# **View Instrument Details**



Instrument No Status Date & Time Lodged Lodged By Instrument Type 11051422.6 Registered 24 April 2018 16:10 Walker, Samuel Robert Easement Instrument



Affected Computer Registers	Land District	
819218	South Auckland	
819219	South Auckland	
819220	South Auckland	
819221	South Auckland	
819222	South Auckland	
819223	South Auckland	
819224	South Auckland	
819225	South Auckland	
819226	South Auckland	
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819230	South Auckland	
819231	South Auckland	
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819236	South Auckland	
819237	South Auckland	
819238	South Auckland	
819239	South Auckland	
819240	South Auckland	
827664	South Auckland	
827665	South Auckland	
827666	South Auckland	

Annexure Schedule: Contains 7 Pages.

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 10725012.2 has consented to this transaction and I hold that consent	V
Signature	

Signed by Samuel Robert Walker as Grantor Representative on 24/04/2018 02:21 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 Samuel Robert Walker as Grantee Representative on 24/04/2018 02:21 PM

\*\*\* End of Report \*\*\*

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

Sections 90A and 90F, Land Transfer Act 1952

Grantor

Surname must be underlined

MCA 29 LIMITED

Grantee

Surname must be <u>underlined</u>

MCA 29 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

Purpose (nature and extent) of easement, <i>profit</i> , or covenant	Shown (plan reference)	Servient tenement (Identifier/CT)	Dominant tenement (Identifier/CT <i>or</i> in gross)		
Land covenant		CT 819218-819240 (Inclusive) & 827664- 827666 (Inclusive)	CT 819218-819240 (Inclusive) & 827664- 827666 (Inclusive)		

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 specific classes of easement are those prescribed by the Land Transfer Regulations 2002 and/or the Schedule Five of the Property Law Act 2007.

The implied rights and powers are [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 2].

#### **Covenant provisions**

Delete phrases in [] and insert memorandum number as required. 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].

Insert type of instrument "Mortgage", "Transfer", "Lease" etc						
Easement Instrument	dated	Page	2	of	7	pages

(Continue in additional annexure schedule, if required.)

## INTRODUCTION

- It is intended that the Land in Certificates of Title 819218-819240 (Inclusive), and 827664-827666 (Inclusive) ("Lots") shall be subject, to and shall have the benefit of, certain covenants as set out in Schedule 1 to this instrument **TO THE INTENT** that each of the Lots ("the Servient Lots") shall be bound by the conditions and restrictions set out in Schedule One for the benefit of each of the other Lots ("the Dominant Lots") and that the registered proprietors and occupiers of any of the Dominant Lots may enforce the observance of such conditions and restrictions against the registered proprietors and occupier of any of the Servient Lots.
- 2. As supplementary to this Instrument the parties hereby covenant that each of the Servient Lots shall be subject to covenants set out in Schedule One for the benefit of the Dominant Lots and that any of the registered proprietors and occupiers of the Dominant Lots may enforce the observance of such conditions and restrictions against any of the registered proprietors of the Servient Lots **PROVIDED ALWAYS** that the registered proprietors and occupiers of the Servient Lots shall as regards to the conditions and restrictions be liable personally only in respect of breaches of such conditions and restrictions which occur while they are the registered proprietors of the Servient Lots of the Servient Lots in respect of any such breach occurring or alleging to have occurred.

## SCHEDULE ONE

- 3. Not erect or permit to be erected or place or permit to be placed on the Lot any dwellinghouse other than a single new (and not second-hand) dwellinghouse and any associated secondary buildings;
- 4. Not to erect or permit to be erected dwellinghouse of a floor area less than 100 m<sup>2</sup> (such measurement being exclusive of garage, carports, decking, porches, renders, and any roof overhang). All dwellinghouse plans and siting for construction of any dwellinghouse must be approved in writing by MCA 29 Limited ("Lighthouse") prior to any application for a building consent, commencement of any site work, or preparatory work for such commencement of any work.
- 5. In determining the approval of such plans and specifications Lighthouse will take into consideration;
  - a. the location of the site;
  - b. whether it meets Lighthouse's design objectives;
  - c. how it complements other properties in the surrounding area and is in keeping with the surrounding environment (taking into account the location, elevation, fencing, layout, landscaping, materials, colour and visual impact of the proposed dwellinghouse); and
  - d. that it does not detract from the normal standard of housing in the Subdivision.
- 6. To construct the dwellinghouse in accordance with approved plans provided that any variations to the plans must require additional written approval by Lighthouse prior to commencement of any variations.

