHT Property Portfolio Limited as to CFR 567744, Timothy William Love, Julie Elizabeth Ellis and Andrew Ker Love as to CFR 586247, Alastair Henry Cook as to CFR 590416, Thomas George Smyth and Lynda Christine Smyth as to CFR 590417, Johannes May as to 567745, John Patrick Hancock, Carmen Ann Hancock and Checketts McKay Trustees (2006) Limited as to CFR 611735, Susan Patricia Carse-Austen and lain Grant Fyfe as to CFR 616315, Jonathan Richard Lovelock and Alice Jane Lovelock and QLCHT Property Portfolio Limited as to CFR 596899, QLCHT Property Portfolio Limited as to CFR 567746, Barry Condon, Charlene Olga Strong and GCA Legal Trustee 2012 Limited as to CFR 567747, Crescent Investments Limited as to CFR 567748, 586248 and 651448

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

Schedule A		Continue in additional Annexu	re Schedule, if required
Purpose (Nature and extent) of	Shown (plan	Servient Tenement	Dominant Tenement
easement; profit or covenant	reference)	(Computer Register)	(Computer Register) or
			in gross
Land Covenant	Applies to all of		All the Lots listed below shall be dominant
	the servient		tenements in respect of
	tenement		all the listed servient
			tenements
		Lot 1 DP 443395	Lot 1 DP 443395
		CT 567741	CT 567741
		L . 2 DD 112205	
		Lot 2 DP 443395 CT 567742	Lot 2 DP 443395
		C1 307742	CT 567742
		Lot 3 DP 443395	L 42 DD 442205
		CT 651448	Lot 3 DP 443395 CT 651448
			C1 031110
		Lot 4 DP 443395	Lot 4 DP 443395
		CT 567743	CT 567743
		Lot 5 DP 443395	
		CT 651448	Lot 5 DP 443395
			CT 651448
		Lot 6 DP 443395	Lot 6 DP 443395
		CT 618780	CT 618780
		Lot 7 DP 443395	Lot 7 DP 443395
		CT 651448	CT 651448
		Lot 8 DP 443395	Lot 8 DP 443395
		CT 651448	CT 651448
		Lot 9 DP 443395	Lot 9 DP 443395
		CT 567744	CT 567744
		L - 4 10 DD 442205	L 10 DD 442205
		Lot 10 DP 443395 CT 586247	Lot 10 DP 443395 CT 586247
		01 300211	01300217
		Lot 11 DP 443395	Lot 11 DP 443395
		CT 590416	CT 590416
		10.000.440005	12.00.112205
		Lot 12 DP 443395 CT 590417	Lot 12 DP 443395 CT 590417
		C1 330417	C1 370417
		Lot 13 DP 443395	Lot 13 DP 443395
		CT 567745	CT 567745
		Lot 14 DP 443395 CT 611735	Lot 14 DP 443395 CT 611735
		01 011/33	C1 011/33
		Lot 15 DP 443395	Lot 15 DP 443395
		CT 651448	CT 651448
		Lot 18 DP 443395	Lot 18 DP 443395
		CT 616315	CT 616315

Purpose (Nature and extent) of easement; <i>profit</i> or covenant	Shown (plan reference)	Servient Tenement (Computer Register)	Dominant Tenement (Computer Register) or in gross
Land Covenant	Applies to all of the servient tenement	Lot 19 DP 443395 CT 596899	Lot 19 DP 443395 CT 596899
		Lot 20 DP 443395 CT 567746	Lot 20 DP 443395 CT 567746
		Lot 21 DP 443395 CT 567747	Lot 21 DP 443395 CT 567747
		Lot 22 DP 443395 CT 567748	Lot 22 DP 443395 CT 567748
		Lot 38 DP 443395 CT 586248	Lot 38 DP 443395 CT 586248

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]

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Annexure Schedule

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Continue in additional Annexure Schedule, if required

Background

The Grantor is developing the land comprising the Servient Tenement and the Dominant Tenement as part of Kirimoko Park.

The Grantor and the Society intend that the Servient Tenement be subject to a general scheme applicable to and for the benefit of the land in Kirimoko Park to ensure that Kirimoko Park is developed and administered in a co-ordinated and harmonious manner and to conserve and enhance the character, value and amenity values of Kirimoko Park ("the Scheme").

The Society has been established to provide for and administer the Scheme for the benefit of Kirimoko Park as implemented through the Society's Rules.

The Grantor and the Society intend that this Instrument shall be and remain registered against the titles to the land in Kirimoko Park and to give effect to the Scheme so that owners or occupiers for the time being of the Servient Tenement shall be bound by the provisions of this Instrument and that owners and occupiers for the time being of any of the Dominant Tenement can enforce the observance of the provisions of this Instrument by the owners or occupiers for the time being of any of the Servient Tenement in equity or otherwise.

The obligations and covenants of the Grantor under this Instrument are for the benefit of the Grantee and also for the benefit of the Society (in accordance with the Contracts Privity Act 1982).

1. Interpretation

- 1.1. In this Instrument unless the context otherwise requires:
 - "Adjoining Lot(s)" means Residential Lots that are directly adjacent to one another and share a boundary.
 - "Ancillary structures" means sheds, decks, spas, swimming pools, carports, pergolas and suchlike structures (but excluding detached garages and sleepouts) which shall be attached to any dwelling erected on the servient tenement and which are of a height not exceeding 3.5 metres above Ground Level nor exceeding 2.5 metres above Ground Level within 1m of any internal boundary.
 - "Building" shall have the same meaning as in Building Act 2004, but shall not include:
 - o Fences or walls of 1.2 metres in Height or less above Ground Level;
 - o Structures less than 5m2 in area and less than 2m in Height above Ground Level.
 - Radio and television aerials (excluding dish antennae for receiving satellite television which are greater than 1.2metres in diameter), less than 2metres in Height above Ground Level.
 - Masts and Poles less than 2metres in Height above Ground Level.

