

# RECORD OF TITLE UNDER LAND TRANSFER ACT 2017 FREEHOLD

**Search Copy** 



Identifier OT140
Land Registration District Otago
Date Issued 16 June 1

OT14C/457 Otago 16 June 1992

#### **Prior References**

OT8C/244

**Estate** Fee Simple

**Area** 245.2592 hectares more or less

Legal Description Section 1 Block II Lower Wanaka Survey

District and Section 66-67 Block IV Lower

Wanaka Survey District

#### **Registered Owners**

Corbridge Estates Limited Partnership

#### **Interests**

Subject to Section 11 Crown Minerals Act 1991

Subject to Part IV A Conservation Act 1987

5041484.1 Gazette Notice (2001/1044) declaring adjoining road (S.H. No 6) to be limited access road - 11.5.2001 at 9:31 am

5061036.1 Notice pursuant to Section 91 Transit New Zealand Act 1989 - 18.7.2001 at 1:38 pm

5061036.2 Notice pursuant to Section 91 Transit New Zealand Act 1989 - 18.7.2001 at 1:38 pm

5061036.3 Notice pursuant to Section 91 Transit New Zealand Act 1989 - 18.7.2001 at 1:38 pm

9058499.1 Certificate pursuant to Section 417 Resource Management Act 1991 to Corbridge Estates Limited Partnership - 11.5.2012 at 3:13 pm (affects Section I Block II Lower Wanaka SD) and Section 67 Block IV Lower Wanaka SD)

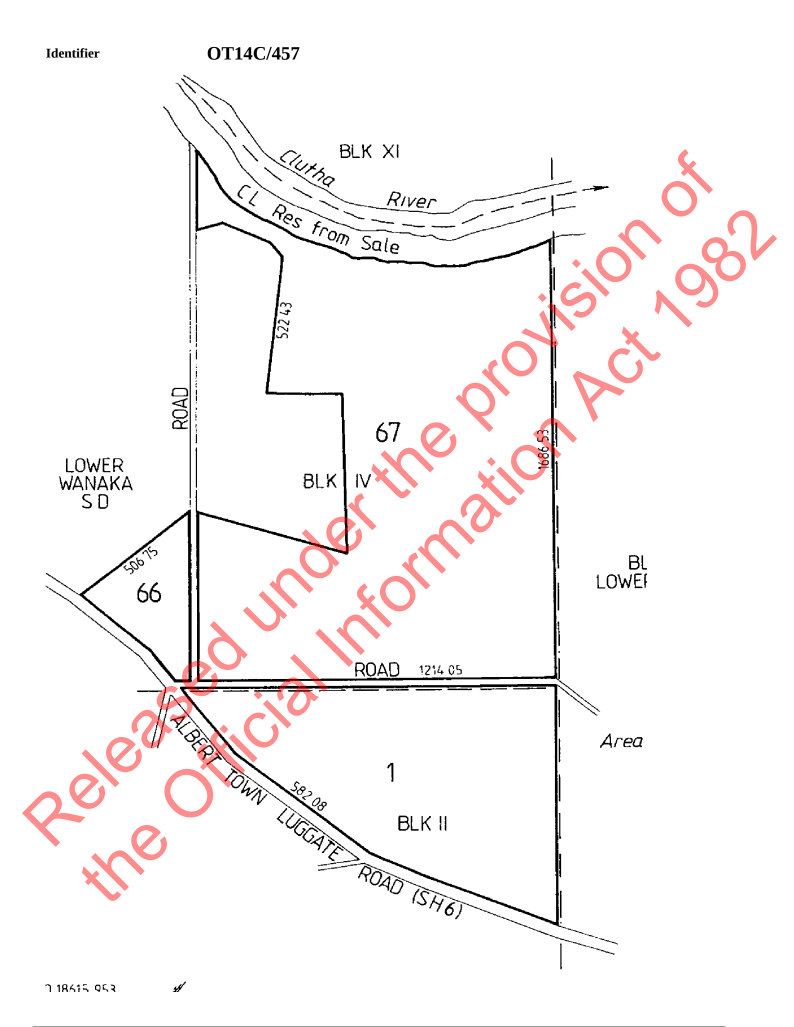
Land Covenant in Easement Instrument 9829345.2 - 10.12.2014 at 12:24 pm

