#### Approved by Registrar-General of Land under No. 2002/1026 Transfer instrument

Section 90, Land Transfer Act 1952

Land registration district	Land	registration	district
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#### SOUTH AUCKLAND

# Approval 02/1026EF3



Unique identifier(s) or C/T(s)

Area/description of part or stratum

(Continued on page 1 Annexure Schedule)

All/part

Transferor

Surname(s) must be <u>underlined</u> or in CAPITALS.

#### LOLOMA DEVELOPMENTS LIMITED

Transferee

Surname(s) must be <u>underlined</u> or in CAPITALS.

### LOLOMA DEVELOPMENTS LIMITED

Estate or interest to be transferred, or easement(s) or profit(s) à prendre to be created State if fencing covenant imposed.

Fee Simple subject to a land covenant (continued on page 1 Annexure Schedule) and the Transferee shall be bound by a fencing covenant as defined in Section 2 of the Fencing Act 1978

#### Operative clause

The Transferor transfers to the Transferee the above estate or interest in the land in the above certificate(s) of title or computer register(s) and, if an easement or *profit à prendre* is described above, that easement or *profit à prendre* is granted or created.

Dated this	742	day of	November	2006

**Attestation** (If the transferee or grantee is to execute this transfer, include the attestation in an Annexure Schedule).

	Signed in my presend	by the Transferor
	All All	
KC Downey,	Signature of witness	
KK Downeny (Director)	Witness to complete in Witness name	BLOCK letters (unless legibly printed)
	Occupation	Erin Ann Handley Legal Secretary
Signature [common seal] of Transferor	Address	TAURANGA

Certified correct for the purposes of the Land Transfer Act 1952.

[Solicitor for] the Transferee

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	ert type of instrument	proved by Registrar-General of Land Annexure Sche		Approval 2/5032EF
"Mo	ortgage", "Transfer", "L	.ease" etc		4015-
Tra	ansfer	Dated 07/¢	1/2006	Page 1 of 5 Pages
		(Contin	ue in additional	I Annexure Schedule, if required
Coi	ntinuation of "Certif	icate of Title No" "(All)"		
	•			
159	9384 to 15939 <b>0</b> (both ii	nclusive) called ("the land")		
Co	ntinuation of "Estate	e or Interest or Easement to I	be created"	
set Sch to a rest Lot beii ANI the	out in Schedule A (he hedule B over the land as the "Servient Lots") trictions set out in Sche s may enforce the obs ng of the Servient Lots D AS INCIDENTAL to t other Dominant Lots	Ter's intention to create for the bereinafter referred to as the "De in Certificates of Title 159384 to TO THE INTENT that the Servier edule B and that the owners and pervance of such stipulations and the within transfer so as bind the the Transferee HEREBY COVENA venants run with the Servient Lot	ominant Lots' 15939 <b>D</b> (both nt Lots shall b occupiers for d restrictions a e Servient Lot ANTS AND AG	") the land covenant set out in inclusive) (hereinafter refer the bound by the stipulations a the time being of the Domina against the owners for the time s and for the benefit of each GREES in the manner set out
PRO	OVIDED ALWAYS that	the owners of the Servient Lots	s shall only h	ave personal liability hereun
		the owners of the Servient Lots he Servient Lots in respect of wh		
whi		he Servient Lots in respect of wh	nich any such	
whi	ile they are owner of th occur)	he Servient Lots in respect of wh Scheduce	nich any such A	breach shall occur (or is alleg
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	tgage", "Transfer", "Lease" etc
Tran	Dated OF 11 2006 Page 3 of 5 Pa
	(Continue in additional Annexure Schedule, if requi
3.	Not to erect or permit the erection of any dwelling other than a single level residential dw and such garage or other buildings which would normally be appurtenant to a single residential dwelling PROVIDED HOWEVER, a garage constructed below the natural ground of the property shall not breach this covenant.
4.	Not to erect a dwelling house of a floor area less than 120 square metres (the floor measurement to be exclusive of garage, carports, decking, breezeways, roof overhang other accessory buildings).
5.	To construct any dwelling with a minimum of 75% of the exterior cladding of the dw consisting of any of the following materials: kiln-fired or concrete brick, stucco textured f stone or timber (with the exception of board and batten), pre-finished metal or weatherboard construction or any other new exterior cladding material for which the Purchas first obtained the Vendor's consent in writing. Any dwelling with an exterior finish i form of flat cladding, concrete block, poured concrete or similar shall have the surface text in such a manner as to fully cover the base material.
6.	Not to erect or permit to be erected any building or structure whatsoever having a height cause or permit or suffer any tree, shrub or other vegetation to grow to a height, in excertible height shown in the schedule of height restriction shown on DP338661.
7.	Not to permit or suffer the erection of any temporary building or structure upon the land e as maybe used in conjunction with the construction of permanent buildings and which w removed from the land upon completion of the work.
8.	Not to permit any building or associated works in the course of construction to be left wi substantial work being carried out for a period exceeding 3 months and will com construction of any such building within 12 months of commencement of work and complete fencing and landscaping within 6 months thereafter.
9.	Not to permit or suffer the use of the land other than for residential purposes.
10.	Not to permit or suffer the said land to be occupied or used as a residence unless the bu on the property has been substantially completed in accordance with the covenants cont herein and the buildings meet the requirements of the appropriate local authority.
11.	Not to use any metal clad roof that has not been factory pre-painted.
12.	Not to erect or allow to be erected on the land A-frame type/style dwellings or buildings.
13.	Not to erect or establish any fence constructed of corrugated iron or a fence or h exceeding 1.8 metres in height above the finished ground level at the date that this trans effected or 1.2 metres in height within 4.5 metres of any road frontage.
	s Annexure Schedule is used as an expansion of an instrument, all signing parties and either their witness sitors must sign or initial in this box.