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- "Buildable Area" means the maximum area within a building platform identified on the Plan of Subdivision that can be covered by a Building. For avoidance of doubt this does not include Ancillary Structures erected in accordance with clause 3.1 of this Instrument.
- "Council" means the Queenstown Lakes District Council or its successor.
- "Covenants" means the covenants set out in this Instrument.
- "Design Review Board" means the body set up by the Kirimoko Park Residents Association in accordance with the Society's Rules (refer clause 10.7 of those rules) for the purpose of implementing the Kirimoko Design Code and assessing compliance of Lot development with the Development Controls.
- "Development Controls" means the covenants set out in this Instrument that relate to the development of the Lots, in particular the provisions at clauses 2 15 of this instrument.
- "Ground Level" means the surface of the ground prior to any earthworks on the site, except that where the surface of the ground has been altered through earthworks carried out as part of a subdivision under the Resource Management Act 1991 or Local Government Act 1974 "ground level means the finished surface of the ground following the completion of works associated with the most recently completed subdivision.
 - "completed subdivision" means a subdivision in respect of which a certificate pursuant to section 224(c) of the Resource Management Act 1991 or a completion certificate under the Local Government Act 1974 has been issued.
 - "earthworks carried out as part of the subdivision" does not include earthworks that are authorised under any land use consent for earthworks, separate from earthworks approved as part of a subdivision consent.
- "Height" means the vertical distance between Ground Level at any point and the highest part of the building immediately above that point. For the purposes of calculating height, account shall not be taken of:
 - (a) aerials and/or antennas, mounting fixtures, mast caps, lightning rods or similar appendages for the purpose of telecommunications but not including dish antennae which are attached to a mast or Building, provided that the maximum Height for any Building is not exceeded by more than 2.5metres; and
 - (b) Chimneys or finials (not exceeding 1.1 metre in any direction (provided that the maximum Height for any Building is not exceeded by more than 1.5metre.
- "Kirimoko Design Code" means the Kirimoko Design Code established and adopted by the Society. The Kirimoko Design Code incorporates The Low Impact Design Stormwater System Maintenance Manual.
- "Kirimoko Park" means the proposed subdivision of the Land

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- "Land" means that formerly contained in Lot 1 Deposited Plan 347876 held in computer freehold register 196498, Lot 2 Deposited Plan 301928 computer freehold register 7786 and Lot 12 Deposited Plan 300734 computer freehold register 3657.
- "Member" means a member of the Society and includes Commercial and Residential Members as defined in the Society's Rules.
- "Plan of Subdivision" means the plan intended to be deposited under no. 443395 for part of the land known as Kirimoko Park.
- "Residential Lots" means certain lots within Kirimoko Park shown on a plan intended to be deposited under no.443395 being lots numbered 1 to 15 and 18-22 inclusive.
- "Society" means The Kirimoko Park Residents' Association Incorporated.
- "Society's Rules" mean the rules of the Society.
- "Subdivision" means the meaning given to it under the Resource Management Act 1991

2. Building platforms and Maximum Buildable Area

- 2.1. The Grantor shall not erect on the servient tenement any Building that is not sited entirely within the building platform shown on the Plan of Subdivision except:
 - (a) Minor encroachments beyond the building platform which comply with the following:
 - (i) The footprint of the Building extends no more than 1m outside of the building platform as shown on the Plan of Subdivision; and
 - (ii) The footprint encroachment does not exceed more than 10% of the building platform area identified for the Residential Lot on the Plan of Subdivision; and
 - (iii) The encroachment is offset elsewhere in the Building design so the Buildable Area for the Residential Lot is not increased; and
 - (iv) Eaves, porches or soffits extend no more than 1 metre outside of the Building Platform shown on the plan of subdivision except where they are attached to a footprint encroachment referred to in (i) above in which case eaves, porches or soffits may extend a maximum of 1.6 metres outside of the Building Platform; and
 - (v) Chimneys extend no more than 600 metres beyond the footprint of any Building for a length of no more than 1.2 metres parallel to the elevation; and
 - (vi) Prior written approval is obtained from all of the adjacent owners of Residential Lots and the Society.

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For the avoidance of doubt, the footprint of any Building shall be the area defined by the external walls of the Building excluding eaves or overhanging parts of the Building.

(b) Ancillary Buildings erected in accordance with clause 3 of this Instrument.

APPLIES to all Residential Lots.

2.2. The Grantor shall ensure that any Building erected on the building platform within the servient tenement complies with the controls specified in Columns 1 and 2 below. The location of each area specified in Columns 1 and 2 shall be in accordance with the building platform identified on the Plan of Subdivision. Notwithstanding the maximum areas specified in Columns 1 and 2 below, the total footprint of any Building erected on the servient tenement shall not exceed the maximum Buildable Area specified below in Column 3:

	Column 1	Column 2	Column 3
Lot number	Building Platform area within which single storey may be erected (m²) (letter represents platform marked on DP443395)	Building Platform area within which double storey may be erected (m²)	Maximum Buildable Area (m²)
1	-	190(A)	160
2	96(C)	130(B)	170
3	143(E,F)	785(D)	928
4	46(H,I)	148(G)	190
5	27(J)	149(K)	176
6	27(M)	159(L)	185
7	21(O)	147(N)	168
8	23(Q)	185(P)	208
9	43(R)	144(S)	187
10	52(T)	205(U)	257
11	103(W)	75(X)	178
12	117(Z)	134(Y)	220
13	-	231(AB)	200
14	-	208(AD)	200
15	68(AH)	208(AF)	220
18	83(AK)	142(AI)	190
19	111(AN)	80(AM)	191
20	-	190(AQ)	190
21	-	173(AR)	173
22	-	241(AW)	200

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3. Ancillary Structures

3.1. The Grantor shall not erect any Ancillary Structures within setback areas on the servient tenement except in the locations identified on the Plan of Subdivision. The locations identified may be varied to any point along the building platform boundary shown on the Plan of Subdivision with the prior written approval of the Society. This covenant shall apply to the following Residential Lots:

Lot number	Area of within which the erection of ancillary structures is permitted (m²) (letter in brackets indicates area as marked on DP443395)
10	25(V)
12	14(AA)
13	16(AC)
14	14(AE)
15	18(AG)
18	16(A J)
19	22(AL)
20	16(AP)
21	16(AS,AU)
22	16(AV,AW)

4. No further subdivision

- 4.1. The Grantor shall not further subdivide the servient tenement, except where:
 - (a) The subdivision is for a minor boundary adjustment; and
 - (b) The subdivision does not create any additional, separately saleable residential lots; and
 - (c) Written approval to the subdivision is obtained from the Society.