	Insert type of instrument "Mortgage", "Transfer", "Lease" etc
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	(Continue in additional annexure schedule, if required.)
7.	To construct the dwellinghouse with a minimum of 60% of the exterior cladding of the dwellinghouse consisting of any of the following materials:
	a. glazing;
	b. kiln fired or concrete brick;
	c. stucco or solid plaster;
	d. textured finish stone; timber;
	<ul> <li>pre-primed fibre cement weatherboards having a maximum finished width not exceeding 180mm; or</li> </ul>
	f. pre-finished metal weatherboard bond to solid timber boards.
8.	Weatherboard detailing shall include, as the preferred design, traditional box and scriber treatments to corners and windows in conjunction with appropriate use of colour.
9.	Any proposed dwellinghouse with an exterior finish in the form of flat cladding, concrete block, poured concrete or similar shall have the surface of such materials textured in such a manner as to fully cover the base material unless otherwise approved in writing by Lighthouse.
10.	Any proposed dwellinghouse to be constructed with a basement or sub-floor space shall have the basement or sub-floor area sheathed with cladding complying with Lighthouse's specifications for exterior cladding.
11.	. Any metal roof cladding must have a pre-finished factory colour.
12.	. Any proposed dwellinghouse shall include either an attached or separate fully enclosed garage of a floor area not less than 30 m <sup>2</sup> for a 3 or more bedroom dwellinghouse and a minimum of 18 m <sup>2</sup> for any 2 bedroom dwellinghouse Such garaging shall be constructed and completed at the same time as the construction and completion of the dwellinghouse and in the same materials and architectural design as the proposed dwellinghouse unless otherwise approved in writing by Lighthouse. For the purpose of these covenants any references to dwellinghouse shall also be deemed to include reference to such garage or secondary buildings.
13.	. Not subdivide the Lot further or create a unit title or cross lease in respect of any dwellinghouse on the Lot.
14.	. Not permit the Lot to be occupied or used as a residence unless the dwellinghouse on the Lot has been substantially completed and the dwellinghouse meets the requirements of the Western Bay of Plenty District Council ("Council").
15.	. Not leave the exterior of any dwellinghouse on the Lot incomplete longer than a period of twelve months from the laying down of the foundations for the dwellinghouse.
16.	. Complete construction of the vehicle access to any dwellinghouse in a permanent surface of concrete, concrete block or brick paving or tar-sealing and such surfacing is to be carried out in a proper and tradesman-like manner within twelve months of laying down the foundations of the dwellinghouse.
17.	. Complete construction of any paths on the Lot in permanent materials with all unpaved areas to be properly grassed and landscaped within twelve months of laying down the

		e" etc ment Instrument	dated		Page 4 of 7	ра
				(Continue in add	tional annexure schedule, if required	.)
	founda	ations of the dwellingh	iouse.			
18.	the for aesthe	undations of the dwe	llinghouse, the clothes	with such des line shall not t	within twelve months of laying ign, construction and location be highly visible from the accor- g access to the Lot.	i to
19.		or fences on the Lot			encing Act 1978, not to ere nees comply in full with the fo	
	a.		-cloth, nett	ing, cement pa	d corrugated iron, post and nels, plywood or demolition m	
	b.				1.83 metres measured vertical the Lot where the fence is en	
	C.	roadway which exce	eds 1.30 n nis five me	netres in heigh tre area shall	f the front Lot boundary adjoin above the finished ground le be of solid paling type constr	veľ
	d.	erected on any corr roadway or right of v a tence is required	her Lot (wh vay) withou in such loc	ere there are t the express v ations to provi	oadway, right of way access at least two sides of a Lot a ritten approval of Lighthouse. Je safety above retaining wall woll type fencing to be appro	dje W Is e
	e.	The written approva Fence.	al of Lighth	nouse is obtair	ed prior to the construction	of
		e" shall include (but i as a dividing fence.	is not limite	ed to) any live	fence, or any raised groun	٦d
21.	mainte but th	nance of any fence l	petween the not inure t	e Lot and any	towards the expense of erect adjoining land owned by Ligh of any subsequent purchase	tho
22.	landsc	ape, roading, footpat e use of the Lot eithe	hs, curbs,	concrete or oth	costs arising from damage er structures damaged as a n tor or occupier or any of their	esi
23.	or allo	w remaining on the nent and materials u	Lot any te	mporary buildi	has been completed, not bring ng, caravan, trade vehicle o d so as to preserve the amer	r c
24.		permit or erect any art of the Lot without p			arding of a commercial natur I Lighthouse.	e t
~ -					of the Lot, (including any publ	

	"Mort	type of instrument gage", "Transfer",				
		e" etc ment Instrument	dated		Page 5 of	7 pages
				(Continue in additional and	nexure schedule, if i	required.)
	Lot is regula from ti debris incurre	ge lot vested in any Rele kept free of weeds and rly and if the Grantor fa ime to time to arrange f and mowed in which ev ed by Lighthouse togethe late demand is made by	noxious ils to do for the L ent the C er with in	plants and debris ar so Lighthouse shall h ot to be cleared of we Grantor shall pay Light terest calculated at the	nd is mowed an nave the right at eeds and noxiou house on demau	nd maintained any time and us plants and nd such costs
26.	Lighth during	se any land or Lot adja ouse or the registered p construction no rubbish s ways. Further the Grant	proprieto 1 or was	r of that land or Lot.	The Grantor wi	Il ensure that
	a.	Immediately prior to co all-weather access of dwellinghouse, remove condition at the outset;	rossing	and on completion	n of construc	tion of any
	b.	Before commencing of hard stand loading pad a minimum width of 4 m	for a dis	tance of 5 metres fron		
	C.	Ensure that no dama footpaths or roading an liability in respect of suc	nd the G	rantor hereby indemn		
	d.	The Grantor shall noti the Lot of the requireme				e working on
27.	withou persor	e is any breach or non-o t prejudice to the liability ns having benefit of the by any Grantee:	y which t	he Grantor may have	to the Grantees	s or any other
	a.	Pay to the Grantee or a sum of \$500 per day f compliance continues, date that such written liquidated damages sh compliance is remedie The amount of \$500 s Price Index (All Groups	or every calculate notice nall be p d within hall be	day that such breach ad from the date that was served on the G bayable if the breach five working days of increased annually by	h or non-observ is five working of arantor (to the i or non-observ f the demand b r reference to th	vance or non- days from the ntent that no ance or non- eing served).

