View Instrument Details



Instrument No Status Date & Time Lodged Lodged By Instrument Type 12531294.1 Registered 10 August 2022 09:25 Whyte, Melanie Rae Easement Instrument



Affected Records of Title	Land District				
1044553	Wellington				
Annexure Schedule Contains	5 Pages.				
Grantor Certifications					
I certify that I have the authority lodge this instrument	y 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 this instrument	nable steps to confirm the identity of the person who gave me authority to lodge	Ø			
I certify that any statutory provi	isions specified by the Registrar for this class of instrument have been complied				
I certify that I hold evidence she the prescribed period	owing the truth of the certifications I have given and will retain that evidence for	\square			
Signature Signed by Joanna Dorothy Cass	sidy as Grantor Representative on 09/08/2022 12:38 PM				
Grantee Certifications					
I certify that I have the authority lodge this instrument	y to act for the Grantee and that the party has the legal capacity to authorise me to	Ø			
I certify that I have taken reason this instrument	nable steps to confirm the identity of the person who gave me authority to lodge				
I certify that any statutory provisions specified by the Registrar for this class of instrument have been complied with or do not apply					
I certify that I hold evidence she the prescribed period	owing the truth of the certifications I have given and will retain that evidence for	Ø			
Signature Signed by Kristen Haylee Marie	e Law as Grantee Representative on 10/08/2022 08:38 AM				
	*** End of Report ***				

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Annexure Schedule: Page:1 of 5

Schedule 3 - Easement Instrument

Easement instrument to grant easement or *profit à prendre* (Section 109 Land Transfer Act 2017)

(Section 109 Land	Transfer Act 2017)								
		(Section 109 Land Transfer Act 2017)							
ı									
s) the easement(s) or <i>profit(</i>	's) à prendre set out in S e(s)								
Shown (plan reference)	Burdened Land (Record of Title)	Benefited Land (Record of Title) or in gross							
A & B on DP 569151	RT 1044553	In gross							
	egistered owner of the burde egistered owner of the burde s) the easement(s) or profit(but in the Annexure Schedule Shown (plan reference)	egistered owner of the burdened land set out in Schees) the easement(s) or profit(s) à prendre set out in Sout in the Annexure Schedule(s) Continue i Shown (plan reference) Burdened Land (Record of Title)							

Annexure Schedule: Page:2 of 5

	Annexure Sc	hedule				
Insert type of instrument Easement	Dated		Page	2	of 5	Pages
Lassinoni		Continue in ad				
					,	•
Easements or <i>profits à prendre</i> ri	ghts and powers (inc	cluding terms, co	ovenants	and c	onditions)
Delete phrases in [] and insert mem required	orandum number as re	quired; continue i	n additior	nal Ann	exure Sch	edule, if
Unless otherwise provided below, to prescribed by the Land Transfer Re	the rights and powers i egulations 2018 and/or	mplied in specified Schedule 5 of the	l classes (Property	of ease Law A	ment are t ct 2007	hose
The implied rights and powers are	hereby [varied] [neg	atived] [added t	o] or [su	ıbstitu	ted] by:	
[Memorandum number	, registered un	der section 209 of	the Land	Transf	er Act 201	7]
[the provisions set out in Annexure	e Schedule]					

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	Aı	nnexure Schedule					
Insert type of instrument							
Easement	Dated		Page	3	of	5	Pages
	•	Continue in a	- dditional Ar	nexure	Sched	dule, if re	quired.
SCHEDULE A - Rights and Pov	wers of	the Easement					

The Easement will contain the rights and powers implied by the Fifth Schedule to the Land Transfer Regulations 2018 varied as set out below.

Interpretation:

1. In this Easement, unless the context requires otherwise:

easement means the rights hereby granted;

easement facility means the pedestrian, and wheelchair pathway constructed on the Easement Land to facilitate access between Hobson Crescent and Turnbull Street;

Grantee means the Wellington City Council and where applicable includes its successors and its agents, employees, contractors, tenants, licensees and invitees (including members of the public);

Grantor means Her Majesty the Queen and includes her successors, agents, employees, contractors, tenants, licensees and invitees;

Grant of Pedestrian Right of Way

- 2. The Grantor grants to the Grantee the right for the Grantee and the general public as invitees of the Grantee, in common with the Grantor at all times, to go over and along the easement area at any time, outside of school hours (before 8.30am and after 3.30pm Monday to Friday on the days that the school is open for instruction) on foot or any other form of human powered transportation and includes the right to go over and along the easement area with or without any kind of:
 - (a) pram, un-motorised scooter, wheelchair or disability vehicle; or
 - (b) domestic animal on a lead.