APPLIES to all Residential Lots excluding Lot 3 and for the avoidance of doubt Lots 38 and 50 are not subject to this clause.

5. Road Setbacks

5.1. In respect of the following Residential Lots the Grantor shall be required to erect a Building on the servient tenement, which is setback no further than 2m from the road reserve boundary for a minimum of 25% of the length of the building frontage. For avoidance of doubt a building may be located closer to the road reserve boundary should the Grantor choose.

Lot Number	
1, 2, 3, 4 (western boundary only), 5, 6	5

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- 6. Height restrictions
- 6.1. The Grantor shall not erect any Building on the servient tenement, which exceeds 7 metres in Height above Ground Level.

APPLIES to all Residential Lots. Notwithstanding clause 6.1, the Lots specified in clauses 6.2 to 6.5 below shall have the following additional restrictions.

6.2. In respect of the following Residential Lots the Grantor shall not erect any Building on the servient tenement with a Height that exceeds the specified Datum level (metres above mean sea level (mamsl) (Dunedin Vertical Datum 1958) with OITIV DP 300734 being the point of origin (R.L. = 327.71 metres above mean sea level)) or the specified Height above Ground Level (a OGL) stipulated for each Lot below.

Lot Number	Lot specific Height restriction
4	312 mamsl
5	312.5 mamsl
6	312.5 mamsl
7	313 mamsl
8	314 mamsl
10	313.5 mamsl

6.3. In respect of the following Residential Lots the Grantor shall erect only a single storey Building on that part of servient tenement so marked on the Plan of Subdivision.

Lot number
2, 3, 4, 5, 6, 7, 8, 9, 10, 11, 12, 15, 18, 19

- 6.4. The Grantor shall not erect any single storey Building on the servient tenement, which exceeds 4.5 metres in Height above Ground Level in areas identified for a single storey Building on the Plan of Subdivision. The 4.5 metre Height restriction may be exceeded in the following circumstances:
 - (a) The proposed single storey section does not exceed 5 metres above Ground Level;
 - (b) Written approval is obtained from all adjacent Residential Lot owners and the Society.

APPLIES to all Residential Lots.

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6.5. In respect of the following Residential Lots, where a Grantor elects to erect a dwelling with a two-storied part it shall be a minimum height of 6 metres above Ground Level and shall only be erected on the two-storey part of the building platform within the servient tenement as marked on the Plan of Subdivision.

Lot number 2, 3, 5, 6, 7, 8, 9

The finished floor level of any Residential dwelling and/or level of any surface drain, to be connected to the Low Impact Design Stormwater System, must be a minimum of 150mm higher than the outflow level of the relevant connection (eg. well up chamber) to the Low Impact Design Stormwater System unless a direct flow path is available to a swale or channel or adequate independent onsite soakage is provided.

APPLIES to all Residential Lots and Lot 38.

7. Access

7.1. In respect of the following Residential Lots the Grantor shall construct a singular street access, the location of which is subject to approval of the Society.

Lot number
3 (western access)

7.2. In respect of the following Residential Lots the Grantor shall construct a singular street access only in the location identified on the Plan of Subdivision.

ì	
	Lot Number
	1.0.2/
	1, 2, 3(western access) 4, 5, 6, 10, 13, 14, 15, 18, 19, 20

7.3. In respect of the following Residential Lots, which have a shared street access, the Grantor shall construct the street access only on the location identified on the Plan of Subdivision.

Lot Number 3(southern access), 11, 12, 16, 17, 21, 22

7.4. In respect of Lots 7, 8 and 9 access shall be obtained only from shared access lot 48. The Grantor shall construct a singular street access from Lot 48 to Lots 7, 8 and 9 only in the location identified on the Plan of Subdivision.

8. Access Width

8.1. A singular street access constructed under clauses 7.1, 7.2 and 7.4 above shall not have a width exceeding 4 metres, unless otherwise approved by the Society.

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	Con	tinue in additional Ann	nexure Schedule	e, if req	uired		
8.2.	A shared street access constructed u 5 metres, unless otherwise approved		ve shall not ha	ve a w	vidth e	exceed	ling
8.3	For the purposes of clauses 8.1 and a measured at the street edge from whapproval of the Society, increase to the street edge from the	ich point the width of					
9.	Equipment Storage						
9.1.	The Grantor shall screen, in an approcess on the Plan of Subdivision all ve equipment stored on the servient tensociety consent to the manner in whitenement.	hicles (including boa ement. The Grantors	ts, caravans a shall seek and	nd trai obtair	lers) a r from	and the	ial
APPL	IES to all Residential Lots.						
10. 10.1.	Landscape and Vegetation The Grantor shall before undertaking of any dwelling approval process pre Society to such landscape plan.						art
APPL	IES to all Residential Lots.						
10.2.	The Grantor shall comply in all respe to by the Society and shall not alter, a seeking and obtaining the consent of irrigate all plantings on the servient to	amend or abandon th the Society. The Gra	ne said Íandsc	ape pla	an wit	hout fi	rst
APPL	IES to all Residential Lots.						
10.3.	In the event that a plant or tree on the landscaping carried out as part of Kir implemented under clauses 10.1 and shall forthwith replace it with another approved by the Society.	moko Park or a land 10.2 above, become	lscape plan ap es diseased or	proved dies t	d and he Gr	antor	

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10.4. The Grantor shall in a good and workmanlike manner and to the satisfaction of the Society repair, restore and replant (as the case may be) any damage done to roads, driveways, vehicle crossings, fencing, structures, Buildings, plantings, vegetation, services, infrastructure or any other asset caused either on the servient tenement or within Kirimoko Park during the construction of any Building on the servient tenement. Any such repairs, restoration or replanting shall occur within the next available Building or planting season (as the case may be).

APPLIES to all Residential Lots.

11. Low Impact Design Stormwater System

11.1. Connections

(a) Any connection by the Grantor to the Low Design Impact Stormwater System shall comply with the requirements of the Low Impact Design Stormwater System Maintenance Manual.

APPLIES to all Residential Lots and Lot 38.

