

---

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

(Sections 90A and 90F Land Transfer Act 1952)

**Grantor**

**Jessie Trust** by its trustees Jessie Trust Holdings Limited and CR Jessie Trustees Limited

**Grantee**

**Jessie Trust** by its trustees Jessie Trust Holdings Limited and CR Jessie Trustees 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 (Computer Register)	Dominant Tenement (Computer Register) or in gross
Land Covenant	-	See Annexure	See Annexure

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

The implied rights and powers are hereby ~~[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 \_\_\_\_\_]~~

**Covenant provisions**

*Delete phrases in [ ] and insert Memorandum number as require; 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**

## **ANNEXURE SCHEDULE 2**

### **BACKGROUND**

- A. The Grantor is registered as proprietor of the estate described in the First Schedule ("Servient Land").
- B. The Grantee is registered as proprietor of the estates described in the Second Schedule ("Dominant Land").
- C. The Grantor has agreed with the Grantee to accept restrictions upon the Servient Land for the benefit of the Dominant Land.

### **COVENANTS**

- 1. The Grantor for itself and its successors in title to the Servient Land hereby covenants and agrees with the Grantee and its successors in title to the Dominant Land, that the Grantor will henceforth and at all times hereafter observe and perform the stipulations and restrictions contained in the Third Schedule to the end and intent that each of the stipulations and restrictions other than clauses A6 and A8 of the Third Schedule shall, in the manner and to the extent prescribed, ensure for the benefit of, and be appurtenant to, the whole of the Dominant Land and every part thereof until 31 December 2036.
- 2. This Instrument shall be registered against the estate described in the First Schedule by the Grantor forthwith following execution, and the provisions of this Instrument shall run in favour of the registered proprietor of the Dominant Land or any part thereof from time to time until 31 December 2036 or as otherwise set out in the Third Schedule.

### **DEFINITION AND INTERPRETATION**

- |                       |  |
|-----------------------|--|
| "Architectural Panel" | A panel comprising architects, landscapers and builders will be created for the approval of designs for landscaping and building. The panel will advise the Approver and such approval must be obtained before building consent is obtained. A separate guidelines document has been created to assist buyers in creating compliant designs.   |
| "Approver"            | Jessie Trust as developer of the Subdivision and includes any party appointed by the Approver by deed or otherwise to carry out any approval process as required by the provisions of the Third Schedule of this Instrument.   |
| "Brothel"             | Brothel, Business of Prostitution, Commercial Sexual Services, Prostitution, and Small Owner Operated Brothel all have the meanings as ascribed in the Prostitution Reform Act;  |
| "Covenants"           | the terms conditions and covenants set out in Parts A and B of the Third Schedule of this Instrument.  |
| "Dwelling House"      | a new private dwelling house together with an attached garage customarily associated with a private dwelling house and for the avoidance of doubt: <ul style="list-style-type: none"><li>(a) a Dwelling House may include a minor residential unit as that term is defined by the District Plan of the Relevant Authority provided that the minor residential unit is confined within the overall roof line of the Dwelling House and does not give the external appearance of comprising a separate unit or living accommodation; and</li></ul> |

- (b) a Dwelling House may include an area for home occupation as that term is defined by the District Plan of the Relevant Authority.