10061658.1 Mortgage to ASB Bank Limited - 19.5.2015 at 10:11 am

10193683.1 CAVEAT BY FRANCES MARGARET ANN TAYLOR - 17.9.2015 at 3:37 pm

Transaction Id
Client Reference mkempster001

Search Copy Dated 14/10/20 9:56 am, Page 1 of 2
Register Only





# **RECORD OF TITLE UNDER LAND TRANSFER ACT 2017 FREEHOLD**

**Search Copy** 



**Identifier** Land Registration District Otago **Date Issued** 

OT17A/336

08 November 1995

## **Prior References**

OT14C/196

Fee Simple **Estate** 

Area 76.7658 hectares more or less

Legal Description Section 65 and Part Section 64 Block IV

Lower Wanaka Survey District

#### **Registered Owners**

Corbridge Estates Limited Partnership

#### **Interests**

Subject to Section 11 Crown Minerals Act 1991

Subject to Part IV A Conservation Act 1987

5041484.1 Gazette Notice (2001/1044) declaring adjoining road (S.H. No 6) to be limited access road - 11.5.2001 at

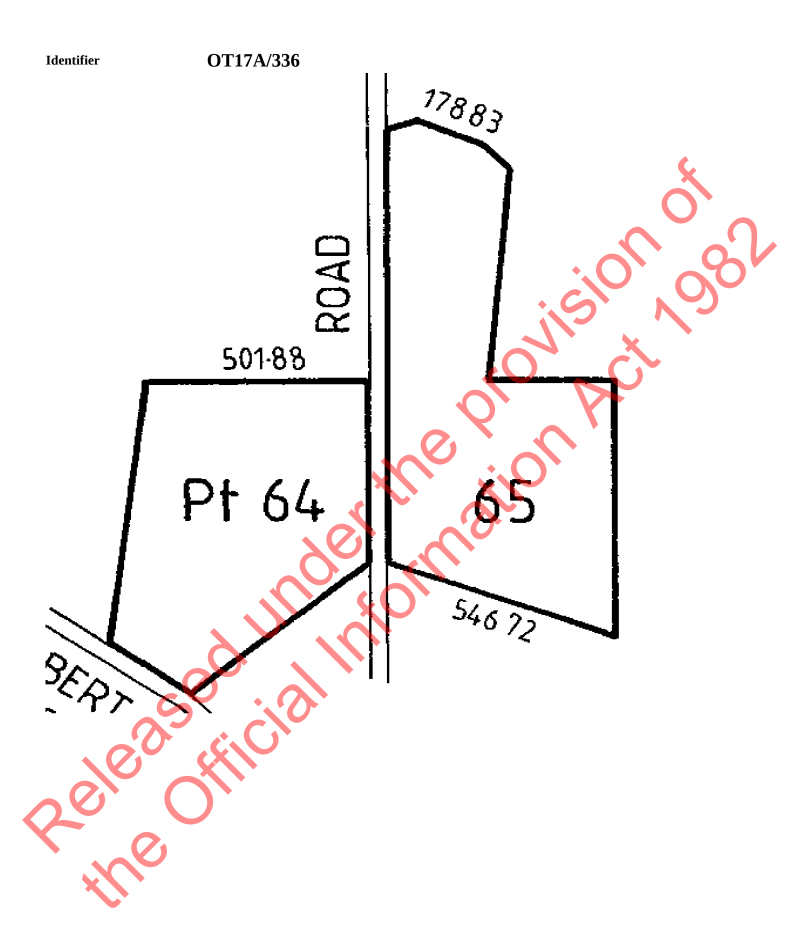
5136378.2 Notice pursuant to Section 91 Transit New Zealand Act 1989 - 11.1.2002 at 11:39 am

Land Covenant in Easement Instrument 9829345.2 - 10.12.2014 at 12:24 pm

10061658.1 Mortgage to ASB Bank Limited - 19.5.2015 at 10:11 am

10193683.1 CAVEAT BY FRANCES MARGARET ANN TAYLOR - 17.9.2015 at 3:37 pm

Transaction Id Client Reference mkempster001





# **View Instrument Details**

Instrument No. 98
Status Re
Date & Time Lodged 10
Lodged By To
Instrument Type Ea