11.2. Care and Maintenance

- (a) The Grantor shall at all times comply with the terms of the Low Impact Design Stormwater System Maintenance Manual.
- (b) The Grantor shall not install or use any roofing, spouting, flashings or any such surface or material which have the potential to result in the contamination of the Low Impact Design Stormwater System. In particular, untreated zinc and/or copper must not be used.

APPLIES to all Residential Lots and Lot 38.

11.3. Boundary Fence

- (a) Notwithstanding any provisions within the Fencing Act 1978 (or any subsequent replacement legislation) the Grantor shall obtain the written consent of the Society to erect any:
 - (i) Continuous boundary fence that does not comply with the Kirimoko Design Code; and/or
 - (ii) Any boundary fence or screen that exceeds 1.2 metres above Ground Level.

APPLIES to all residential lots.

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12. Landforms

- 12.1. The Grantor shall, before commencing any earthworks on the servient tenement obtain the consent to such earthworks from the Society. The Society shall, in considering any application for earthworks consent, take into account, without limitation, the following:
 - (a) The desirability of restricting the alteration of the terrain of the servient tenement to ensure natural flow of surface water and to protect the low impact stormwater system;
 - (b) The need for specific requirements regarding sediment control during construction on the servient tenement to protect lower lying properties and the function of the stormwater system; and
 - (c) Reinstatement after construction on the servient tenement.
- 12.2. Following construction of any Buildings on the servient tenement no earthworks shall occur that may affect water catchment functioning.

APPLIES to all Residential Lots.

13. Solar equipment

- 13.1. The Grantor shall include in any dwelling to be erected on the servient tenement a specified location for solar hot water panels and all hot water cylinders shall be solar ready and include ducting so that a connection to the identified location for solar hot water panels can easily be made.
- Where instantaneous gas hot water or heat pump hot water is used, provision shall be made for the future installation of a solar hot water cylinder in the form of ducting in the roof space and space within which a solar hot water cylinder could be accommodated.

APPLIES to all Residential Lots.

14. Overhead Wires

14.1. The Grantor shall not install any overhead wire or cable on the servient tenement.

APPLIES to all Residential Lots.

15. Residential use only

15.1. The Grantor shall use the servient tenement only for the purposes of a single residential dwelling.

APPLIES to all Residential Lots except Lots 3.

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Continue in additional Annexure Schedule, if required

16. The Society

- 16.1. A society has been incorporated under the Incorporated Societies Act 1908 known as the Kirimoko Park Residents' Association Incorporated. The aims and objects of the Society include:
 - (a) Membership of Society

On becoming the registered proprietor of a Residential Lot or Lot 38 within Kirimoko Park the Grantor shall:

- (i) Automatically become a Member of the Society;
- (ii) remain a Member of the Society for so long as the Grantor continues to be the registered proprietor of a Residential Lot or Lot 38; and
- (iii) fulfill and to continue to fulfill the obligations of a Member as set out in the Society's Rules
- (b) Levies

Without limiting the Grantor's obligations hereunder to pay the Society all levies and any other moneys, which shall be fixed, established and demanded from time to time by the Society in accordance with the Society's Rules

(c) Late Charges

To pay any late charges demanded by the Society (including, without limitation, default interest and late payment penalties at such a rate as the Society may designate from time to time) in respect of any money owed by the Grantor to the Society, which is in arrears.

- (d) Costs
 - To pay the Society's legal costs (as between solicitor and client) of and incidental to the enforcement or attempted enforcement of the Society's rights, remedies and powers under this Instrument and/or the Society's Rules
- (e) Indemnity

To indemnify the Society against all claims and proceedings arising out of a breach by the Grantor of any of its obligations set out in the Society's Rules, the Kirimoko Design Code and/or this Instrument.

(f) Design Review Board

The Society will appoint no less than 2 people to form the Design Review Board which shall be for the purpose of reviewing building plans and ensuring compliance with the Development Controls and Kirimoko Design Code (refer to clause 10.7 of the Society's Rules). The Design Review Board may also authorise minor departures from the Development Controls in accordance with the procedure outlined below.

- (i) The Design Review Board may consider and provide approval to a Grantor for minor departures from the Development Controls contained within this instrument, subject to the following:
 - Obtaining independent advice from a Suitably Qualified Professional that any proposed departure is minor in nature, has minor effects and does not compromise the objectives for Kirimoko Park as set out in the Kirimoko Design Code; and

Annexure Schedule: Page: 15 of 40

Annexure Schedule

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Covenants	Dated	Page	15	of	19	page

Continue in additional Annexure Schedule, if required

2) Written approval of the minor departure is obtained from the Registered Proprietors of all Adjoining Lots.

17. Building covenants

- 17.1. Without limiting the Grantor's obligations hereunder the Grantor shall:
 - (a) Development Controls

Comply in all respects with the Development Controls and provisions of the Kirimoko Design Code. Except where a minor departure is authorised in accordance with the process outlined in clause 16.1(f)(i) above.

- (b) Building Approval
 - (i) Not commence construction of any Building on the servient tenement nor apply to the Council for consent thereto without first obtaining the consent of the Society to the plans and specifications and exterior design and appearance of the Grantor's proposed Building.
 - (ii) Not to make any changes to the plans and specifications of the exterior design or appearance of any Building on the servient tenement once approval has been obtained from the Society.
 - (iii) The Society shall not unreasonably withhold approval where a Building design submitted by the Grantor complies with the Kirimoko Design Code.
- (c) Future Alterations

Not to make additions or alterations to any Building on the servient tenement without the prior written consent of the Society.

(d) Compliance with the Building Act 2004

Not to occupy any Building on the Grantor's Residential Lot without a current code compliance certificate issued under the Building Act 2004 (or any subsequent replacement legislation).

APPLIES to all Residential Lots and Lot 38.

18. **Building Platform Survey**

18.1. The Society shall prior to the pouring of the slab for any Building on the servient tenement engage, at the Grantee's expense, a surveyor to confirm that the boxed slab has been appropriately located so that the Building will be positioned within the Building Platform (subject to the exceptions in clause 2.1 above). Until the Society has advised the Grantor (in writing) that the boxed slab is appropriately positioned the Grantor shall not continue with construction of the Building.