“Front Yard”	that part of the Lot which is in front of the Dwelling House and; (a) in the case of a Lot with frontage to a road, between the front of the Dwelling House and the front boundary of the Lot with the road; and (b) in the case of a Lot with frontage to a common owned access way, between the front of the Dwelling House and the front boundary of the Lot with the common owned access way.
“Lots”	each of the Lots contained within each of the unique identifiers referred to in the First Schedule.
“Maximum Height”	8 metres on lots 38,40,41,43,44,45,46 above the formed building platform on the Lot unless otherwise approved by Architectural Panel;
“Minimum Size”	there is no set minimum size for dwellings as all dwellings must be approved by Architectural Panel.
“Prohibited Building Materials”	any: (a) second hand or recycled building materials; (b) corrugated iron roofing; (c) unfinished or flat fibrolite or other similar cladding materials; and (d) zincalume or other corrugated iron or similar metal materials as part of the exterior walls of the Dwelling House however, for the avoidance of doubt pre factory coated long run roofing materials such as, but by way of example only, colour-steel, are not Prohibited Building Materials when used as roofing.
“Prohibited Animals”	all animals other than: (a) domestic cats and domestic dogs; (b) fish kept in aquariums or tanks; and (c) birds kept in cages or an aviary (excluding chickens, hens and roosters which are prohibited).
“Prostitution Reform Act”	the Prostitution Reform Act 2003 including any statutory modification or re-enactment of it.
“Relevant Authority”	Kaipara District Council and any government, local, statutory or non-statutory authority or body having jurisdiction over the Subdivision.
“Retaining Wall”	any retaining wall constructed and installed that is situated between Lots, or between a Lot and a common owned access way, or between a Lot and a road or between a Lot and 3 <sup>rd</sup> party land..
“Satellite Dish”	Sky satellite dishes or other dishes, antennas, aerials or devices of any description whatsoever designed to receive and/or transmit signals, sound waves, images or data in any form whatsoever.
“Sculpture”	any feature sculpture if erected or placed on a Lot by the Approver as part of the development of the Subdivision and which is intended to enhance the overall aesthetic nature of the Subdivision.





### THIRD SCHEDULE

#### Part A

The Grantor shall not:

1. Use the Lot or permit the same to be used other than for residential purposes and shall not use the Lot or permit the same to be used for any trading, industrial or commercial purposes provided however it is acknowledged that:
  - (a) the use of any Dwelling House constructed on the Lot for a home occupation or holiday letting as is permitted by the District Plan of the Relevant Authority (excluding a Small Owner-Operated Brothel which is prohibited by these Covenants); and
  - (b) the use of any Dwelling House constructed on the Lot by a building company as a display or show home in accordance with the terms of Part B of these Covenants; and
  - (c) the use of the dwelling house for home office activitieswill not be a breach of this Covenant.
2. Erect on the Lot any building other than a Dwelling House that complies with the provisions of these Covenants without prior consent from Approver.
3. Erect a Dwelling House or other building on the Lot that does not have Architectural Panel approval.
4. Erect a Dwelling House on the Lot that exceeds the Maximum Height.
5. Use any Prohibited Materials in the construction of a Dwelling House on the Lot or incorporate any Prohibited Materials in any structure erected on or incorporated in or on the Lot.
6. Erect any Dwelling House or other building and undertake any landscaping (including fencing), or make any alteration or addition to the Dwelling House or other buildings or landscaping (including fencing and Retaining Walls) without first having obtained the approval in writing of the Approver of the plans (including site, fencing and landscaping plans) and specifications for the same which approval shall not be withheld in the case of plans and specifications which provide for a Dwelling House which:
  - (a) is to be reasonably sited having regard to the design concepts of the Subdivision; and
  - (b) will not detract from the amenity and character of the housing development in the Subdivision; and
  - (c) does not include any Prohibited Building Materials; and
  - (d) does not exceed the Maximum Height and in the case of two story buildings does not significantly impede views, shade or over look other Lots; and
  - (e) includes an approved landscaping plan; and
  - (f) complies with and conforms to the Relevant Authority's land use consent, as the same may be amended or varied for the development of the Lot; and
  - (g) is constructed in accordance with the approved plans and specifications.

Approval of plans must be obtained before applying for Building Consent from the Relevant Authorities.

