View Instrument Details



Instrument No Status Date & Time Lodged Lodged By Instrument Type 12771318.4 Registered 27 November 2023 13:46 Edwards, Jennifer Ann Easement Instrument



Affected Records of Title	Land District
989349	North Auckland
989350	North Auckland
989351	North Auckland
989352	North Auckland
989353	North Auckland
989354	North Auckland

Annexure Schedule Contains 4 Pages.

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	Ø
I certify that I have taken reasonable steps to confirm the identity of the person who gave me authority to lodge this instrument	Ø
I certify that any statutory provisions specified by the Registrar for this class of instrument have been complied with or do not apply	Ø
I certify that I hold evidence showing the truth of the certifications I have given and will retain that evidence for the prescribed period	Ø
Signature	

Signed by Wade Robin Hansen as Grantor Representative on 23/11/2023 11:45 AM

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 Wade Robin Hansen as Grantee Representative on 23/11/2023 11:45 AM

*** End of Report ***

Easement instrument to grant easement or profit à prendre Section 109, Land Transfer Act 2017

Grantor

Sumame(s) must be <u>underlined</u>.

Theresa Eileen TRIM

Grantee

Sumame(s) must be underlined.

CHORUS NEW ZEALAND LIMITED

Grant of Easement or Profit à prendre

The Grantor, being the registered owner of the Burdened Land set out in Schedule A, **grants to the Grantee** (and, if so stated, in gross) the easement(s) or *profit(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.

Notestia et								
Purpose of Easement, or <i>prafit</i>	Shown (plan reference)	Burdened Land (Record of Title)	Benefited Land (Record of Title) or in gross					
Right to convey telecommunications	"A" on Deposited Plan 560525	Lot 2, Deposited Plan 560525 (RT: 989350)	Chorus New Zealand Limited (in gross)					
	"B" and "R" on Deposited Plan 560525	Lot 1, Deposited Plan 560525 (RT:989349)						
	"C" and "S" on Deposited Plan 560525	Lot 3, Deposited Plan 560525 (RT: 989351)						
	"D" and "T" on Deposited Plan 560525	Lot 4, Deposited Plan 560525 (RT: 989352)						
	"E", "M", "O", "U", "V" and "W" on Deposited Plan 560525	Lot 5, Deposited Plan 560525 (RT: 989353)						
	"F", "Y" and "Z" on Deposited Plan 560525	Lot 6, Deposited Plan 560525 (RT: 989354)						

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 2018 and/or the Fifth Schedule of the Property Law Act 2007.

The implied rights and powers are varied/negatived/added to or substituted by: Memorandum number , registered under section 209 of the Land Transfer Act 2017.

the provisions set out in the Annexure Schedule.

4361660.0

Annexure Schedule

Eas	ement	Dated Page 2 of 4 Pag
		Continue in additional Annexure Schedule, if require
Con	tinuat	ion of "Easement rights and powers":
s t a	Schedu his eas iuthorii	hts and powers in this easement are in addition to those rights and powers contained in le 5 of the Land Transfer Regulations 2018 ("the Fifth Schedule") and where the terms of sement are in conflict with either the Fifth Schedule or any of the statutory rights and ties which the Grantee may have in respect of the Burdened Land, the terms of this ant shall prevail.
2	Gran	t of Easement
2.1		dition to the above rights and powers the Grantor grants to the Grantee as an easement oss the following rights and powers at all times and in any quantity:
	(a)	to lay, install (including construct), locate, upgrade, add to, inspect, maintain, replace, repair, renew, enlarge, alter, retain, remove any Lines and Works on, in, over and under the Easement Land (and for the avoidance of doubt, the Grantor's consent shall be deemed for the purposes of clause 10(1)(b) of Schedule 5 of the Land Transfer Regulations 2018 by virtue of this easement);
	(b)	subject to clauses 4.1 and 4.2, to enter with all necessary equipment and remain upon the Burdened Land for the purposes of laying, installing (including constructing), locating, upgrading, adding to, inspecting, maintaining, replacing, repairing, renewing, enlarging, altering, retaining or removing Lines or Works and make any access ways, cuttings, fillings, grades, batters and to re-open the same and generally to do and perform such acts or things upon the Burdened Land as may be necessary or desirable (or incidental thereto) to enable the Grantee to receive, enjoy and give effect to the ful free use and enjoyment of the rights and powers granted under this easement; and
	(c)	to use and operate Lines and Works (such use and operation may include the granting of such use to third party telecommunications service providers) for the purpose of conveying telecommunications without interruption or impediment,
		ded however that nothing shall compel the Grantee to exercise the above rights at any or in a particular way
3	Gran	tee's Covenants
3.1	The C	Grantee shall be responsible for:
	(a)	the installation of and maintenance of the Lines and Works located on the Easement Land; and
	(b)	using its best endeavors to prevent the Lines and Works located on the Easement Land becoming a danger to any user or occupier of the Burdened Land.
3.2	little	Grantee will, in exercising the rights granted to the Grantee under this easement cause as damage as reasonably possible to the Burdened Land and to any building or building ovement (including, without limitation, any interior fitout) located on the Burdened Land.
3.3	Land	Grantee will at the Grantee's own cost repair and make good any damage to the Burdene (Including without limitation any damage to any building(s), fences or other ovements) caused by the Grantee in exercising the Grantee's rights and powers under the