- b. Obtain from the Council any building consents required under the Building Act 2004 (or any legislation in replacement of that Act) for the removal of the noncomplying Building, structure or materials (as the case may be);
- c. Remove or cause to be removed from the Lot any dwellinghouse, structure or materials used in the construction of the dwellinghouse or structure that is in breach or non-observance of the covenants; and
- d. Obtain from the Council all building consents required under the Building Act 2004 (or any legislation in replacement of that Act) for the re-instatement and/or

	Insert type of instrument "Mortgage", "Transfer", "Lease" etc								
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			(Continue in additional annexure schedule, if required.)						
	replacement of a complying Building, structure or materials;								
	e. Reinstate and/or replace the non-complying dwellinghouse structure and/or materials in accordance with the building consent and so that the dwellinghouse and structures constructed on the Lot comply fully with these covenants; and								
	Lot in breach to protect basis that any unpaid d	t the su lebt shal	demand the right to register a caveat against the m of any unpaid debt owing by the Grantor on the l be deemed to constitute a contractual charge over until such time that any debt is fully discharged or						
1		ay take v	h breach within a reasonable time following receipt whatever action they consider necessary to remedy						
			orcing the covenants will constitute a debt due that n breach and shall be recoverable as liquidated						
			ntor and the successors in title of the Lots until 1 enants shall expire and any obligations shall cease.						
	Covenants which occur while the Grantor indemnifies the	the Grar Grantee	respect of breaches or non-observance of these ntor is the registered proprietor of the particular Lot. es from all proceedings, losses, claims, liabilities, breach or non-observance of these covenants by						
	any Grantor and neither the G	rantees i proprieto	will be required to enforce these covenants against nor Lighthouse will be liable for any breach of these or of any Lot which the Grantees or Lighthouse (as rietor.						
	dwellinghouse, structure, fer Covenants, Lighthouse may contemplated where in the so from the overall quality and a	ncing or in its en ole opinio opearand	s of these covenants, should any proposed landscaping on a Lot not comply with these ntire discretion give written approval to the work on of Lighthouse such approval would not detract ce of the subdivision. Such approval may be given its sole and absolute discretion thinks fit.						
		e the ri	nforce any provision of these covenants at any time ght of the Grantees to subsequently require strict						
	this instrument. If the discuss written notice to the other part	ions fail ies) requ the Pre	good faith any dispute between them arising out of to resolve the relevant dispute, any party may (by lire that the dispute be submitted for mediation by a sident for the time being of the New Zealand Law mission to mediation:						
			to be not acting as an expert or as an arbitrator;						
	b. The mediator shall det	ermine I	the procedure and timetable for the mediation; and						

	Insert type of instrument "Mortgage", "Transfer", "Lease" etc						
	Easement Instrument	dated		Page 7	of	7	pages
			(Continue in additional a	innexure sche	edule, if	require	əd.)
	c. the cost of the mediatio	n shall b	e shared equally bet	ween the p	arties.		
	If any of the covenants contain that covenant shall be deen unenforceability shall not affect remain in full force and effect made necessary by the deletion	ned dele at the ot to the ex	eted from this instr ner provisions of this ktent permitted by la	ument and s instrumer w, subject	d such ht, all to any	n inva of wh	alidity or nich shall
37.	Lighthouse has the benefit of benefit, and enforceable at the section 12 of Contract and Con	suit, of	Lighthouse (together				
	38. If at any time any part of a Lot is to vest in Western Bay of Plenty District Council or any other Relevant Authority these covenants shall be deemed to have been surrendered or the date of the deposit of the plan identifying the land that is to so vest (or such replacemen process as is required to enable registration of the vesting of the land) in respect of that part of the Lot (as the case may be) that is to vest. No further consents of either the Grantor on the Grantee shall be required in order to effect the surrender and any such consents that would otherwise have been required shall be deemed to have been given.						dered on lacement that part irantor or
39.	In any circumstance where Lig any approval shall be at Lig Lighthouse be required to give	hthouse	's sole discretion a				
40.	Where Lighthouse has been "approval by Lighthouse" shall Lighthouse for this purpose.						
	This Easement Instrument is g laws of New Zealand, and the Zealand Courts						