7. Erect or place on the Lot any second hand home or transportable or pre-fab home of any type or description whatsoever.
8. Carry out (or permit to be carried out) any earthworks (either cutting or filling) or the construction of any Retaining Wall in respect of the same on a Lot in excess of 1 metre in height or depth within 1 metre of any:
  - (a) adjoining Lot boundary;
  - (b) boundary between the Lot and a road; or
  - (d) boundary between the Lot and any adjoining common owned access lotunless it first obtains consent for such earthworks and Retaining Wall from the Approver, which consent may be given or withheld at the Approver's sole discretion.
9. Erect or place (or permit to be erected or placed) on or in the Front Yard of any Lot any:
  - (a) Satellite Dish;
  - (b) clothesline;
  - (c) building or other structure; or
  - (d) fence or Retaining Wall, unless such Retaining Wall complies with the provisions set out in Part B of these Covenants,provided however nothing in this clause shall prevent:
  - (e) either the construction of a transformer or substation ("utility structure") for any utility supply organisation where such utility structure is required for the purposes of the Subdivision and is subject to an easement or other interest, or ;
  - (f) the installation of a letterbox where such letterbox is designed and installed in a manner consistent with the development of the Dwelling House on the Lot; or
  - (g) the construction and installation of a Retaining Wall where such Retaining Wall was installed by the Approver as part of the completion of the Subdivision.
10. Bring on to the Lot or keep or retain on the Lot any Prohibited Animal.
11. Permit any rubbish or waste material to accumulate or remain on the Lot or allow any old vehicles or containers to be placed or retained on the Lot.
12. Erect or place or permit to be erected or placed on the Lot any temporary structure, caravan, vehicle, tent, hut or shed to be used for human habitation whether temporarily or otherwise except that which may be used in conjunction with the construction of the Dwelling House and which will be removed from the Lot upon completion of the Dwelling House provided however that once the Dwelling House on the Lot has been completed, caravans and tents may be used for temporary holiday accommodation by visitors.
13. Erect or place or permit to be erected or placed upon the Lot any structure or other ancillary domestic structure other than structures such as pool house, cabana or carport which must be constructed to a design complementary to the Dwelling House and constructed of the same or like materials and with prior consent of the Approver.



14. Permit the parking of trucks or any other large commercial vehicles on or adjoining the Lot other than for short periods for delivery purposes.
15. Permit the parking of any vehicle on the road berms or permit them to cross the road berms in such a manner as they may cause damage to the berms or the kerbing and channelling.
16. Erect any advertising sign or hoarding of a commercial nature on the Lot provided that for so long as the Approver retains an interest in any Lot, the Approver may erect and maintain within the Subdivision signage and other forms of display or promotion hoardings or materials.
17. Amalgamate a Lot with any other Lot where such amalgamation will result in:
  - (a) a greater number of allotments being created than the number of allotments comprised in the Subdivision as at the date of this Instrument; and
  - (b) a greater number of Dwelling Houses being able to be erected on the Lots that have been amalgamated than permitted in terms of clause 2 of this Instrument for those Lots prior to amalgamation.

For the purposes of this clause the term “allotment” shall have the meaning defined in the Resource Management Act 1991.

18. Cut up or subdivide the Lot in accordance with the Resource Management Act 1991 or the Unit Titles Act 2010 or otherwise howsoever.
19. Do any act or thing which is a breach of any other stipulation restriction or Covenant that the Grantee or the Approver may require or impose in respect of the Subdivision or any Lot for the purposes of the Covenants provided that such other stipulation restriction or Covenant shall not prejudice any prior approval already granted by the Grantee or the Approver.
20. Use a Dwelling House as a Brothel, a Small Owner Operated Brothel or permit the Business of Prostitution or the provision of Commercial Sexual Services to be carried out in or from the Dwelling House or on or from the Lot.
21. Burn any rubbish or other material anywhere on the Lot.
22. Remove any Sculpture from the Lot or damage or obstruct the Sculpture, and without limitation shall not permit any planting of trees, shrubs or other plants that may obstruct or obscure the view of the Sculpture from the road.
23. Erect or place any fence on the top of a Retaining Wall other than in accordance with the provisions of Part B of these Covenants.
24. Plant or permit to grow any tree, plant or shrub (“Plant”) immediately on the top of or immediately in front of any Retaining Wall where such Plant may cause damage to the structure of the Retaining Wall it being acknowledged that any Plants planted or growing nearer than one metre to the top of a Retaining Wall or within one metre of the base of a Retaining Wall must be small Plants that do not have deep or extensive root structures and that will not cause damage and that will not draw significant amounts of moisture from the land adjoining a Retaining Wall.
25. Permit any Plant on any of Lots 40, 41, 43, 44 to exceed 8 metres in height above the formed ground level of the Lot where such Plant is situated unless such Plant is existing at purchase, subject to a preservation covenant or similar covenant imposed by the Relevant Authority as a condition of the resource consent for the Subdivision (“Preservation Covenant”).

