

Crown Pastoral Land Tenure Review

Lease name: Mt Cook

Lease number: PT 132

Substantive Proposal - Part 2

The report attached is released under the Official Information Act 1982.

November

08

Appendix 1: Consents – Example of Mortgagee Consent

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] as Mortgagee under Mortgage [

]

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] ("the Mortgage"), hereby:

- (a) consents to acceptance of the Proposal dated [] ("the Proposal") by [the Holder] ("the Holder") pursuant to the Crown Pastoral Land Act 1998 and agrees and consents to the registration of the documents affecting the Freehold Land referenced in the Proposal prior to the registration of any new mortgage to be granted in its favour over the Freehold Land; and
- (b) agrees to sign and execute all deeds, agreements, schedules and other documents and do all acts and things as may be reasonably required by the Holder or the Commissioner to register a discharge of the Mortgage and any new mortgage over the Freehold Land.

Dated:

SIGNED by [in the presence of:

Witness Signature:

Witness Name: Occupation: Address:

Appendix 1: Consents (continued) - Example of "Other" Consent

[], being the party entitled to the benefit of [] registered against Lease [], hereby consents to the acceptance of the Proposal dated [] by [the Holder] pursuant to the Crown Pastoral Land Act 1998.

Dated:

SIGNED for and on behalf of [] in the presence of:

Witness Signature:

Witness Name: Occupation: Address:

Appendix 2: Example of Solicitors Certificate

Certifications

11

- hereby certify as follows:
- [[insert name of Holder] ("the Holder") is a duly incorporated company under the Companies Act 1993. The Holder's entry into and performance of its obligations under the Proposal dated [] ("the Proposal") have been duly authorised by the directors and, if required, by the

shareholders of the Holder. The Holder has executed the Proposal in accordance with its constitution.] *OR*

The entry into the Proposal dated [] ("the Proposal") by [insert name of Holder] ("the Holder") and performance of the Holder's obligations under the Proposal have been duly authorised by the trustees of the [insert name of trust] in accordance with its trust deed *OR*

[[insert name of Holder] ("the Holder") has delegated responsibility for signing the Proposal on its behalf to an attorney in accordance with its constitution. The attorney of the Holder has properly executed the Proposal in accordance with this power of attorney and in accordance with the Holder's constitution and a certificate of non-revocation is enclosed.]

- 2. The consent of each person that has an interest (registered or unregistered) in the Land (as that term is defined in the Proposal), to the Holder's acceptance of the Proposal has been obtained and included in the copy of the Proposal, signed by the Holder, that has been provided to the Commissioner.
- [No consent, licence, approval or authorisation by any court, regulatory authority or governmental agency is required to enable the Holder to accept the Proposal, perform the Holder's obligations under the Proposal and to acquire the freehold interest in the Land (as defined in the Proposal).] OR

[All necessary consents, licences, approvals and authorisations required to enable the Holder to accept the Proposal, perform its obligations under it and to acquire the freehold interest in the Land (as defined in the Proposal) have been obtained. Evidence of the consents, licences, approvals and authorisations are attached to this letter.]

Yours faithfully [signed by principal of law firm]

Fencelin	e Mount Cook	
Length a	and location:	Fence to be erected along line 'R-S' (3,550 metres approximately), 'T-U' (1,200 metres approximately) and 'V-W' (2,500 metres approximately)
Туре:		Sheep seven wire and T irons or posts
Specific	ations	
G	bottom galvanis	nstructed of five HT (2.5mm) wires with, one barbed wire on top and one sed medium tensile 4mm (no 8) wire, with wires located on the grazing side <i>y</i> , except where there is a high risk of snow damage where they shall be seeward side away from the prevailing snow.
ø	2.4 metre x 200 gateways and e used)) mm treated timber strainers with treated timber stays to be used for ends of strains (heavy T irons in lieu of strainers with steel stays may be
0	3.6 metre Cyclo	one gates to be erected across vehicle track.
8	1.8 metre x 125 appropriate hig	5mm treated timber posts or T irons to be used at 20 m gaps or on h and low points.
0	Six steel Warat 1.5m long with	tah standards per 20 metres to be used Waratah standards to be mostly 1.35m standards allowed on rocky ground and 1.650m on soft ground.
٥	backs on tusso	
9	All strainers, to No 8 wire to be	be driven or dug in and rammed and footed with acceptable footing materia e used on all foots. All dips and hollows to be tied down.
•	•	ung on creek crossings and left to swing.
. 0	All strainers an way up posts.	d angles to be mortised, stayed and blocked. Stays to be one-third of the
		permitted on both sides of the fence
8	above the grou	
0	wire to run thro	-
8	recommended	exceed 300 metres for HT and 250m for No8 and strained to a tension by the wire manufacturer.
8	ground	angle posts to be dug in to such a depth that 117cm (46") remains out of the
8		iven or dug in to such a depth that 112cm (44") remains out of the ground.
ø	Under no circu subsequent to	Imstances are any strainers, post or stays to be shortened either prior to or their placement in the ground.
6	Triplex straine	rs to be used on all strains.
	• •	pers may be used where appropriate.
٥	required pursu	on of fencing is subject to the Commissioner obtaining any and all consents uant to the Resource Management Act 1991.
. 0	Manual cleara machinery is s	nce of vegetation only is allowed. Benching and/or vegetation clearance us specifically prohibited.
		21