9829345.2 Registered 10 Dec 2014 12:24 Tohill, Rosemary Kaye Easement Instrument



Affected Computer Registers	Land District	
284548	Otago	
OT14C/457	Otago	
OT17A/336	Otago	K
Annexure Schedule: Contains 4	Pages.	O
Grantor Certifications		
I certify that I have the authority lodge this instrument	to act for the Grantor and that the party has the legal capacity to authorise me to	V
I certify that I have taken reason instrument	able steps to confirm the identity of the person who gave me authority to lodge this	V
I certify that any statutory provis or do not apply	sions specified by the Registrar for this class of instrument have been complied with	V
I certify that I hold evidence sho prescribed period	wing the truth of the certifications I have given and will retain that evidence for the	V
Encumbrance 824737.15 does not required	ot affect the servient tenement, therefore the consent of the Encumbrancee is not	V
Encumbrance 951009.8 does not required	t affect the servient tenement, therefore the consent of the Encumbrancee is not	V
Encumbrance 5992299.21 does required	not affect the servient tenement, therefore the consent of the Encumbrancee is not	V
Signature		
Signed by Graeme Morris Todd	as Grantor Representative on 06/11/2014 08:53 AM	
	(0)	
<b>Grantee Certifications</b>		george (except
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 instrument	able steps to confirm the identity of the person who gave me authority to lodge this	V
I certify that any statutory provisor do not apply	sions specified by the Registrar for this class of instrument have been complied with	V
I certify that I hold evidence sho prescribed period	wing the truth of the certifications I have given and will retain that evidence for the	V
Signature Signed by Samuel William Nelson	on as Grantee Representative on 09/12/2014 06:02 PM	

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

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

# **Easement Instrument Creating Land Covenants**

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

#### Grantor

#### **CORBRIDGE ESTATES LIMITED PARTNERSHIP**

#### Grantee

QUEENSTOWN LAKES DISTRICT COUNCIL

#### **Creation of Covenant**

**The Grantor** being the registered proprietor of the relevant Servient Tenement described in Schedule A and the **Grantee** being the registered proprietor of the Dominant Tenement described in Schedule A **create** the covenants **set out** in Schedule A, with the rights and powers or provisions set out in the Schedule B

#### Schedule A

District and Section 66-67 Block IV Lower Wanaka Survey District)  OT17A/336 (Section				
Land covenant (as set out in Schedule B)  All the land contained within the Servient Tenement  All the land contained within the Servient Tenement  All the land contained within the Servient Tenement  DP368240, Lot 1  DP341605 and Lots 4-5  DP340031)  DP340031)  OT17A/336 (Section	Purpose (Nature and	Shown (plan	· · · · · · · · · · · · · · · · · · ·	
Land covenant (as set out in Schedule B)  All the land contained within the Servient Tenement  All the land contained within the Servient Tenement  All the land contained within the Servient Tenement  DP341605 and Lots 4-5 DP340031)  DP340031)  DP340031)  OT17A/336 (Section	extent) of	reference)	(Computer Register)	(Computer Register) or
set out in Schedule B)  contained within the Servient Tenement  Contained within the Servient Tenement  DP368240, Lot 1  DP341605 and Lots 4-5  DP340031)  DP340031)  DP340031)  OT17A/336 (Section	covenant			in gross
65 and Part Section 64 Block IV Lower Wanaka Survey District)	Land covenant (as set out in Schedule	contained within the	Block II Lower Wanaka Survey District and Section 66-67 Block IV Lower Wanaka Survey District)  OT17A/336 (Section 65 and Part Section 64 Block IV Lower Wanaka Survey	CT 284548 (Lot 2 DP368240, Lot 1 DP341605 and Lots 4-5

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

## **Covenant provisions**

The provisions applying to the specified covenants are those set out in Schedule B

#### Schedule B

#### **CONTINUATION OF COVENANT PROVISIONS**

## Background

- A. The Grantor is the registered proprietor of the relevant Servient Land.
- B. The Grantee is the registered proprietor of the relevant Dominant Land.
- C. The Grantor and Grantee have agreed that the Servient Land will be subject to the Covenants set out in this Instrument

# 1. Interpretation

1.1 In this Instrument unless the context otherwise requires

"Activity Sensitive to Aircraft Noise (ASAN)" – means any residential activity, visitor accommodation, community activity and day care facility as defined in the Queenstown Lakes District Plan including all outdoor spaces associated with any educational facility but excludes police stations, fire stations, courthouses, probation and detention centres, government and local government offices.

"Covenants" means the covenants set out in this Instrument.

"Dominant Land" means in relation to any Covenant the land described in Schedule A which has the benefit of that Covenant.

"Grantee" means the registered proprietor of the Dominant Land from time to time.