APPLIES to all Residential Lots.

Annexure Schedule: Page: 16 of 40

Annexure Schedule

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Covenants	Dated	Page	16	of	19	pages

Continue in additional Annexure Schedule, if required

19. Transfer of Residential Lots

- 19.1. This Instrument binds the Grantor's heirs, executors, administrators, successors and assigns for the benefit of the Grantee and the Grantee's heirs, executors, administrators, successors and assigns.
- 19.2. The Grantor shall first obtain the Society's prior written consent to any transfer of the Grantor's ("Vendor's") interest in a Residential Lot ("the Transfer"). Notwithstanding anything else in this Instrument, the Society must consent to a Transfer if;
 - the Vendor has performed its obligations under this clause and as a Member as set out in the Society's Rules; and
 - (b) the purchaser of the relevant Residential Lot has met any requirements set out in the Society's Rules.
- 19.3. Any Transfer will be on the following terms:
 - (a) The Vendor shall remain liable for sums owed to the Society by that Vendor.
 - (b) Without limitation, the Vendor shall continue to be liable as a primary and principal debtor for all indebtedness of the said purchaser to the Society until such time as:
 - the Transfer to the said purchaser is registered at Land Information New Zealand;
 - (ii) the Vendor has performed its obligations under this clause and as a Member as set out in the Society's Rules; and
 - (iii) the said purchaser has met any requirements set out in the Society's Rules,
 - (c) The said purchaser shall be liable jointly and severally with the Vendor for all indebtedness of the Vendor to the Society in respect of that Residential Lot purchased and a statement of indebtedness issued by the Society shall (in the absence of manifest error) be conclusive as to the sum of such indebtedness.

20. General Covenants

- 20.1. The Grantor and the Grantee agree that:
 - (a) The Grantor's obligations and covenants under this Instrument are for the benefit of the Grantee and also for the benefit of the Society (in accordance with the Contracts Privity Act 1982).
 - (b) The administration and enforcement of the provisions contained in this instrument shall primarily be the responsibility of the Society (and where relevant the Design Review Board) and shall be delegated to the Society by the Grantee giving a power of attorney in favour of the Society. No Grantee shall exercise any of the Grantee's rights and remedies hereunder unless:
 - (i) The Society has failed to do so within 3 months of the date of any notice given to the Society requiring it to take enforcement action; and

Annexure Schedule: Page: 17 of 40

Annexure Schedule

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Covenants	Dated	Page	17	of	19	page:

Continue in additional Annexure Schedule, if required

- (c) Without limiting the appointment made in clause 20.1(b) that appointment may specifically extend to the Society issuing proceedings in the name of the Grantee, provided that in doing so the Society indemnifies the Grantee against all costs arising from or incidental to those proceedings.
- 20.2. This instrument provides for a number of circumstances or situations in which a Grantor is required to seek and a Grantee required to give consent to particular actions. For the purposes of this instrument such consent shall not be unreasonably withheld or declined. If consent is withheld or declined the reasons for doing so must be given in writing (refer clause 20.4 below)
- 20.3. Where consent is required by a Grantor in accordance with the provisions of this instrument the following process shall be followed in seeking consent:
 - (a) The Grantor will set out, in writing, the matter for which consent is sought, including reference to the clause of this instrument which requires consent to be sought.
 - (b) Where necessary the Grantor will include building plans or drawings that clearly demonstrate the matter for which the consent is sought.
 - (c) The notice requesting the consent will be sent to the address provided by the relevant Grantee for the Register of Members in accordance with clause 4.6 of the Society's Rules or the current address to which the local authority sends rates demands for that Grantee.
- 20.4. Where a Grantor seeks consent from a Grantee in accordance with clause 20.3 above, the Grantee will respond to the Grantor, in writing, within 14 days of the request being made.
 - (a) If no response if received from the Grantee within 14 days the Grantor will send one reminder (in accordance with 20.3(c) above). Where no response is received from the Grantee within 7 days of the Grantor sending the reminder, the Grantee is deemed to have provided their consent.
- 20.5. A Covenant in this Instrument requiring a party not to do a certain act shall include a covenant not to permit another person to do such an act.
- 20.6. A Covenant in this Instrument making a party responsible for that party's omission, neglect or default extends to the omission, neglect or default of any person for whom that party is responsible.

Annexure Schedule: Page: 18 of 40

Annexure Schedule

Form L

Covenants	Da	nted	Page	18	of	19	pages

Continue in additional Annexure Schedule, if required

- 20.7. Words importing the singular number only include the plural and vice versa.
- 20.8. The obligations upon the Grantor to comply with the Kirimoko Design Code is a continuing obligation and the Grantor shall ensure that it complies with the Code at all times.

21. Disputes

- 21.1. If either party believes that a dispute between them has arisen regarding the covenants, rights or obligations under this instrument or compliance with such rights or obligations, such party may give written notice to the other party of the existence of such dispute and the particulars of it and the following procedures shall apply:
 - (a) The parties shall then meet in good faith and seek to resolve the dispute and if it is not resolved within fourteen (14) days of the notice to the other party of the existence of the dispute, the parties shall seek to agree on a process for resolving the dispute through means other than litigation or arbitration, such as conciliation, or independent expert evaluation or determination, or mediation.
 - (b) If the parties cannot reach agreement on:
 - the dispute resolution process and procedures to be adopted for resolving the dispute;
 - (ii) the timetable for all steps in that process; and
 - (iii) the selection and compensation of the independent person required for such technique;

They shall refer the dispute to mediation and for that purpose they shall use the assistance of a dispute resolution person or organization (mutually agreed to) and failing agreement nominated by the president of the New Zealand Law Society.

- (c) The parties shall not use any information or documents obtained through this alternative dispute resolution process for any purpose other than in an attempt to settle the dispute by the processes detailed in this clause.
- (d) No party to the dispute may refer a dispute to arbitration or commence proceedings in any Court unless the dispute has been referred to a dispute resolution person or organisation in accordance with this clause and the dispute has not been resolved.