Appendix 4: Form of Easement Concession to be Created

Concession number:

DATED _____

Between

MINISTER OF CONSERVATION ("the Grantor")

and

DONALD MOUNT COOK BURNETT ("the Concessionaire")

EASEMENT CONCESSION UNDER CROWN PASTORAL LAND ACT 1998



Department of Conservation *Te Papa Atawhai*

WGNHO-118917 – Easement Concession – Version 4 CHCCO-75083 Mt Cook Easement Concession – October 2007 15 July 2002

-1-

THIS DOCUMENT is made this day of

PARTIES:

1. MINISTER OF CONSERVATION, ("the Grantor")

2. DONALD MOUNT COOK BURNETT ("the Concessionaire")

BACKGROUND

- A. The land described in Item 1 of Schedule 1 as the Servient Land is a Conservation Area or a Reserve under the management of the Grantor.
- B. The land described in Item 2 of Schedule 1 as the Dominant Land is freehold land of the Concessionaire.
- C. Sections 66 and 68 of the Crown Pastoral Land Act 1998 authorise the Grantor to grant a Concession for a Concession Activity in a Conservation Area and a Reserve under section 17Q(1) of the Conservation Act 1987 or section 59A of the Reserves Act 1977 (whichever is relevant in the circumstances).
- **D.** The Concessionaire wishes to carry out the Concession Activity on the Easement Area subject to the terms and conditions of this Document.
- E. The Grantor has agreed to grant the Concessionaire an Easement appurtenant to the Dominant Land over that part of the Servient Land specified as the Easement Area.

OPERATIVE PARTS

TERMS AND CONDITIONS

1.0 DEFINITIONS AND INTERPRETATION

1.1 In this Document, unless the context otherwise requires:

"Background" means the matters referred to under the heading 'Background" on page 2 of this Document.

"Compensation" means the amount specified in Item 6 of Schedule 1 and required by the Grantor under section 53 of the Crown Pastoral Land Act 1988 and section 17X of the Conservation Act 1987 for the adverse effects of the Concession Activity on the Crown's or public's interest in the Easement Area.

"Concession" means a concession as defined in section 2 of the Conservation Act 1987.

"Concessionaire" means the registered proprietor for the time being of the Dominant Land and includes the Concessionaire's successors, assigns, executors, and administrators.

"Concession Activity" means the use of the Easement Area by the Concessionaire for purposes specified in Item 4 of Schedule 1.

"Conservation Area" has the same meaning as "Conservation area" in section 2 of the Conservation Act 1987.

"Director-General" means the Director-General of Conservation.

"Document" means this document and any subsequent amendments and all schedules, annexures, and plans attached to it.

"Dominant Land" means the land specified in Item 2 of Schedule 1.

"Easement" means the Appurtenant Easement granted under this Document by the Grantor to the Concessionaire under section 17Q of the Conservation Act 1987 or section 59A of the Reserves Act 1977 (whichever is relevant in the circumstances).

"Easement Area" means that part of the Servient Land specified in Item 3 of Schedule 1.

"Reserve" has the same meaning as "reserve" in section 59A of the Reserves Act 1977.

"Servient Land" means a Conservation Area being the area more particularly described in Item 1 of Schedule 1.

"Structure" includes a bridge, a culvert, and a fence.

"Term" means the period of time specified in Item 5 of Schedule 1 during which this Document operates.

