Approved by Registrar-General of Land under No. 2002/5032 Annexure Schedule

Insert type of instrument "Mortgage" "Transfer" "Lease" etc.

S. General
Approval 02/5032EF
02/5032EF
14.D.L.S.

	age , mansier , Lea	l r				_ 「			ADLS		
Easem	ent	Dated				Page	2 0	of 8	Pages		
			,	ontinue in additi	ional Ani	nexure	Sched	lule, if i	required.)		
		Rivers	Attachme side Park Laı	nt C nd Covenants	S						
Continu	uation of Estate or Int	erest or Easer	ment to be cre	eated:							
Contine	dation of Estate of Inc	crest of Laser		acca .							
THE 7 follows	Γransferor HEREBY s:	CREATES	certain land	covenants in	n conjur	nction	with	this tı	ransfer as		
1.	1. The land covenants set out in Schedule A are created for the benefit of the land in Certificate of Title(the "Dominant Lots") over the land in Certificates of Title(the "Servient Lots") to the intent that the Servient Lots shall be bound by the provisions stipulations and restrictions se out in Schedule A of this transfer and so that the owners and occupiers for the time being of the Dominant Lots may enjoy the benefits of such covenants and enforce the observance of such										
	provisions stipulation to each owner of the				vide for	their b	enefi	t and i	n relation		
2.	Such covenants are Servient Lots for th A so that the cove benefit of the Domin	e benefit of the nants in School	he Dominant	Lots in respec	ct of the	matte	rs set	out in	Schedule		
Schedu	ıle A										
THE C	COVENANTS CREA	ATED ARE A	AS FOLLOW	VS:							
1.	PURPOSE										
	The purpose of the lots, the privacy, pet the environment to lots, the Riverside s	eace and secu uching and co	rity of the oconcerning the	cupants of the Dominant lo	e Domi	nant lo he ben	ts, an efit o	d the	quality of		
2. <u>DE</u>	FINITIONS										
In the f	following covenants:										
(a) (b)	Heading's are for e construction of any Words imputing the	covenant.	-	_		any co	venar	nt nor	affect the		
, ,	, ,	C	•								
If this A	Annexure Schedule is us	sed as an expar	nsion of an inst	rument, all signi	ing partie	es and e	either t	heir wi	tnesses or		

solicitors must sign or initial in this box.

Approved by Registrar-General of Land under No. 2002/5032 Annexure Schedule

Insert type of instrument "Mortgage", "Transfer", "Lease" etc



Easement	Dated	Page 3 of 8 Pages
		(Continue in additional Annexure Schedule, if required.)
"Access Lot"		means a lot which provides the legal access or part of the legal access to one or more lots, and which is held in the same ownership or by tenancy-in-common in the same ownership as the lot(s) to which it provides legal access.
"Approved"		means approved by Riverside as may be required by any of the covenants.
"Building"		comprises a building as defined by the Building Act 2004.
"Duplex"		means two residential units on adjoining sites sharing a common or party wall on an internal boundary.
"Duplex Lot"		means a Lot identified as a duplex lot on the Riverside Park Master Plan
"Dwelling"		means and includes a residential dwelling house, or family residence.
"Landscape Feature"		means any structural or landscape design or enhancement feature or utility to be provided on any Lot and visible from any other Lot, Street, Lane, or Right of Way.
"Lane"		means an Access Lot providing private roadway access to Lots by Right of Way
"Lot"		means any Lot that is subject to these covenants.
"Riverside"		means Riverside Residential Limited and any successor party or organization nominated by it.
"Riverside Park Design State Built Form Guidelines"	ement and	means the Riverside Park and Built Form Guidelines to be published and maintained by Riverside at all times to provide architectural and landscape guidelines to ensure a high quality residential environment is provided and maintained in Riverside Park suburban environment.
"Right of Way"		means an area of land over which there is registered a legal document giving rights to pass over that land to the owners and occupiers of other land.