Annexure Schedule: Page: 19 of 40

Annexure Schedule

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Annexure Schedule: Page: 20 of 40

ANNEXURE SCHEDULE CONSENT FORM¹

Land Transfer Act 1952 section 238(2)

Person giving consent Surname must be underlined		Capacity and Interest of Person giving consent (eg. Mortgages under Mortgage nc.)
Turnkey Homes Limited		Mortgagee under Mortgage No. 9444775.3
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¹ An Annexure Schedule in this form may be attached to the relevant instrument, where consent is required to enable registration under the Land Transfer Act 1952, or other enactments, under which no form is prescribed.

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ANNEXURE SCHEDULE CONSENT FORM:

Land Transfer Act 1952 section 238(2)

Person giving consent Surname must be underlined		Capacity and interest of Parson giving consent (eg. Mongagee under Mongage no.)				
Bank of New Zealand		Mortgagee under Mortgage No. 9444775.2				
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¹ An Annexure Schedule in this form may be attached to the relevant instrument, where consent is required to enable registration under the Land Transfer Act 1952, or other enactments, under which no form is prescribed.

Annexure Schedule: Page:22 of 40



CERTIFICATE OF NON-REVOCATION OF POWER OF ATTORNEY

Doreen Toisafoa

I, Quality Assurance Officer of Wellington, New Zealand certify:

- That by deed dated 12 July 2005, Bank of New Zealand, of Level 4, 80 Queen Street, Auckland, New Zealand, appointed me its attorney.
- A copy of the deed is deposited in the North Auckland registration district of Land Information New Zealand as dealing No. 6508607.1
- That I have not received notice of any event revoking the power of attorney.

SIGNED at Wellington this

3 DECEMBER 2013

[Full name]

Annexure Schedule: Page:23 of 40

ANNEXURE SCHEDULE CONSENT FORM¹

Land Transfer Act 1952 section 238(2)

Person giving consent
Sumame must be underlined

Southland Building Society

Capacity and Interest of Person giving consent
(eg. Mortgagee under Mortgage na.)

Mortgagee under Mortgage No.
9425880.2

Consent

Delete words in [] if inconsistent with the consent State full details of the metter for which consent is required

[Without prejudice to the rights and powers existing under the interest of the person giving consent,]

the Person giving consent hereby consents to:

The surrender of instrument 8968743.14 in respect of Lot 9 DP 443395, CFR 567744 of which the subject land is both the Dominant and Servient Tenement and for the registration of Easement Instrument to create land covenant in respect of Lot 9 DP 443395, CFR 567744 of which the subject land will be both the Dominant and Servient Tenement.

The registration of Variation of Consent Notice 8968743.17.

Dated this 6th day of December 2013

Pigned to the Person giving consent

South Land Bull Ding Society

Was he out to affixed by Order of the

Signification the presence of

Witness to complete in BLOCK letters (unless legibly printed):

Witness name
Occupation

Address

Michelle Debra Cosgrove
Lending Support

¹ An Annexure Schedule in this form may be attached to the relevant instrument, where consent is required to enable registration under the Land Transfer Act 1952, or other enactments, under which no form is prescribed.

ANNEXURE SCHEDULE CONSENT FORM

Land Transfer Act 1952 section 238(2)

Person giving consent Sumeme must be <u>underlined</u> Bank of New Zealand		Capacity and Interest of Person giving consent (eg. Marigages under Marigage na.) Mortgagee under Mortgage No. 9474303.4	
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Dated this 24 day of	A	N((2014:	
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its Attorney ZEALAND	Signature of Wines		
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Sef X	Address	Bank of New Zealand Wellington	
Signature [Common seat] of Parson giving consent			

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¹ An Annexure Schedule in this form may be attached to the relevant instrument, where consent is required to enable registration under the Land Transfer Act 1952, or other enablements, under which no form is prescribed.

Annexure Schedule: Page:25 of 40

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CERTIFICATE OF NON-REVOCATION OF POWER OF ATTORNEY

Sharon Aruse Hadfield

I, Quality Assurance Officer of Wellington, New Zealand certify:

- 1. That by deed dated 12 July 2005, Bank of New Zealand, of Level 4, 80 Queen Street, Auckland, New Zealand, appointed me its attorney.
- 2. A copy of the deed is deposited in the North Auckland registration district of Land Information New Zealand as dealing No. 6508607.1
- 3. That I have not received notice of any event revoking the power of attorney.

SIGNED at Wellington this

Ahann Anne Hadifeld

24 APRIL 2014

Annexure Schedule: Page:26 of 40

ANNEXURE SCHEDULE CONSENT FORM'

Land Transfer Act 1952 section 238(2)

Person giving consent
Surname must be <u>underlined</u>

Southland Building Society

Capacity and Interest of Person giving consent (eg. Mortgagee under Mortgage no.)

Mortgagee under Mortgage No. 9388592.2

Consent

Delete words in [] if inconsistent with the consent State full details of the matter for which consent is required

[Without prejudice to the rights and powers existing under the interest of the person giving consent,]

the Person giving consent hereby consents to:

The surrender of instrument 8968743.14 in respect of Lot 19 DP 443395, CFR 596899 of which the subject land is both the Dominant and Servient Tenement and for the registration of Easement Instrument to create land covenant in respect of Lot 19 DP 443395, CFR 596899 of which the subject land will be both the Dominant and Servient Tenement.

The registration of Variation of Consent Notice 8968743.17

Dated this 6th day of Decumber 2013

Address

Attestation

SUIL DIMO

Signature (Common scal) of Person giving consent

THE COMMON SEAL OF THE SO Speed in my spreading by the Consoling Wind Consent was hereunto affixed by Order of the Directors in the presence of

Witness to complete in BLOCK letters (unless legibly printed):

Witness name Occupation

Lending Support

RHOY ALEXANDER McMILLAN

Michelle Debra Cosgrove Lending Support

¹ An Annexure Schedule in this form may be attached to the relevant instrument, where consent is required to enable registration under the Land Transfer Act 1952, or other enactments, under which no form is prescribed.

Annexure Schedule: Page:27 of 40

ANNEXURE SCHEDULE CONSENT FORM

Land Transfer Act 1952 section 238(2)

Person giving consent Surname must be underlined		Capacity and interest of Person giving consent (eg. Mortgagee under Mortgage no.)	
Housing New Zealand Corporation			
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Signature (Common seal) of Person giving consent

¹ An Annexure Schedule in this form may be attached to the relevant Instrument, where consent is required to enable registration under the Land Transfer Act 1952, or other enactments, under which no form is prescribed.