"Working Day" means the period between any one midnight and the next excluding Saturdays, Sundays and Statutory holidays in the place where the Concession Activity is being carried out.

- 1.2 In this Document unless the context otherwise requires:
 - (a) a reference to a party is a reference to a party to this Document;
 - (b) schedules and annexures form part of this Document and have effect accordingly;
 - (c) words appearing in this Document which also appear in Schedule 1 mean and include the details appearing after them in that Schedule;
 - (d) a provision of this Document to be performed by two or more persons binds those persons jointly and severally;
 - (e) words in a singular number include the plural and vice versa;
 - (f) words importing a gender include other genders;
 - (g) references to a statute or statutory provision, or order or regulation made under it, include that statute, provision, or regulation as amended, modified, re-enacted or replaced from time to time whether before or after the date of this Document;
 - (h) where the Grantor's consent or approval is expressly required under a provision of this Document, the Concessionaire must seek the consent or approval of the Grantor for each separate occasion it is required notwithstanding that the Grantor has granted consent or approval for a like purpose on a prior occasion.
 - 1.3 Words used in the Background to this Document have the same meaning given to them in clause 1.1.

2.0 GRANT OF APPURTENANT EASEMENT

- 2.1 In exercise of the Grantor's powers under either section 66 or section 68 of the Crown Pastoral Land Act 1998 (whichever is relevant in the circumstances) the Grantor GRANTS to the Concessionaire an EASEMENT APPURTENANT to the Dominant Land under either section 17Q(1) of the Conservation Act 1987 or section 59A of the Reserves Act 1977 (whichever is relevant in the circumstances) to carry out the Concession Activity on the Easement Area subject to the terms and conditions contained in this Document.
- 3.0 TERM
- 3.1 The Easement is for the Term specified in Item 5 of Schedule 1.

4.0 COMPENSATION

4.1 The Concessionaire must pay to the Grantor in the manner specified by the Grantor the Compensation specified in Item 6 of Schedule 1.

5.0 OTHER CHARGES

5.1 In addition to Compensation, the Concessionaire must pay all rates, levies, taxes, duties, assessments, charges, and other outgoings which may be charged, levied, or reasonably assessed, or which may become payable in relation to the Easement Area and which are attributable to the Concessionaire's use of or activity on the Easement Area.

6.0 CONCESSION ACTIVITY

6.1 The Concessionaire is not to use the Easement Area for any purpose other than the Concession Activity.

7.0 COMPLIANCE

- 7.1 The Concessionaire will comply where relevant:
 - (a) with the provisions of any conservation management strategy or conservation management plan under Part IIIA of the Conservation Act 1987 together with any amendment or review of any strategy or plan whether approved before, on, or after the date on which this Document takes effect; and
 - (b) with the Conservation Act 1987, the Reserves Act 1977, the Resource Management Act 1991 and the Health and Safety in Employment Act 1992 and any other statute, ordinance, regulation, bylaw, or other enactment (collectively the "Legislation") affecting or relating to the Easement Area or affecting or relating to the Concession Activity.

8.0 CONCESSIONAIRE'S STRUCTURES, FACILITIES AND LAND ALTERATIONS

- 8.1 The Concessionaire must not erect or bring on to the Easement Area any Structure, install any facility, or alter the Land in any way without the prior written consent of the Grantor.
- 8.2 The Concessionaire must keep and maintain any Structures, and facilities on and alterations to the Easement Area in good repair.
- 8.3 On expiry or early termination of this Document either as to the whole or any part of the Easement Area, the Concessionaire will not be entitled to compensation for any improvements and any Structure or facilities remaining on the Easement Area are to become the property of the Grantor.
- 8.4 If requested by the Grantor, the Concessionaire must, within such time as the Grantor determines, remove all Structures, facilities or other improvements erected or installed by the Concessionaire and make good at the Concessionaire's own expense all damage done by the removal and must leave the Easement Area in a clean and tidy condition to the satisfaction of the Grantor.