26. Object to, or lodge or make any objection or submission in opposition to (or cause any objection or submission in opposition to be lodged or made) in respect to any application that the Approver (or any other party authorised by the Approver) may make to the Relevant Authority for the redesign and change to the size and number of allotments comprising the balance of the Subdivision.
27. Call upon the Grantee to pay for or contribute towards the cost or erection or maintenance of any boundary fence between the Lot and any adjoining land owned by the Grantee but this Covenant shall not ensue for the benefit of any subsequent registered proprietor of such adjoining land.
28. Remove or decrease height of any tree existing at the time of purchase greater than 5m in height.

## **Part B**

The Grantor shall:

1. Ensure that the Dwelling House is fully completed including exterior painting and a code compliance certificate is obtained from the Relevant Authority before it is occupied as a residence.
2. Ensure that the erection of the Dwelling House is completed within 12 months of commencement of site preparation for such building on the Lot, and within a further 4 months of completion of such Dwelling House complete the driveway and general landscaping of the Lot (including any fencing) to a standard commensurate to that of a high standard residential development and consistent with the approved plans.
3. Permit the use of a Lot as a display or show home by any building company undertaking residential development in the Subdivision provided that the building company complies with the following restrictions:
  - (a) the Lot may be used as a display or show home for a maximum period of 18 months;
  - (b) the Lot may only be used for display or show home purposes between the hours of 10 am and 4pm; and
  - (c) any building company may only use one Lot within the Subdivision at any given time as a display or show home.
4. Keep the Lot in a neat and tidy condition and not permit any grass on the Lot to grow to a height of more than 150 mm. Ensure that any stored boats, caravans or motorhomes are screened from view from the front of the Lot in a manner approved by Approver.
5. Ensure all water tanks on the Lot are either:
  - (a) buried and do not protrude above natural ground level; or
  - (b) are erected or installed in the rear living court of the Lot and are screened with acceptable fencing or planting in such a manner that they are not visible from the road or from any adjoining common owned access lot and are approved by the Approver.
6. Erect rear yard fences (which are discouraged) on the subdivision without approval by the Approver and be accompanied by a planting program to screen the fence. Ensure that any fence or Retaining Wall erected or placed on the Lot complies with the following provisions:

- (a) where the fence is erected in the rear living court of the Lot, between the Lot and any adjoining Lot between the Lot and any common owned access way, it is erected no higher than 1 metre above the formed ground level;
- (b) no fence shall be erected immediately on the top of a Retaining Wall, it shall be set back a sufficient distance from the top of a Retaining Wall so as to ensure that any penetrations for the posts do not cause damage to the Retaining Wall or the drainage systems associated with it;
- (c) it is erected of permanent and durable materials; and
- (d) no side boundary fence shall be erected or placed any nearer to the road than the front of the Dwelling House provided however that in the case of side boundary fencing between Lots, the side boundary fence may extend to the front of the further most forward Dwelling House,

the intention being that the Subdivision shall be maintained with an open Front Yard environment provided however;