Annexure Schedule

Insert type of instrument "Mortgage", "Transfer", "Lease" etc



Facom	ant] 5.,	D 4 (9 D							
Easem	ent	Dated	Page 4 of 8 Pages							
"Subdi	vide"		(Continue in additional Annexure Schedule, if required.) means any "subdivision of land" as defined by section 218 of the Resource Management Act, 1991.							
"Rivers	side Park Master Plan	,,	means the Riverside Park Master Plan approved by the Queenstown Lakes District Council for subdivision and development of Riverside Park land and "Stage" refers to any development staging required by such Plan.							
3. <u>CO</u>	<u>VENANTS</u>									
(3.1)	Lots (or any one of	them) excep	pilding or temporary structure may be brought on to the Servient of a builder's shed at the commencement of, and for the duration g being erected on the Servient Lots or any one of them.							
(3.2)	No Lot shall be used for any form of temporary residential purposes either by the construction of temporary buildings or by the placement of caravans, mobile homes, motor homes, house trailers, buses, tractors, huts, tents and/or vehicles able to be used for human habitation exception a builder's shed at the commencement of, and for the duration of construction, of an dwelling being erected on the Lot.									
(3.3)	•	completed	or used as a residence unless the buildings on the property have in accordance with this Covenant and any Local Authority.							
(3.4)	manner that will ediscretion of Rivers	enhance the side approva	exted on-site from new or high quality recycled materials in a value and aesthetic appeal of the subdivision. At the sole all may be given to a dwelling that is kitset or pre-fabricated by all or re-locatable and complies with the Riverside Park Built							
(3.5)		floor living	n writing by Riverside all Buildings to be used as a Dwelling g area of not less than 60m2 (exclusive of any garage under the							
(3.6)		her enclosu	on any Lot using piles without providing a solid and durable re around the exterior of the Building(s) from ground height to ng.							

If this Annexure Schedule is used as an expansion of an instrument, all signing parties and either their witnesses or solicitors must sign or initial in this box.

The Servient Lots must be maintained in a neat and tidy condition at all times and to a standard where grass and other ground cover does not exceed a height of 150 mm. Until a dwelling is erected on a Lot Riverside shall be entitled to enter on to the Lot without prior notice and carry out any mowing of grass needed to ensure compliance with this

requirement.

(3.7)

(a)

Annexure Schedule

Insert type of instrument "Mortgage", "Transfer", "Lease" etc

S. General
Approval 02/5032EF
02/5032EF
14.D.L.S.

						<u> </u>
Easement	Dated	Page	5	of	8	Pages

(Continue in additional Annexure Schedule, if required.)

- (b) Lots 58, 59, 60, 65, 66, 70, 102, 105, 107, 108, 109, 110 and 111 with frontages to State Highway 6, Albert Town Lake Hawea Road are to keep and maintain in perpetuity the highway frontage buffer zone planting of shrub species and specimen trees required by Queenstown Lakes District Council approved landscape plan under resource consents RM080123 and variation RM081072. This requires Lot Owners to replace such planting if any tree or shrub dies or becomes diseased, in the next planting season with a species that achieves the same level of screening from Stage Highway 6.
- (3.8) All construction works required to complete a dwelling on any Servient Lot shall be completed within a period of 15 months from the date of commencement of construction work for the dwelling, and earthworks and landscaping works associated with such dwelling similarly shall be completed within 3 months of dwelling completion, or in the case of landscaping within one growing season after dwelling completion (whichever is the later).
- (3.9) No garages or outbuildings shall be erected on any Servient Lot except in conjunction with or following construction of a dwelling and all such Buildings shall be constructed with permanent materials in character with the dwelling on each lot.
- (3.10) No Landscape Feature may exceed a height of 2 metres above the original subdivision ground level of a Lot without the expressed written approval of Riverside. All attachments to any Buildings or structures on any Lot (including satellite dish, mast, or any exterior ornamental decoration or garden or Landscape Feature) of more than a minor nature, must be approved by Riverside.
- (3.11) Portable gas cylinders or bottles may not be used on any Lot or in any Building for any permanent cooking, water heating or domestic heating purposes (except gas bottles for outdoor and barbecue use) unless a reticulated community gas supply is unavailable for connection to the Lot.
- (3.12) Diesel, petrol, oil or gas tanks which have a capacity of over 100 litres are prohibited on any Lot or within any Building unless approved by Riverside.
- (3.13) Any external air conditioning units must be properly screened and noise proofed to ensure they are not a nuisance to neighbours.
- (3.14) No discharge into the wastewater or stormwater systems from a Lot shall be made of a soluble or insoluble nature that is detrimental to water quality or drainage systems. The Lot owner responsible for any such discharge shall meet the costs of any remedial action undertaken for any breach thereof.