Annexure Schedule: Page: 28 of 40

CERTIFICATE OF NON-REVOCATION OF POWER OF ATTORNEY

I, KEVIN ARTHUR POWER of Wellington holding the office of Land Data Advisor – Standards and Business Improvement Team in Housing New Zealand Corporation:

HEREBY CERTIFY:

- 1. THAT by Deed dated 27 September 2012 each of Housing New Zealand Corporation and Housing New Zealand Limited appointed me as its attorney on the terms and subject to the conditions set out in the said Deed and the attached document is executed by me under the powers thereby conferred.
- THAT at the date hereof I hold the position of Land Data Advisor Standards and Business Improvement Team in Housing New Zealand Corporation.
- 3. THAT at the date hereof I have not received any notice of the revocation of that appointment.

SIGNED this 27 lb day of Havenber 2013

By KEVIN ARTHUR POWER

Annexure Schedule: Page: 29 of 40

ANNEXURE SCHEDULE CONSENT FORM'

Land Transfer Act 1952 section 238(2)

Person giving consent Sumame must be underlined	Capacity and Interest of Person giving consent (eg. Mortgages under Mortgage no.)
Southland Building Society	Mortgagee under Mortgage No. 9129819.1
Consent Delete words in [] if inconsistent with the consent State full details of the matter for which consent is	required
[Without prejudice to the rights and powers existing of	under the interest of the person giving consent,]
the Person giving consent hereby consents to:	
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The registration of Variation of Consent No	otice 8968743.17.

Dated this GL day of Dacember 2013

Attestation

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Directors in the presence of

Signature of Witness

Witness to complete in BLACK letters (unless legibly printed):

Witness name

Occupation

Address

Michelle Debra Cosgrove

Lending Support

Signature (Common seal)

of Person giving consent

¹ An Annexure Schedule in this form may be attached to the relevant instrument, where consent is required to enable registration under the Land Transfer Act 1952, or other enactments, under which no form is prescribed.

ANNEXURE SCHEDULE CONSENT FORM

Land Transfer Act 1952 section 238(2)

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	Bank of New Zealand	Mortgagee under Mortgage No. 9168336.2		
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registration under the Land Transfer Act 1952, or other enscurrents, under which no form is prescribed.

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Annexure Schedule: Page:31 of 40

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CERTIFICATE OF NON-REVOCATION OF POWER OF ATTORNEY

I, Zealand certify: Dorsen Toleafoa . Quality Assurance Officer of Wellington, New

- That by deed dated 12 July 2005, Bank of New Zealand, of Level 4, 80 Queen Street, Auckland, New Zealand, appointed me its attorney.
- A copy of the deed is deposited in the North Auckland registration district of Land Information New Zealand as dealing No. 6508607.1
- That I have not received notice of any event revoking the power of attorney.

SIGNED at Wellington this

3 DECEMBER 2013

[Full name]

Annexure Schedule: Page: 32 of 40

ANNEXURE SCHEDULE CONSENT FORM

Land Transfer Act 1952 section 238(2)

Person giving consent Sumame must be underlined Capacity and Interest of Person giving consent (eg. Mortgagee under Mortgage no.)

Heartland Building Society

Mortgagee under Mortgage No. 5871423.2, 7871182.3, 7950791.3

Consent

Delete words in [] if inconsistent with the consent State full details of the matter for which consent is required

[Without prejudice to the rights and powers existing under the interest of the person giving consent,]

the Person giving consent hereby consents to:

The surrender of instrument 8956743.14 in respect of Lot 22 DP 443395, CFR 567748 of which the subject land is both the Dominant and Servient Tenement and for the registration of Easement instrument to create land covenant in respect of Lot 22 DP 443395, CFR 567748 of which the subject land will be both the Dominant and Servient Tenement.

The surrender of instrument 8968743.14 in respect of Lot 3, 5, 7-8, 16, DP 443395, of which the subject land is both the Dominant and Servient Tenement and for the registration of Easement Instrument to create land covenant in respect of Lot 3, 5, 7-8, 15, DF 443395 of which the subject land will be both the Dominant and Servient Tenement.

The registration of Variation of Consent Notice 8968743.17.

SIGNED for and on behalf of

HEARTLAND BANK HMITED

12th

day of

December

2013

Attestation

Craig-Winston-McGregor Authorised Signatory

Kélly Anne Hutton Authorised Signatory

Signature of Witness

Witness to complete in BLOCK letters (unless legibly printed);

Signed in my presence by the Person giving consent

Witness name

Occupation

Address

Frima Jane Peake Christchurch

Signature [Common scall of Person giving consent

An Annexure Schedule in this form may be attached to the relevant instrument, where consent is required to enable registration under the Land Transfer Act 1952, or other enactments, under which no form is prescribed.

Annexure Schedule: Page:33 of 40

Yours faithfully

HEARTLAND BANK LIMITED

Craig Winston McGregor Authorised Signatory

Kelly Anne Hutton Authorised Signatory

Certificate of Heartland Bank Limited

With effect from 31 January 2013, Heartland Building Society has been converted into a company pursuant to Part 7A of the Building Societies Act 1965. The name of that company is Heartland Bank Limited. By virtue of the conversion of Heartland Building Society into a company, the property, rights and liabilities of Heartland Building Society, including all rights in respect of the security in favour of Heartland Building Society, shall vest in Heartland Bank Limited.

We have previously provided you with a certified copy of the Certificate of Incorporation of Heartland Bank Limited issued by the Registrar of Companies.

Signed by:

Craig Winston McGregor

Kelly Anne Hutton

By authority of the Board of Directors of Heartland Bank Limited

Annexure Schedule: Page: 34 of 40



Certificate of Incorporation

HEARTLAND BANK LIMITED 4255999

This is to certify that HEARTLAND BANK LIMITED was incorporated under the Companies Act 1993 on the 31st day of January 2013.