Annexure Schedule

Eas	ement		Dated			Page	3	of	4	Page
				G	ontínue in addition	al Anne:	vure Sc	 hedu	le, if re	- quired
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4.2	reaso Burde the an not a restri- by thi and /	ercising the rights nable efforts to gi ened Land (except voidance of doubt pply. Without lim ct or impede acce e Grantee and, up or access cards n ment Land.	ve the Grants in the case of clause 12(2 ltation to the ss to the Eas- pon request b	or prior notic of an Emerge) of Scheduk preceding p ement Land y Grantee, w	the that the Grant ency, when notice a 5 the Land Train rovisions, the Gr (including by wa fill provide the G	ee inter a will no nsfer Ro antor s y of sul rantee	nds to ot be r egulati hall no odivisk with al	ente equi ons t at n of l nec	r upon red) ar 2018 c any tir the La cessary	the nd for loes ne and) r keys
5	Grantor's Covenants									
5.1	1 The Grantor will not without the written permission of the Grantee (not to be unreasonably withheld or delayed):								łγ.	
	(a)	shrubs) on or in may at all times	the near vici at the Grant	inity, or encr or's cost ren	r cultivated vege oaching on the E nove any natural h may interfere	asemei or cult	nt Land ivated	t. Th vege	e Gran station	itee or
	(b)				ement (including on the Easemen			ed to	buildi	ngs,
	(C)	do anything on or Works; or	the Easemen	t Land that n	nay damage or e	ndange	er the (Gran	tee's L	ines
	(d)	any time do per	mit or suffer	any act whe	ghts granted by reby the full and ranted by this ar	free us	ie and	enjo		
5	Rem	oval								
6,1	shall	ines and Works a not be required to assist in such Lines a	o remove the	Lines and/or	[.] Works at any ti	me. No	o perso	n sh	all hav	/e any

Annexure Schedule

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for any is duly			C	ontinue in additio	⊥ Inal Annex	ure Sc	u hedu	le, if rei	⊥ guired.
Furth	surrendered or extin	ever. Th	to determine e parties int	e this easement end this easem	for any l ent to sul	oreach	of c	ovenai	nt or
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(c)									ierty
(d)	the meaning of Sect	ions 5 ar	nd 6 of the C	ompanies Act 1	993) and	its su	cces	sors,	thin
(e)				e, assigns, tena	nts, trans	ferees	s and	l perso	nal
(f)				ings ascribed to	o those to	erms u	inder	⁻ the	
	doing benefi Telecc Notwill easem the Gr confer Land, wheth Defini (a) (b) (c) (d) (e)	 doing all acts and things, at benefit of this easement act Telecommunications Act Notwithstanding anything be easement shall be without if the Grantee under the Teleconferring rights or powers Land, and the Grantee may whether in addition to or in Definitions and interpret In this easement: (a) "Common Propert) Act 2010. (b) "Easement Land" rist buildings) on which is easement as Eabuildings) on which if this easement as Eabuildings) on which if (c) "Emergency" mean or immediate risk to (d) "Grantee" means C the meaning of Sect assigns, personal reinvitees. 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(b) "Easement Land" means that part of the Burdened Land identified in Schedule A this easement as Easement Land and those other parts of the Burdened Land (includings) on which the Grantee has installed and located its Lines and Works. (c) "Emergency" means a situation in which there is a probable danger to life or prop or immediate risk to the continuity or safety of supply of telecommunications. (d) "Grantee" means Chorus New Zealand Limited and includes all its subsidiaries (wit the meaning of Sections 5 and 6 of the Companies Act 1993) and its successors, assigns, personal representatives, employees, contractors, agents, licensees and invitees. (e) "Grantor" includes the successors in title, assigns, tenants, transferees and perso representatives of the Grantor.