Annexure Schedule

Insert type of instrument "Mortgage", "Transfer", "Lease" etc



mortgago , manoror , Loa						N.D.L.S.
Easement	Dated	Page	6	of	8	Pages
-		•		- '		,

(Continue in additional Annexure Schedule, if required.)

- (3.15) Lots that have rear vehicular access available from a Lane are not permitted to have vehicular access to the Lot from any public road frontage. This provision shall only apply to Lots 22, 25 to 27, 33 to 38, 45 to 48, 51, 71 to 76, 85 to 94, 122, 132, 134 to 137, 139, 141 to 144, 171 to 197, 237 to 239, 241 to 247 (all inclusive).
 - Parking is prohibited on the carriageway area of any Lane, Access Lot or Right of Way. Usage rights and Maintenance obligations for Lanes and Rights of Way shall be in accordance with the Land Transfer Regulations 2002 (Schedule 4) and the Property Law Act 2007.
- (3.16) The Lot owner shall be bound by a Fencing Covenant within the meaning of Section 2 of the Fencing Act 1978 in that neither Riverside nor the Queenstown Lakes District Council shall be liable to pay for or contribute towards the cost of the construction or maintenance of any fence between any adjoining Lots.
- (3.17) If fencing is to be provided within the set back area required for any building or structure along any public road frontage or boundary to reserve areas it shall not exceed 1.2 metres in height and shall be of a Riverside approved open style (e.g. post and rail, post and wire, steel trellis, hedging, etc.). No other fencing shall exceed 1.8 metres in height.
- (3.18) The use of adjacent or abutting land and footpaths to the Servient Lots including recreation areas for access or dumping of rubbish is strictly prohibited. Servient Lot owners shall reinstate, replace and be responsible for all costs arising from damage to the landscaping, roads, footpaths, kerbing, berms, concrete or other structures servicing the Dominant or Servient Lots arising directly or indirectly from their use and occupation of the land. Prior to the commencement of construction of any dwelling or building on any Lot the Servient Lot owners shall construct a suitable ramp across the berm and footpath to protect these areas from damage by vehicular traffic accessing the Servient Lot.
- (3.19) No Lot contained in Subzone C as shown on the Riverside Park Master Plan may be further subdivided.
- (3.20) Riverside reserves the right to alter or vary the Riverside Park Stage Plans or Riverside Park Master Plan (including the right to add, alter or vary or cancel any easements or land covenants) in such manner as Riverside in it's sole discretion thinks necessary and the Lot owner shall not be entitled to make any objection or requisition or claim for compensation in respect of any such variations and no compensation shall be payable in respect of any such alterations or variations provided that any amended plan shall not substantively alter the nature of the proposed development.
- (3.21) No Lot Owner shall oppose, object to, frustrate, or take any action, or encourage or cause others to oppose, object to, frustrate or take any action that might in any way prevent or hinder Riverside from progressing or completing the Riverside Park development or any associated development Riverside may require.