- (e) if any Lot has a Retaining Wall situated on it as part of the development of the Subdivision, the Retaining Wall and any associated fence shall not be a breach of these Covenants concerning fencing and shall be maintained by the owner of the Lot in accordance with the provisions of these Covenants; and
  - (f) if a Lot is a corner Lot or otherwise has more than one frontage to a street and or common owned access lot, or otherwise has characteristics in shape or location that effect the ability to create a living court in the rear yard, the Approver may grant dispensation for the provision of fencing in part of the Front Yard so as to ensure that there is a suitable private living court area on the Lot.
8. Maintain and keep protected any Retaining Wall and or fence erected on the Lot by the Approver as part of the development of the Subdivision.
9. When undertaking construction works on the Lot, at all times comply with the following provisions:
- (a) keep the Lot tidy, orderly and in a safe condition, ensuring that the provisions of the Health and Safety Act are complied with at all times;
  - (b) remove all construction, rubbish and waste from the Lot on a regular basis;
  - (c) before undertaking any significant site works on the Lot, ensure that a vehicle crossing and/or access drive for construction vehicles has been formed in metal aggregate or other alternative materials as may be approved by the Approver at its sole discretion;
  - (d) ensure that no rubbish, excess earth or construction materials are stored or dumped or permitted to encroach upon any adjoining Lot or onto the road or any common owned access lot unless it has first obtained the consent in writing of the Approver or the consent of the adjoining Lot owner for the storage of such materials, earth or debris;
  - (e) ensure that any silt generated during construction on the Lot is contained and dealt with in accordance with all requirements of the Relevant Authority; and
  - (f) immediately on completion of construction of the Dwelling House on the Lot, reinstate all landscaping, grass berms, driveways, road, public lighting, footpaths, berms, curbs, walls or any other structure or improvements within the Subdivision that may have been damaged either directly or indirectly through the undertaking of the construction on the Lot by either the Grantor or any employee or contractor of the Grantor.

10. Ensure that any graffiti or similar disfigurement to any building or structure on the Lot is removed, painted over or otherwise appropriately dealt with within 5 days from the date such graffiti occurred.
11. Ensure that where any part of the Lot has been landscaped or planted by the Approver as part of the development of the Subdivision or where Plants are protected and are to be maintained in accordance with any Preservation Covenant:
  - (a) such landscaping and Plants are maintained and nurtured in an appropriate manner; and
  - (b) if any of the Plants forming part of the landscaping or that are subject to Preservation Covenant are damaged or die, they are replaced as soon as is reasonably possible with Plants of a similar type, size and species or as otherwise may be required by the Relevant Authority in terms of the Preservation Covenant.
13. Ensure that any power and telephone reticulation is located underground.
14. Prevent the growth on the Lot of weeds and plants defined as noxious plants under the Noxious Plants Act 1978 or any legislation passed in substitution for that Act.
15. Keep the Lot free of vermin, mustelids, possums, rodents and other noxious pests.
16. Dispose of all rubbish and recycling material promptly, hygienically and tidily and ensure that such disposal does not adversely affect the health, hygiene or comfort of the owners or occupiers of other Lots in the Subdivision.

**Part C**

**REMEDY ON BREACH**

1. If there should be any breach of any of the Covenants contained in this Instrument and without prejudice to any other liability which the Grantor may have to the Grantee and any person or persons having the benefit of such Covenants the Grantor will upon written demand being made by the Approver or the Grantee or any registered proprietor(s) of any other Lot:-
  - (a) pay to the person making such demand as liquidated damages the sum of \$300 (Three Hundred Dollars) per day for every day that such breach or non-observance continues after the date upon which written demand has been made; and
  - (b) do or cause to be done anything necessary to remedy any such breach
  - (c) In the event that the Grantor does not comply with paragraph 1(b) above within a reasonable period of time after demand has been made then the Grantor hereby irrevocably authorises the Approver or the Grantee or the registered proprietor making demand together with their employees and agents to enter and remain upon the Lot to do anything necessary to remedy any breach at the Grantor's cost and without being liable for any damage or deterioration occasioned to the Lot in exercising these powers.

**PROVIDED HOWEVER** that the Grantee shall not be required to or be obliged to enforce all or any of the Covenants stipulations and restrictions contained in this Instrument nor be liable to the Grantor for any breach thereof by any registered proprietor of any other Lot.