9.0 PROTECTION OF THE ENVIRONMENT

- 9.1 Except as approved in writing by the Grantor the Concessionaire will not, whether by act or omission:
 - (a) interfere with, remove, damage, or endanger the natural features, indigenous animals and plants, or historic resources on the Easement Area; or
 - (b) bring any plants, or animals (except those stipulated in Item 4 of Schedule 1) on to the Easement Area; or

- (c) deposit on the Easement Area debris, rubbish or other dangerous or unsightly matter, or contaminate any water body on the Easement Area; or
- (d) pile or store materials in any place on the Easement Area where they may obstruct the public or create a nuisance; or
- (e) conduct any noxious, noisome, dangerous or offensive activity on the Easement Area; or
- (f) top-dress, burn, sow seed, or carry out earthworks (including tracking, drainage or ditching) on the Easement Area; or
- (g) disturb or allow stock to disturb any stream or watercourse on the Easement Area; or
- (h) light any fire on the Easement Area.
- 9.2 The Concessionaire, must at the Concessionaire's expense:
 - (a) if required by the Grantor take all steps necessary to control any pest, insect, or rodent infestation occurring on or emanating from the Easement Area or any Structure or facility on the Easement Area;
 - (b) comply strictly with the provisions of the Biosecurity Act 1993.
- 9.3 The Concessionaire must ensure that the Concessionaire's employees, agents, contractors, licensees and invitees comply with the obligations imposed on the Concessionaire under clause 9
- 9.4 The Concessionaire may bring firearms on to the Easement Area for use in connection with the Concession Activity and pest control operations.
- 9.5 The Concessionaire may for purposes of the Concession Activity take onto or use vehicles on the Easement Area on existing formed access tracks only.
- 10. TEMPORARY SUSPENSION
- 10.1 The Grantor may, at any time in exercise of the Grantor's powers, close all or part of the Easement Area for such period as she/he considers necessary.

11.0 TERMINATION

- 11.1 The Grantor may terminate this Document by notice in writing to the Concessionaire if:
 - (a) the Concessionaire breaches any terms of this Document; and
 - (b) the Grantor has notified the Concessionaire in writing of the breach; and
 - (c) the Concessionaire does not rectify the breach within 28 days of receiving notification.
- 11.2 Immediately on termination the Concessionaire must execute a surrender of this Document if the Grantor so requires it.

12.0 INDEMNITIES AND INSURANCE

12.1 The Concessionaire will indemnify and keep indemnified the Grantor against all claims made by any person in respect of any injury, loss, or damage, including fire, caused or suffered as a result of or arising out of any acts or omissions of the Concessionaire, its employees, agents, contractors, licensees or invitees or otherwise caused as a result of its use of the Easement Area or the Concessionaire's carrying out of the Concession Activity on the Easement Area.

- 12.2 This indemnity is to continue after the expiry or other determination of this Document in respect of those acts or omissions occurring or arising before its expiry or determination.
- 12.3 Without prejudice to or in any way limiting its liability under clause 12.1 the Concessionaire must take out and keep in force during the Term if required by the Grantor:
 - (a) a policy of public liability insurance against liability for loss, damage or injury from any one single accident or event arising out of its conduct of the Concession Activity on the Easement Area and covering;
 - (i) general indemnity for a sum not less than the amount specified in Item 7 of Schedule 1; and
 - (ii) Forest and Rural Fires Act 1977 extension for a sum not less than the amount specified in Item 8 of Schedule 1; and
 - (b) statutory liability insurance for the amount specified in Item 9 of Schedule 1; and
 - (c) such other policy or policies of insurance against any other liability and for such other sums which the Grantor specifies in Item 10 of Schedule 1.
- 12.4 With respect to clause 12.3 the Concessionaire must before commencing the Concession Activity and on each renewal of insurance, provide the Grantor with certificates of insurance issued by the Concessionaire's insurer confirming the nature, amount and duration of cover.

13.0 ASSIGNMENT

- 13.1 The Concessionaire is not to transfer, sublicence, assign, mortgage or otherwise dispose of the Concessionaire's interest under this Document or any part of it without the prior written consent of the Grantor. The Grantor may, in the Grantor's discretion, decline to grant consent under this clause.
- 13.2 If the Grantor gives consent under this clause the Concessionaire is to remain liable to observe and perform the terms and conditions of this Document throughout the Term and is to procure from the transferee, sublicensee, or assignee a covenant to be bound by the terms and conditions of this Document unless the Grantor otherwise provides in writing.
- 13.3 The Concessionaire must pay the costs reasonably incurred by the Grantor incidental to any application for consent, whether or not such consent is granted.
- 13.4 Any change in the shareholding of the Concessionaire altering the effective control of the Concessionaire will be deemed to be an assignment and will require the consent of the Grantor.