"Grantor" means the registered proprietor of the Servient Land from time to time.

"Instrument" means the front page of this Instrument together with all Schedules attached to it.

"Mechanical Ventilation System" means any ventilation or air circulation system which is designed to enable, or will have the effect (when installed and operating) of enabling, the maintenance of a specified internal design sound level within any critical listening environment of an ASAN, or any part of a building containing an ASAN, while all doors, windows and/or other apertures in any external wall of that building are closed as set out in Table 2 of Appendix 13 to the Queenstown Lakes District Plan.

"Operations" include operating as a 24 hour airport operation every day of every year.

"Wanaka Airport" means the airport known as "Wanaka Airport" and includes all activities undertaken, or proposed to be undertaken, at or in association with that airport.

"Servient Land" means in relation to any Covenant the land described in Schedule A which is subject to that Covenant.

Annexure Schedule: Page:3 of 4

#### 2. Covenants in Relation to Agreed Activities

- 2.1 The Grantor will not (whether directly or indirectly through another person) object to, complain about, bring any proceedings about, take any step in respect of or in any way restrict, constrain or prohibit any lawfully conducted activity or practice conducted as part of or in connection with the Operations of Wanaka Airport, whether existing or proposed, at or from the Dominant Land or for the benefit of the Dominant Land and Wanaka Airport, whether by the Grantee or any other person authorised by the Grantee.
- 2.2 In addition to the Grantor's obligations in clause 2.1, the Grantor will not withhold consent or (whether directly or indirectly through another person) object to any application to any relevant authority for any approval, permit, resource consent, Plan Change or Notice of Requirement (Approval) under the Resource Management Act 1991 (as amended or substituted) or any other enactment or regulation imposing the need for such Approval for any activity or practice (including without limitation any activity or practice conducted as part of or in connection with the Operations of Wanaka Airport), whether existing or proposed, at or from the Dominant Land or for the benefit of the Dominant Land and Wanaka Airport, whether by the Grantee or any other person authorised by the Grantee.
- 2.3 To give better effect to the Grantor's agreements in clause 2.2, the Grantor appoints the Grantee or any other person authorised by the Grantee to be the attorney of the Grantor for the purpose of executing any irrevocable affected party approval under the Resource Management Act 1991 (as amended or substituted) including sections 95D and 95E, to any application for Approval(s) referred to in clause 2.2, in the form required.
- 2.4 Without derogating from the generality of clauses 2.1 and 2.2:
  - a. The Grantor acknowledges that those clauses extend to and include any proposal for, or the carrying out of, night-time aircraft activities at Wanaka Airport, including the landing and taking off of aircraft during the night;
  - b. The Grantor does not, and will not in the future, have any right to claim compensation from the Grantee in respect of the aircraft activities referred to in 2.4a above and will make no such claim.
- 2.5 Without derogating from the generality of clause 2.4b, if the Grantor ever decides to, or the Grantee is directed to, install a Mechanical Ventilation System on the Grantor's land, the Grantor will be responsible for all costs associated with the Mechanical Ventilation System, and the Grantor shall not seek to recover from the Grantee any cost of installing the Mechanical Ventilation System, any cost of operating the Mechanical Ventilation System, or any related cost.
- Should the Grantor breach any provision of this instrument, the Grantor acknowledges that damages would be an inadequate remedy and accordingly the Grantee is entitled in these circumstances to equitable relief (which includes the right to seek specific performance by the Grantor of its obligations under this instrument or injunctive relief to restrain a breach or continuing breach of any of the provisions of this instrument) and the Grantor undertakes that it will not claim that the breach is one which may not or ought not be the subject of equitable relief or seek from the Grantee any undertaking as to damages or other form of bond.
- 2.7 The Grantor indemnifies the Grantee from and against all costs, claims, damages, losses, liabilities or expenses (including legal expenses on a solicitor client basis) incurred by the Grantee arising directly from any breach of the terms of this Instrument by the Grantor.
- Without derogating from the generality of clause 2.7, the Grantor shall pay all of the Grantee's costs (including legal expenses on a full indemnity basis) incurred or sustained by the Grantee in connection with the exercise, enforcement or preservation of any right under this Instrument resulting from a breach by the Grantor of any provision of this Instrument.

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2.10 If any of the provisions of this Instrument is or becomes invalid, illegal or unenforceable, the validity, legality or enforceability of the remaining provisions will not in any way be affected or impaired.