Annexure Schedule

Insert type of instrument "Mortgage", "Transfer", "Lease" etc

General
(2)
Approval 02/5032EF
02/3032EF
`4.D.L.S.

		_				
Easement	Dated	Page	7	of	8	Pages

(Continue in additional Annexure Schedule, if required.)

- (3.22) Riverside may enforce these covenants in the same manner as a Lot owner and in particular where a Lot owner does not comply with any covenant may request such owner in writing to remedy such non compliance within a specifed time (not to be less than 14 days from the date of such request) and in default of such non compliance being remedied within such period Riverside may employ a suitably qualified or experienced person to enter such Lot and carry out any work necessary to achieve compliance with the covenant(s) involved and may recover as a debt due from the defaulting Lot owner all costs incurred by Riverside in such remedial work.
- (3.23) Riverside will use its best endeavours to ensure observance of these covenants but shall not have any legal responsibility or liability for any lack of enforcement or enforceability or application of any of these Covenants. The Lot owners agree to keep Riverside fully indemnified from any claim, liability, loss or action arising against it or its agents in respect of these covenants having regard to their intent to provide for the interests of Lot owners inter se and their individual obligations of observance and rights of enforcement of the covenants.

4. APPROVAL PROCESS FOR BUILDINGS AND SITE DEVELOPMENT

- (4.1) Prior to submitting a Building Consent application to any Consent Authority for any necessary approvals and prior to the commencement of Building construction the owner of each Lot shall obtain the written approval of Riverside in respect of: -
 - (a) Site Plan showing the location of all buildings, landscaping and vehicular access points
 - (b) Floor Plan
 - (c) Elevations showing all exterior finishes and colours

Riverside undertakes to use its best endeavours to respond to each application so submitted no later than 5 working days after receipt of items (a) to (c) above. Riverside may decline to approve any or all aspects or details of the proposed Building plans or Landscape plans that Riverside (including its successors and assigns) in its sole determination considers prejudicial to the underlying objectives and purpose of the covenants as described in Covenant 1 above.

In determining whether or not to approve the plans and specifications in part or in whole, Riverside will take into account the Riverside Park Built Form Guidelines, and the appearance of the proposed dwelling in relation to the appearance of other dwellings already in the subdivision to the intent that the appearance of the proposed dwelling should generally be compatible with the range of style, design and appearance of other dwellings proposed to be built or actually built within Riverside Park.

Approval of plans by Riverside does not constitute any representation that plans are within the requirements of these covenants or any applicable building regulations or District Plan building

Annexure Schedule

Insert type of instrument "Mortgage", "Transfer", "Lease" etc

General
Approval
Approval 02/5032EF
14.D.L.S.

wortga	ige , manisier ,			4.5.5.						
Easemo	ent	Dated		Page 8 of 8 Pages						
			(Continue in additiona	al Annexure Schedule, if required.)						
		-	compliance with all such sibility and obligation.	ch covenants and requirements						
(4.2)	Riverside may in writing delegate the approval process set out above to a nominated and suitably qualified party.									
(4.3)	All building construction work shall comply with the requirements of the Riverside Park Building Construction and Lot Development covenants. It is the responsibility of each Lot Owner to ensure that builders, workmen, and suppliers fully comply with these covenants.									
5.	GENERAL PR	OVISION								
(5.1)	reasonable caus		1.1	enforcement of any covenant for would (in the sole discretion of						
6.	DISPUTE RES	SOLUTION								
(6.1)	Should any dispute arise concerning any aspects of these covenants that cannot be resolved be agreement between the parties involved the Servient and Dominant Lot owners are bound to resolve the same by arbitration in accordance with the Arbitration Act 1996 ("the Act"), and the following provisions shall apply:									
		the Otago District La		d by the President for the time eccessor organization) as a sole						
	(b) The arbit questions	rator shall determine as to the scope of the d	ispute and as to procedur							
			inding on all parties to the iate the arbitration in acc	e dispute. cordance with the provisions of						