14.0 DISPUTE RESOLUTION AND ARBITRATION

- 14.1 If any dispute arises between the parties in connection with this Document, the parties must, without prejudice to any other rights they have under this Document, attempt to resolve the dispute by negotiation or other informal dispute resolution techniques agreed by the parties.
- 14.2 If the dispute is not capable of resolution by agreement within 14 days of written notice by one party to the other (or such further period as the parties may agree to in writing) either party may refer the dispute to the Disputes Tribunal, where relevant, or to mediation with a mediator agreed between the parties.
- 14.3 If the parties do not agree on a mediator, the President of the District Law Society in the region in which the Easement Area is located is to appoint the mediator.
- 14.4 In the event that the dispute is not resolved by mediation within 2 months of the date of referral to mediation the parties agree that the provisions of the Arbitration Act 1996 will apply.

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- 14.5 Notwithstanding any provision to the contrary in the Arbitration Act 1996, if the parties do not agree on an arbitrator within 10 working days of a party giving written notice of the requirement to appoint an arbitrator the President of the District Law Society in the region in which the Easement Area is located is to appoint the arbitrator. The arbitrator must not be a person who has participated in an informal dispute resolution procedure in respect of the dispute.
- 14.6 All arbitration proceedings are to take place in New Zealand and to be governed by New Zealand law.
- 14.7 The parties agree that the results of any arbitration are to be binding on the parties.

15.0 NOTICES

- 15.1 Any notice to be given under this Document by one party to the other is to be in writing and made by personal delivery, by pre-paid post or by facsimile addressed to the receiving party at the address or facsimile number set out in Item 11 of Schedule 1.
- 15.2 A notice given in accordance with clause 15.1 will be deemed to have been received:
 - (a) in the case of personal delivery, on the date of delivery;
 - (b) in the case of pre-paid post, on the third working day after posting;
 - (c) in the case of facsimile, on the Working Day on which it is dispatched or, if dispatched after 5.00pm on a Working Day, or if dispatched on a non-working day, on the next Working Day after the date of dispatch.

16.0 RELATIONSHIP OF PARTIES

- 16.1 Nothing expressed or implied in this Document shall be construed as:
 - (a) conferring on the Concessionaire any right of exclusive occupation or use of the Easement Area;
 - (b) preventing the Grantor from granting similar concessions to other persons;
 - (c) derogating from the rights of the Grantor and the public to have access across the Easement Area.

17.0 SPECIAL CONDITIONS

- 17.1 Special conditions relating to this Document are set out in Schedule 2.
- 17.2 The standard conditions contained in this Document must be read subject to any special conditions.

Signed by :

for and on behalf of the Minister of Conservation pursuant to a written delegation (or designation as the case may be) in the presence of :

Witness: Occupation: Address:

Signed by :

as Concessionaire in the presence of :

Witness : Occupation : Address :

RELEASED UNDER THE OFFICIAL INFORMATION ACT

SCHEDULE 1

- Servient Land: The land described as being part Part Run 341 being Conservation Land situated in the Canterbury Land District and delineated and shaded pink and marked CA3 on the plan attached to the Substantive Proposal.
 Servient Land: The land described as being part Part Run 341 being Conservation Land situated in the (see definition of Servient Land in clause 1.1)
- 2. Dominant Land: Part Run 341, situated in Blocks V, X, XI, XV, XVI Cass and I, II and VI Jollie Survey Districts described in Certificate of Title CB 15F/1376 (Canterbury Registry).

(see definition of Dominant Land in clause 1.1)

3. Easement Area: The land shown in blue on the plan attached to the Substantive Proposal and labelled "b-c-d" and "c-e" and having a width of 10 metres. *(see definition of Easement Area in clause 1.1)*

4. Concession Activity: The Concessionaire has the right to from time to time and at all times for the Concessionaires, their servants, employees, agents workmen, contractors, licensees and invitees (in common with the Grantor and any other person lawfully entitled so to do) to have the full, free uninterrupted and unrestricted right liberty and privilege from time to time and at all times by day and by night to go pass and repass with motor vehicles and with or without farm dogs, farm stock, horses, machinery and implements of any kind to and from the Dominant Land over and along the Easement Area marked "b-c-d" and "c-e", but subject to the limitations expressed in this deed, to the intent that the easement hereby created shall forever be appurtenant to the Dominant Land. (see definition of Concession Activity in clause 1.1.)