> A Solicitor of the High Court of New Zealand

Dean Andrew Seymouf Solicitor Christohunch

Registrar of Companies 31st day of January 2013

For further details relating to this company check http://www.business.govt.nz/companies/app/ui/pages/companies/4255999 Certificate generated 31 January 2013 09:03 AM NZDT

Annexure Schedule: Page:35 of 40

ANNEXURE SCHEDULE CONSENT FORM¹

Land Transfer Act 1952 section 238(2)

Person giving consent Sumame must be underlined		Capacity and Interest of Person giving consent (eg. Morigagee under Morigage no.)		
Heartland Building Soc	elety	Mortgagee under Mortgage No. 7950791.3		
Consent Delete words in [] if inconsistent wi State full details of the matter for wi		ed		
[Without prejudice to the rights and p	owers existing under	the interest of the person giving consent,]		
the Person giving consent hereby	consents to:			
land is both the Dominant a	and Servient Teneme f Lot 3&DP 443395,	pect of Lot 38 DP 443395, CFR 586248 of which the subject and for the registration of Easement Instrument to create CFR 586248 of which the subject land will be both the		
The registration of Variation	n of Consent Notice (3968743.17.		
Dated this 2415 day	-f 00 f	2064		
Dated this 94th day	of March	2014		
Attestation		and the second		
M-1-120-1-166-M-12	Signed in my p	esence by the Person string consent		
Craig Winston McGregor Authorised Signatory	1 1	MEARL.		
n. 1	Signature of Witne	\$8		
MAT	Witness to comp	Witness to complete in BLOCK letters (unless legibly printed):		
Kelly Anne Hutton	Wibness name			
Authorised Signatory	Occupation	Emma Jone Pesite		
4000	Address	Christchurch		
Signature (Common seal) of Person giving consent				

¹ An Annexure Schedule in this form may be attached to the relevant instrument, where consent is required to enable registration under the Land Transfer Act 1952, or other enactments, under which no form is prescribed.

Annexure Schedule: Page:36 of 40

Yours faithfully

HEARTLAND BANK LIMITED

Craig Winston McGregor Authorised Signatory

Kelly Anne Hutton Authorised Signatory

Certificate of Heartland Bank Limited

With effect from 31 January 2013, Heartland Building Society has been converted into a company pursuant to Part 7A of the Building Societies Act 1965. The name of that company is Heartland Bank Limited. By virtue of the conversion of Heartland Building Society into a company, the property, rights and liabilities of Heartland Building Society, including all rights in respect of the security in favour of Heartland Building Society, shall vest in Heartland Bank Limited.

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Signed by:

Craig Winston McGregor

By authority of the Board of Directors of Heartland Bank Limited

Annexure Schedule: Page: 37 of 40



COMPANIES OFFICE

Certificate of Incorporation

HEARTLAND BANK LIMITED 4255999

This is to certify that HEARTLAND BANK LIMITED was incorporated under the Companies Act 1993 on the 31st day of January 2013.

2013

CERTIFIED to be a true and correct copy of the original document.

DATED at Christchurch this

A Solicitor of the High Court of New Zealand

Dean Andrew Seymour Solicitor Christonusch

Registrar of Companies 31st day of January 2013

För further details relating to this company check http://www.business.govt.nz/companies/app/ui/pages/companies/4255999 Certificate generated 31 January 2013 09:03 AM NZDT

Annexure Schedule: Page: 38 of 40

ANNEXURE SCHEDULE CONSENT FORM

Land Transfer Act 1952 section 238(2)

Person giving consent Capacity and interest of Person giving consent (eg. Mortgagee under Mortgage no.) Sumame must be underlined Heartland Building Society Mortgagee under Mortgage No. 5871423.2, 7871182.3, 7950791.3

Consent

Delete words in [] if inconsistent with the consent State full details of the matter for which consent is required

[Without prejudice to the rights and powers existing under the interest of the person giving consent,]

the Person giving consent hereby consents to:

The surrender of instrument 8968743.14 in respect of Lot 22 DP 443395, CFR 567748 of which the subject land is both the Dominant and Servichi Tenement and for the registration of Easement Instrument to create land covenant in respect of Lot 22 DP 443395, CFR 567748 of which the subject land will be both the Dominant and Servient Tenement,

The surrender of instrument 8968743.14 in respect of Lot 3, 5, 7-8, 15, DP 443395, of which the subject land is both the Dominant and Servient Tenement and for the registration of Easement Instrument to create land covenant in respect of Lot 3, 5, 7-8, 15, DP 443395 of which the subject land will be both the Dominant and Servient Tenement.

The registration of Variation of Consent Motice 8968743.17.

SIGNED for and on behalf of HEARTLAND BANK HAVITED

day of 12th

December

2013

Attestation Craig Winston McGregor Authorised Signatory Anne Hutton Authorised Signatory

Signed in my presence by the Person giving consent

Signature of Witness

Witness to complete in BLOCK letters (unless legibly printed):

Witness name

Occupation

Aridrase

Emma Jane Peake

Christohurch

Signature [Common seal] of Person giving consent

¹ An Annexure Schedule in this form may be attached to the relevant instrument, where consent is required to enable registration under the Land Transfer Act 1952, or other enactments, under which no form is prescribed.

Annexure Schedule: Page:39 of 40

Yours faithfully

HEARTLAND BANK LIMITED

Craig Winston McGregor Authorised Signatory

Kelly Anne Hutton Authorised Signatory

Certificate of Heartland Bank Limited

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We have previously provided you with a certified copy of the Certificate of Incorporation of Heartland Bank Limited issued by the Registrar of Companies.

Signed by:

Craig Winston McGregor

By authority of the Board of Directors of Heartland Bank Limited

Annexure Schedule: Page: 40 of 40



Certificate of Incorporation

HEARTLAND BANK LIMITED 4255999

This is to certify that HEARTLAND BANK LIMITED was incorporated under the Companies Act 1993 on the 31st day of January 2013.

CERTIFIED to be a true and correct copy of the original document.

DATED at Christchurch this 3 day of January 2013

A Solicitor of the High Court of

Dean Andrew **Seymour** Solicitor Christohundi

Registrar of Companies 31st day of January 2013

For further details relating to this company check http://www.business.govt.nz/companies/app/ui/pages/companies/4255999 Certificate generated 31 January 2013 09:03 AM NZDT