H397721.2 T

ISHLBC - 65009 ETY #######10.00 NEW ZCACANO STAMP DUTY TAU

THIS DEED made the 18th day of March 1982

<u>JOSEPH VIVIAN CRAPP</u> of Omokoroa, Farmer and <u>WALTER TICE</u>

<u>CRAPP</u> of Tauranga, Contractor (hereinafter referred to as "the Transferors")

A N D DESMOND STANISLAUS COONEY of Tauranga, Solicitor (hereinafter referred to as "the Transferee")

WHEREAS the Transferors are the registered proprietors of all those pieces of land described in the First and Second Schedules hereto AND WHEREAS it is desired by the parties hereto that the respective Lots in the First and Second Schedule hereto be each subject to and have the benefit of the restrictive covenants set out in the Fourth Schedule hereto and that the owners for the time being of the said Lots shall be bound by and may be able from time to time to enforce the observance of the said restrictions in equity or otherwise and howsoever

AND WHEREAS it is further desired by the said parties that the respective Lots described in the First Schedule hereto be each subject to a height restriction in favour of and for the benefit of the Lots described in the Second Schedule hereto and the owners for the time being of each of the respective Lots described in the First Schedule hereto shall be bound by and the owners for the time being of any of the Lots described in the Second Schedule hereto may from time to time be able to enforce the observance of the height restrictions set out in the Third Schedule hereto in equity or otherwise and howsoever

AND WHEREAS it is intended by this Deed to give effect to Section 7 of the Property Law Act 1952 in that the heirs executors administrators successors and assigns of the Transferors and the Transferee shall take the rights and obligations respectively assigned to the Transferors and the Transferee pursuant to this Deed

NOW THEREFORE IN CONSIDERATION OF THE PREMISES and in consideration of the sum of ONE DOLLAR (\$1.00) paid to the Transferors by the Transferee

(the receipt of which sum is hereby acknowledged) the Transferors DO HEREBY TRANSFER unto the Transferee all their estate and interest in the land described in the First Schedule hereto AND the Transferee for himself his heirs executors administrators successors and assigns so as to bind the respective Lots described in the First Schedule hereto DOTH HEREBY COVENANT AND AGREE with the Transferors for the benefit of each of the Lots described in the Second Schedule hereto that the Transferee will in respect of each of the Lots described in the First Schedule observe and perform_and_keep_the_restrictions contained in the Fourth Schedule hereto TO THE END AND INTENT that the restrictions shall enure for the benefit of each of the Lots described in the Second Schedule hereto and every part thereof notwithstanding that the land may subsequently be sold or otherwise transferred by the Transferor or Transferee PROVIDED ALWAYS that the Transferee shall as regards the said restrictions be personally liable only in respect of breaches thereof which shall occur while he is registered as proprietor of the land in the First Schedule AND the Transferee for himself his heirs executors administrators successors and assigns so as to bind the respective Lots described in the First Schedule hereto DOTH HEREBY FURTHER COVENANT AND AGREE with the Transferors for the benefit of each of the Lots described in the Second Schedule hereto that the Transferee will in respect of each of the Lots described in the First Schedule observe and perform and keep the restrictions contained in the Third Schedule hereto TO THE END AND INTENT that the restrictions shall enure for the benefit of each of the Lots described in the Second Schedule hereto and every part thereof notwithstanding that the land may subsequently be sold or otherwise transferred by the Transferor or Transferee PROVIDED ALWAYS that the Transferee shall as regards the said restrictions be personally liable only in respect of breaches thereof which shall occur while he is registered as proprietor of the land in the First Schedule

AND FURTHER IN CONSIDERATION OF THE PREMISES and in consideration of the sum of ONE DOLLAR (\$1.00) paid to the Transferors by the Transferee (the receipt of which sum is hereby acknowledged) the Transferors for themselves their successors and assigns so as to bind the respective Lots described in the Second Schedule hereto DO HEREBY COVENANT AND AGREE

with the Transferee for the benefit of each of the Lots described in the First Schedule hereto that the Transferors will in respect of each of the Lots described in the Second Schedule hereto observe and perform and keep the restrictions contained in the Fourth Schedule hereto TO THE END AND INTENT that the restrictions shall enure for the benefit of each of the Lots described in the First Schedule hereto and every part thereof notwithstanding that the land may subsequently be sold or otherwise transferred by the Transferors or Transferee PROVIDED ALWAYS that the Transferors shall as regards the said restrictions be personally liable only in respect of breaches thereof which shall occur while the Transferors are registered as proprietors of the Lots described in the Second Schedule upon which such breaches might occur.