5. Term: The concession is granted in perpetuity commencing on the date on which the Surrender of the pastoral lease folio number CB 15F/1376 (Canterbury Registry) becomes effective pursuant to the Crown Pastoral Land Act 1998, being the day of 200 (see clause 3.1)

б.	Compensation: Nil		(see clause 4.1)
7.	Public Liability General Indemnity Cover: for \$1,000,000.		(see clause 12.3)
8.	Public Liability Forest & Rural Fire Act Extension: for \$1,000,000.		(see clause 12.3)
9.	Statutory Liability Insurance for \$500,000.		(see clause 12.3)
10	Other Types of Insurance: Nil		(see clauses 12.3)
11.	Address for Notices (including facsimile number):		(see clause 15)
	(a)Grantor	Conservator Department of Conservation Private Bag 4715	

Christchurch PH: (03) 379 9758 Fax: (03) 365 1388

WGNHO-118917 – Easement Concession – Version 4 CHCCO-75083 Mt Cook Easement Concession – October 2007 15 July 2002

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(b)Concessionaire

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Donald Mount Cook Burnett Mount Cook Station PO Box 3 Lake Tekapo PH: (03) 680 6842 Fax: (03)

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SCHEDULE 2

Special Conditions

<u>THE</u> rights granted under this deed are non-exclusive and are exercisable in common with the Grantor and any other person granted similar rights by the Grantor, whether now or in the future, and without limitation the Grantor may grant the following persons access rights over the Easement Area:

- i. members of the public for access on foot and with or without bicycles;
- ii any lessee or licensee of the Grantors land

<u>THAT</u> in exercising the right liberty and privilege take all reasonable care to avoid damage to the soil and vegetation of the land in the easement and in particular will avoid using the easement when conditions such as softening during frost thaw render the land over which the easement is granted particularly vulnerable to damage.

<u>THE</u> cost and responsibility of any maintenance of the easement Area shall be borne by the Concessionaire and any other person or person(s) to whom the Grantor has granted similar rights in respect of the Easement Area, according to each persons use of the Easement Area PROVIDED THAT if any repair or maintenance is rendered necessary by the act, neglect, or default of any user or its servants, agents, contractors, workmen, licensees or invitees, then that user shall promptly carry such repair and maintenance and bear the cost of the work PROVIDED THAT the Grantor shall not be required to contribute to the cost of any maintenance in respect to the Easement Area PROVIDED further that any routine maintenance undertaken by the Concessionaire within the existing alignment does not require the prior consent in writing of the Grantor HOWEVER maintenance outside of the existing alignment undertaken by the Concessionaire requires the prior consent in writing of the Grantor.

4.

1.

2.

3.

<u>THAT</u> the Concessionaire shall ensure that no action by them or on their behalf has the effect of preventing the Easement Area over which the easement is granted being kept clear at all times of obstructions whether caused by parked vehicles, deposit of materials, or any other unreasonable impediment to the use and enjoyment of the said land.

Appendix 5: Form of Easement to be Created

RELEASED UNDER THE OFFICIAL INFORMATION ACT

In Gross Easement: Public Access and Management Access - Version 6

CHCCO- 82690 - Mt Cook - May 2006

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TRANSFER GRANT OF

EASEMENT IN GROSS

1. Public Access

2. Management Access

Land Transfer Act 1952

This page does not form part of the Transfer.

TRANSFER

Land Transfer Act 1952

If there is not enough space in any of the panels below, cross-reference to and use the approved Annexure Schedule: no other format will be received.

Land Registration District

Canterbury

Certificate of Title No. All or Par	? Area and legal description – Insert only when part or Stratum, CT	
Oblandado of files		
		1
		1

Grantor Surnames must be underlined

COMMISSIONER OF CROWN LANDS, acting pursuant to section 80 of the Crown Pastoral Land Act 1998

antee Surnames must be underlined

HER MAJESTY THE QUEEN, acting by and through the Minister of Conservation

Estate or Interest or Easement to be created: Insert e.g. Fee simple; Leasehold in Lease No.; Right of way etc.

Public Access and Management Purposes Easement in Gross under section 12 of the Reserves Act 1977 (continued on pages 2, 3 and 4 of Annexure Schedule).