PROVIDED HOWEVER, that nothing in this easement grants the Grantee the right to interfere with the use by the Grantor, the Grantor's invitees and all other persons to whom the Grantor has or may grant rights.

- 3. For the avoidance of doubt the right to go over and along the easement area does not include the right to go over and along the easement area with any type of powered motor vehicle including but not limited to cars, trucks, vans, quadbikes and motorbikes.
- 4. The easement is granted under Section 48 of the Public Works Act 1981 and the right of termination in section 48 is hereby expressly excluded. The easement created by this instrument will continue until surrendered by the Grantee and the Grantor has no power to terminate this easement.

Grantor's Rights and obligations

- 5. Despite anything to the contrary in this instrument or at law, the Grantor may, at its sole discretion, close or permit the closure of the easement facility:
 - (a) in the event of an emergency for the duration of that emergency;
 - (b) if it reasonably considers that a serious threat exists to the safety of the public, or for maintenance purposes.
- 6. The Grantor may also at its sole discretion limit, restrict, or close off access to all or any part of the easement facility in the event of a public or school event or for security reasons.

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Annexure Schedule							
Insert type of instrument							
Easement	Dated		Page	4	of	5	Page
	_	Continue in ad	ditional Ar	nexure	- Sched	dule, if re	- equired.

- 7. No error or omission in the content or absence of any such notice of restriction or limitation to the use of the Easement as referred to in clauses 5 or 6 will affect the validity of the notice or the Grantor's entitlement to exercise the rights.
- 8. In addition, the Grantor may restrict access to and revoke the invitation to any member of the public at its sole discretion if the security and/or safety of the school or any person may be compromised, or for any reason if other reasonable grounds exist.
- 9. Subject to clauses 5, 6 and 8, the Grantor covenants with the Grantee that it will not at any time do or permit to be done anything on the easement area which may damage or obstruct the easement facility or which may interfere with or affect the full free use and enjoyment by the Grantee and the members of the public the rights, powers and privileges granted under this easement.

Grantee's Rights and obligations

- 10. The Easement will be for the use of the general public.
- 11. The Grantee is entitled to close the easement facility if it reasonably considers that a serious threat exists to the safety of the public.
- 12. The Grantee will use reasonable endeavours to cause as little disturbance and disruption to the carrying on of the normal or reasonable operations of the Grantor or the lawful use of the Burdened Land by the Grantor or third parties although the Grantor accepts that this provision will not prevent, restrict or hinder the Grantee from exercising its rights in a manner consistent with the terms and conditions set out under this easement.
- 13. The Grantee will not:
 - (a) damage the easement facility, excluding fair wear and tear;
 - endanger, disturb or annoy any other lawful user of the easement area provided that this provision will not unreasonably restrict or hinder the exercise of the Grantee's rights;
 - leave on the easement area any materials or unreasonable impediments to the use and enjoyment
 of the easement facility; or
 - (d) do or allow to be done on the easement area or the Burdened Land anything that may interfere with or restrict the rights of the Grantor or interfere with the efficient operation of the easement facility.
- 14. The Grantee must comply with all reasonable signs and control measures as painted or installed by the Grantor on the Burdened Land.
- 15. Neither the Grantee nor the Grantor will do or permit on the Burdened Land anything that may interfere with or restrict the rights of the other to use and enjoy the Easement Facility, except as permitted by this instrument.

Variation of Route

- 16. The parties acknowledge and agree that the Grantor may from time to time request that the Stipulated Course of the Easement Facility through the burdened land be varied.
- 17. If clause 16 applies the Grantee agrees to surrender this easement subject to:
 - the Grantor granting to the Grantee a pedestrian right of way easement along a varied route with rights and powers similar to those granted under this easement; and
 - (b) the Grantor obtaining all required consents and permits in respect of the new easement facility.

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		An	nexure Sche	dule					
Insert ty	ype of instrument								,
Easen	nent	Dated			Page	5	of	5	Pages
				Continue in add	ditional Ar	nexure	Sched	dule, if re	quired.
18.	The Grantor agrees to meet registration, legal and the Grantee.								
Repair	, Maintenance and Costs								
19.	The Grantor is responsible for that the easement facility is k								
20.	The Grantee must on deman facility which results from any					ntenand	ce of	the eas	ement
21.	Except in the cast of an eme 19, the Grantor must, to the provide the Grantee with reas to minimise any inconvenience	extent that sonable not	such works may tice setting out th	y interfere with one timing of the v	or restrict vorks and	the rig d take a	hts o	f the Gr	antee,
Genera	al								
22.	Where there is any conflict b 2018 and this instrument, the				e of the I	_and Tr	ansfe	er Regu	lations
23.	For the avoidance of doubt th are negated, the grant not be						perty	Law Ac	:t 2007