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	instrument Transfer", "Lease" etc
Transfer	Dated 07 11 2006 Page 4 of 5 Pages
r	(Continue in additional Annexure Schedule, if required
such a carried	sure that a driveway or vehicle access will be fully constructed in a permanent surfaci as concrete, concrete block, brick paving or tarsealing and that such surfacing will d out in a proper and tradesmanlike manner within six months of completion uction of any building.
accord	o carry out landscaping on the road frontage of the Council owned land except lance with the general overall landscaping plan prepared by the Vendor or, with pr n approval of the Vendor.
16. To kee	ep and maintain in a neat and tidy condition the Council owned road frontage of the land
	nstruct any garage, carport or other out building in those materials prescribed by t ant and of a design as to be architecturally integrated with the main dwelling.
roadin	nstate, replace or be responsible for all costs arising from damage to the landsca g, footpaths, curbs, concrete or other structures in the subdivision arising from t suse of the land directly or indirectly through the <del>Purchaser's</del> agents or invitees. wees
are a access	stockpile or store earth, sand, pumice or other materials on the lot unless such materic tually to be used in the construction and landscaping of a permanent dwelling ory building on the lot.
20. The ¥ ∽sिe <del>cPurcha</del> the wi	rans error endor shall have the right at any time (but shall not be obliged) to require from the endor shall have the right at any time (but shall not be obliged) to require from the endor written evidence that the Purchaster's architect/designer and/or builder has sight thin covenants and is of the opinion that the proposed residence or building complies we quirements of the covenants.
bring dwellin or scre cause	any time other than in relation to the erection of the dwelling and associated buildings on to or allow to remain on the land or any internal road of the subdivision any tempora ng, caravan, trade vehicle or other equipment or materials or machinery unless garag eened so as to preserve the amenities of the neighbourhood and to prevent noise likely offence to residents in the subdivision. No recreational or commercial vehicles or trail e regularly located on the street or footpath.
22. Not to	bring on to or allow to remain on the land any campervan unless such campervan is:-
(a)	of a size no larger than 6.6 metres in length and of a height no greater than 3.3 metrover $1/3^{rd}$ of its length and 3 metres over its balance;
(b)	factory or custom built (to the intent that bus conversions are prohibited);
	re Schedule is used as an expansion of an instrument, all signing parties and either their witnesses

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		of instrument	02/5032EF/
		"Transfer", "Lease" etc	4015-
Tran	sfer	Dated 07 11 2006 Page 5	of 5 Pages
		(Continue in additional Annexure Sc	
		garaged or screened so as to preserve the amenities of the r hbouring outlooks and views are taken into consideration when such o tioned; and	campervan is bei
	(d)	transkov positioned in an area first approved by the <del>Vendor</del> or its nominee, s at the absolute discretion of th <del>e Vendor.</del> transferor	such approval to
23.	aesth as to	to construct any clothesline or letterbox except such clothesline or le hetically sensitive in terms of design location and siting and shall not be be highly visible from the street. No letterbox shall be sited in the ro property of the Purchasert vansferee.	sited in such a w
24. <sup>-</sup>	withc bene	ere should be any breach or non-observance of any of the covenants co out prejudice to any other liability which the <del>Purchaser</del> may have to any efit of these covenants, the <del>Purchaser</del> will upon written demand being m ny of the registered proprietors of the Lots:- <b>+</b> hrankeree	person having t
	(a)	pay as liquidated damages the sum of \$100.00 per day for every da or non-observance continues after the date upon which written dema such damages to be paid to the Vendor for so long as the Vendor proprietor failing which, to be paid to the person(s) making such dem	nd has been mad emains a register and;
	(b)	remove or cause to be removed from the land any secondhand garage, carport, building or other such structure erected or placed or or non-observance of these covenants;	or used dwellin
	(c)	replace any building materials used in breach or non-observance of the new or not pre-used materials.	iese covenants w
		xure Schedule is used as an expansion of an instrument, all signing parties and eith ust sign or initial in this box.	her their witnesses $2 \sqrt{3}$

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In the Matter of: The Land Transfer Act 1952

In the Matter of: A Plan to be Deposited under No. DP338661

## **Consent Of Mortgagee**

**FM CUSTODIANS LIMITED** the Mortgagee under Mortgage B579386.2 registered against the Title to the land comprised and described in Certificate of Title 150029 (South Auckland Registry) **HEREBY CONSENTS** to deposit of Plan DP338661, the creation of the restrictions shown thereon, certain land covenants **WITHOUT PREJUDICE** to its rights and remedies under the said Mortgage.



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