# **View Instrument Details**



Instrument No Status Date & Time Lodged Lodged By Instrument Type 11278070.5 Registered 02 October 2020 08:54 Presland, Gregory Boone Easement Instrument



Affected Records of Title	Land District						
827682	North Auckland						
NA1154/51	North Auckland						
Annexure Schedule Contains 4 Pages.							
<b>Grantor Certifications</b>							
I certify that I have the authority lodge this instrument	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						
I certify that I have taken reason this instrument	able steps to confirm the identity of the person who gave me authority to lodge	V					
I certify that any statutory provis with or do not apply	sions specified by the Registrar for this class of instrument have been complied	V					
I certify that I hold evidence sho the prescribed period	wing the truth of the certifications I have given and will retain that evidence for						
I certify that the Mortgagee under	I certify that the Mortgagee under Mortgage 10496256.3 has consented to this transaction and I hold that consent						
I certify that the Mortgagee under	I certify that the Mortgagee under Mortgage 11719604.2 has consented to this transaction and I hold that consent						
Signature							
Signed by Gregory Boone Presla	nd as Grantor Representative on 22/10/2020 09:22 AM						
<b>Grantee Certifications</b>							
I certify that I have the authority lodge this instrument	to act for the Grantee and that the party has the legal capacity to authorise me to	V					
I certify that I have taken reason this instrument	I certify that I have taken reasonable steps to confirm the identity of the person who gave me authority to lodge this instrument						
certify that any statutory provisions specified by the Registrar for this class of instrument have been complied with or do not apply							
I certify that I hold evidence sho the prescribed period	certify that I hold evidence showing the truth of the certifications I have given and will retain that evidence for the prescribed period						
<b>Signature</b> Signed by Gregory Boone Presla	nd as Grantee Representative on 22/10/2020 09:22 AM						

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

**Annexure Schedule:** Page:1 of 4

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

G	ra	n	to	1

Surname(s) must be underlined.

Edward Howard Prebble and Sherrell Dell Prebble (RT 837682) and Laurie Clark Turnbull and Regina Nitasha Turnbull (RT NA1154/51)

Grantee

Surname(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.

Purpose of Easement, or <i>profit</i>	Shown (plan reference)	Burdened Land (Record of Title)	Benefited Land (Record of Title) or in gross
Right to convey telecommunications	A on DP 522173	Lot 2, DP 522173 (RT 827682)	Chorus New Zealand Limited (in gross)
	B on DP 522173	Lot 3, DP 43509 (RT NA1154/51)	

# 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<del>/negatived/added to or substituted</del>** by:

Memorandum number , registered under section 209 of the Land Transfer Act 2017.

the provisions set out in the Annexure Schedule.

4400471.1

**Annexure Schedule:** Page:2 of 4

## **Annexure Schedule**

Γ	ement	of mstrument	Dated	Providence of the St.	and the state of t		Page	2	of		Pages
EUSSINGIN				L	Continue i	n additioi	ı nal Annex	ure Sci	ı hedul	le, if red	ı quired.
Con	tinuati	on of "Easement rig	ghts and	powers"							
1 T	The righ Schedul his eas authorit	nts and powers in this e 5 of the Land Trans ement are in conflict les which the Grantee nt shall prevail.	easemer fer Regul with eithe	nt are in ac lations 201 er the Fifth	ddition to 18 ("the Fi Schedule	fth Sche or any	edule") a of the st	nd wno atutor	ere t y rig	ne terr hts and	ns or
2	Grant	of Easement									
2.1	In add	dition to the above rig ss the following rights	thts and pov	powers the wers at all	e Grantor ( times and	grants to I in any o	the Graquantity	antee a :	as ar	n easen	nent
	(a)	to lay, install (included repair, renew, enlar under the Easement be deemed for the pregulations 2018 by	ge, alter, : Land (a ourposes	retain, rea nd for the a of clause 1	move any avoidance 10(1)(b) o	Lines ar of doub	nd Work: ot, the G	s on, II rantor'	n, av 's col	er and nsent s	hall
	(b)	subject to clauses 4 the Burdened Land locating, upgrading, enlarging, altering, cuttings, fillings, graperform such acts o (or incidental theret free use and enjoyn	for the pure to adding the retaining ades, bather things upon to enace.	urposes of to, inspection or removing ters and to upon the Bable the Gr	laying, inding, mainting, mainting Lines of re-open surdened lange to re-open surdened lange to re-open surdened surdened to re-open surdened	stalling ( aining, r or Works the sam and as receive,	(includin replacing and ma e and ge may be i enjoy ar	g cons g, repai ke any enerall necess ad give	tructing acc y to ary effe	ring), , renew ess wa do and or desir	ving, ys, rable ne full
	(c)	to use and operate of such use to third conveying telecomn	party tel	ecommuni	ications se	rvice pr	oviders)	for the	de tl e pui	he grar rpose o	iting f
	provie time	ded however that not or in a particular way	hing shal	l compel th	he Grante	e to exe	rcise the	above	e rigl	nts at a	ny
3	Gran	tee's Covenants									
3.1	The Grantee shall be responsible for:										
	(a)	the installation of a Land; and	nd maint	enance of t	the Lines	and Wor	ks locat	ed on t	the E	Easeme	nt
	(b)	using its best ender becoming a danger	avors to p to any u	orevent the ser or occu	e Lines an upier of th	d Works e Burde	located	on the d.	e Eas	sement	Land
3.2	little	Grantee will, in exerci damage as reasonabl ovement (including, w	v possibl	e to the Bu	urdened La	and and	to any t	ouilding	g or	pullaing	g
3.3	Land	Grantee will at the Gra (including without lin ovements) caused by	nitation a	inv damade	e to any b	ouilding(s	s), fence	es or ot	:her		
L											