IN WITNESS WHEREOF the Transferors and the Transferee have hereunto set their hands on the day and year first hereinbefore written.

SIGNED by the said JOSEPH VIVIAN CRAPP and WALTER TICE CRAPP as Transferors

in the presence of:

SIGNED by the said

Transferee in the presence of:

DESMOND STANISLAUS COONEY as

FIRST SCHEDULE

LOT NO.	PLAN NO.	AREA	CERTIFICATE OF TITLE
Lot 4	s.27862	1005 m²	26A/928
Lot 5	s.27862	800 m²	26A/929
Lot 6	s.27862	800 m²	26A/930
Lot 7	s.27862	801. m²	26A/931
Lot 9	s.27862	81,2 m²	26A/933
Lot 10	s.27862	807 m²	26A/934
Lot 11	s.27862	801 m²	26A/935
Lot 12	s.27862	809 m²	26A/936
Lot 13	s.27862	881 m²	26A/937
Lot-14	s27862	832_m²	26 <u>A/938</u>

The above Lot 4 being subject to Tencing Covenant and Drainage Easement created by Transfer No. H.293314.1

SECOND SCHEDULE

Lot	2	s.27862	800 m²	26A/926 -
Lot		s.27862	800 m ²	26A/927
Lot		s.27862	1042 m²	26A/939 /
-Lot-		s.27862 —	925-m²	26A/942
Lot		5.27862	880 m²	26A/943/
Lot		s.27862	800 m²	26A/944 /
Lot		S.27862	800 m ²	26A/945 /
Lot		S.27862	800 m ²	26A/947 /
		s.27862	820 m²	26A/948 /
Lot		s.27862	800 m ²	26A/949 /
Lot			1212 m ²)	
Lot Lot		s.27862 s.27862	1282 m ²)	26A/951 ~
Lot		s.27862	801 m ²	26A/952 ~

The above Lots 2 and 3 being subject to Fencing Covenant contained in Transfer H.293314.1

The above Lots 27 and 28 being subject to and having appurtenant thereto Rights of Way evidence subject to Section 37(1)(a) Counties:

H.293314.2 such Easementsbeing subject to Section 37(1)(a) Counties:

Amendment Act 1961

Not to erect any building or other structor (excluding therefrom chimneys attached to dwellings and television or radio aerials) or to permit or suffer the growth of any tree shrub or other vegetation to a height exceeding the height shown in the diagram endorsed on Deposited Plan S.27862 for the respective Lots described in the First Schedule hereto.

FOURTH SCHEDULE

- (a) Not to erect or allow to be erected on the said land any building other than one family dwellinghouse or two family living units with (if required) a garage or two garages or such other building as would normally be appurtenant to a family dwellinghouse and
- (b) Not to erect or allow to be erected on the said land a dwellinghouse or two family living units of which the materials or construction shall have previously been used and that the use of Weathersides and asbestos cement sheathing materials be confined to a maximum of one third of the exterior wall area not including roof gables.
- (c) Not to erect or allow to be erected on the said land either a dwellinghouse or two family living units which have been relocated on the said land after having been erected and lived in on another piece of land.

NO.

TRANSFER OF FREEHOLD LANDS

J V & W T CRAPP

Transferor

D S COONEY

Transferee

Correct for the purposes of the Land Transfer Act

Solicitor for the Transferee

Particulars entered in the

Cooney Lees & Morgan Solicitors TAURANGA

Assistant Land Registrar of the District of South Auckland

the time stamped below

Register as shown in the Schedule of Land herein on the date and at