**Annexure Schedule:** Page:3 of 4

			An	nexure Sc	hedule					
[	ert typ sement	e of instrument	Dated		The state of the s	Page	3	of		Page
L			]	<u></u>	ntinue in additiona	-		]	1- 15	]
		ment as reasonably clo ich damage and to the		ssible to the	original condition	of the				
4	Acce	255								
4.1	Burd Burd or wi imple powe section	Grantee may, at any tirened Land (including, fened Land) using such ithout its employees, coments of any kind for eas under this easement on 80 of the Unit Titles ssary to allow the Gran	or the average or the average of the	roidance of do s prescribed loss and agents associated votant, the Gra of or procure	oubt, any areas of the Grantor (and with or with the creation ntor shall invoke that such rights	of Compacting relocations velocated and execution of the compact o	mon Preasona easona nicles, ercise hts pur oked)	ope ably) mac of it rsua as n	rty on and whinery s rights nt to nay be	vith and s and
4.2	reason Burdenthe a not a restri by th	tercising the rights gran onable efforts to give the ened Land (except in the voidance of doubt, clau apply. Without limitation ict or impede access to be Grantee and, upon re or access cards require ment Land.	ne Grantone case of the second c	or prior notice f an Emerger of Schedule preceding pro ement Land (in Grantee, wil	that the Grante cy, when notice 5 the Land Tran ovisions, the Gra ncluding by way I provide the Gra	e inten will no sfer Re intor shot of sub-	ds to e t be re gulatio all not division	enter quir ns 2 at a n of nece	r upon ed) and 2018 do any tim the Lar essary	the d for oes le nd) kevs
5	Gran	tor's Covenants								
5.1	The (	Grantor will not without neld or delayed):	the writ	ten permissio	n of the Grantee	e (not to	o be ur	nrea	sonabl	У
	(a)	grow or permit to be shrubs) on or in the r may at all times at th improvement on the easement; or	near vicir ie Granto	nity, or encro or's cost remo	aching on the Ea ve any natural o	sement	t Land. ⁄ated v	The ege	e Grant tation o	tee or
	(b)	erect or permit to be sheds, fences, roads,	erected walls or	any improver driveways) o	nent (including t n the Easement	out not Land;	limitec or	l to	buildin	gs,
	(c)	do anything on the Ea or Works; or	asement	Land that ma	y damage or en	danger	the Gr	ante	ee's Lir	ies
	(d)	do any act which will any time do permit or the Grantee of the rig	r suffer a	ny act where	by the full and f	ree use	and e	njoy	will not ment b	t at oy
6	Remo	oval								
6.1	The L	ines and Works are and	l shall re	main the sole	property of the	Grante	e and	the	Grante	e

shall not be required to remove the Lines and/or Works at any time. No person shall have any interest in such Lines and Works by reason only of having an interest or estate in the Burdened

Land.

**Annexure Schedule:** Page:4 of 4

## **Annexure Schedule**

	ement	of instrument  Dated Page 4 of Pages						
		Continue in additional Annexure Schedule, if required.						
6.2	for an	wer is implied for the Grantor to determine this easement for any breach of covenant or y other cause whatsoever. The parties intend this easement to subsist forever or until it surrendered or extinguished at the election of the Grantee.						
7	Furth	er Assurances						
7.1	doing	party shall make all applications, including executing and delivering any documents, and all acts and things, as may reasonably be required by the other party to obtain the full t of this easement according to its true intent.						
8	Telec	ommunications Act 2001 and End User Terms						
8.1	easen the G confe	thstanding anything to the contrary in this easement, the terms contained in this nent shall be without prejudice to, and do not reduce or limit, the rights and powers of rantee under the Telecommunications Act 2001 or any other document or arrangement ring rights or powers on the Grantee in relation to Lines and Works at the Burdened and the Grantee may, in its discretion, rely on or exercise any of its rights and powers, ler in addition to or instead of the rights and powers granted by this easement.						
9	Defin	itions and interpretation						
9.1	In thi	s easement:						
	(a)	) "Common Property" has the same meaning ascribed to that term under the Unit Titles Act 2010.						
	(b)	"Easement Land" means that part of the Burdened Land Identified in Schedule A in this easement as Easement Land and those other parts of the Burdened Land (including buildings) 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 property or immediate risk to the continuity or safety of supply of telecommunications.						
	(d) "Grantee" means Chorus New Zealand Limited and includes all its subsidiaries (within 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 personal representatives of the Grantor.							
	(f)	"Line" and "Works" shall have the meanings ascribed to those terms under the Telecommunications Act 2001.						