Consideration

The various considerations set out in a substantive proposal accepted under the Crown Pastoral Land Act 1998 on day of the

nerative Clause

or the above consideration (receipt of which is acknowledged) the GRANTOR TRANSFERS to the GRANTEE all the grantor's estate and interest in the land in the above Certificate(s) of Title and if an easement is described above such is granted or created.

day of Dated this

Attestation

Signed by acting under written delegation from the Commissioner of Crown Lands	Signed in my presence by the Grantor Signature of Witness Witness to complete in BLOCK letters (<i>unless typewritten or legibly stamped</i>) Witness name Occupation Address	(continued on page 4 of Annexure Schedule)
Signature, or common seal of Grantor		

Certified correct for the purposes of the Land Transfer Act 1952

Certified that Part IIA of the Land Settlement Promotion and Land Acquisition Act 1952 does not apply Certified that no conveyance duty is payable by virtue of Section 24(1) of the Stamp and cheque Duties Act 1971. (DELETE INAPPLICABLE CERTIFICATE)

Solicitor for the Grantee

Approved by Register-General of Land under No. 1995/5003 Annexure Schedule

		Dated Page of Pages
Dofini	tions	
Jenn		the sentent of proving regulites'
1.	In this t	ransfer unless the context otherwise requires:
	1.1	"Easement Area" means that part of the Servient Land being 10 metres wide which is marked "[]" on Deposited Plan/S.O. Plan No [].
	1.2	"Management Purposes" means:
	6	the protection of a significant inherent value of the land managed by the Grantee and/or
	0	the ecological sustainable management of the land managed by the Grantee.
	1.3	"Servient Land" means the land owned by the Grantor and described on page 1.
	1.4	"Grantee" means Her Majesty the Queen acting by and through the Minister of Conservation and includes tenants, agents, invitees, contractors, licensees an employees of the Minister of Conservation and the Director-General of Conservation and for the purposes of clause 2.1 only, includes any member of the public.
	1.5	"Grantor" means the owner of the Servient Land described on page 1 and include the Grantor's tenants and invitees.
Stan	dard Eas	sement Terms
Acce	ess	
2.	The C	Grantee has the right in common with the Grantor:
	2.1	To pass and re-pass at any time over and along the Easement Area "a-b" on foot.
	2.2	To pass and re-pass at any time over and along the Easement Area "a-b" on foot, on or accompanied by horses, or by motor vehicle, with or without machinery a implements of any kind, for Management Purposes.
3.	by p enioy	Grantor must keep the Easement Area clear at all times of obstructions whether caus arked vehicles, deposit of materials or unreasonable impediment to the use a ment of the Easement Area, where such event or outcome is caused by or under the ol of the Grantor.
<u>.</u>		:

Approved by Register-General of Land under No. 1995/5003 Annexure Schedule

Insert below

"Mortgage", "Transfer", "Lease", etc			
	Dated Page of Pages		
Evolue	ion of Schedules		
EXCIUS			
4.	The rights and powers contained in Schedule 4 of the Land Transfer Regulations 2002 and the Ninth Schedule of the Property Law Act 1952 are expressly negatived.		
Term			
5.	The easement created by this transfer is to be in perpetuity.		
Tempo	prary Suspension		
6.	The Grantee may, at any time in exercise of her/his powers, temporarily close all or part of the Easement Area for such period as she/he considers necessary.		
Disput	te Resolution		
7.1	If a dispute arises between the Grantor and Grantee concerning the rights, management and operation created by this transfer the parties are to enter into negotiations in good faith to resolve it.		
7.2	If the dispute is not resolved within 14 days of written notice by one party to the other it is to be referred to mediation.		
7.3	If the dispute is not resolved within 21 days or such other period as agreed to in writing between the parties after the appointment of the mediator, the parties must submit to the arbitration of an independent arbitrator appointed jointly by the parties or, if one cannot be agreed within 14 days, to an independent arbitrator appointed by the President for the time being of the District Law Society in which the Servient Land is situated.		
7.4	The arbitration is to be determined in accordance with the Arbitration Act 1996 and its amendments or any enactment passed in substitution.		
Notic	<u>e</u>		
8.1	A notice to be given under this transfer by one party to the other is to be in writing and must:		
	 (a) be hand delivered to the receiving party; or (b) be sent by ordinary post to the receiving party; (c) be sent by facsimile to the receiving party. 		
8.2	If clause 8.1(b) applies the notice will be deemed to be received by the receiving party on such date on which the ordinary post would be delivered.		
8.3	If clause 8.1(c) applies the notice will be deemed to have been received on the day on which it is dispatched or, if dispatched after 5.00pm, on the next day after the date of dispatch.		

If this Annexure Schedule is used as an expansion of an instrument, all signing parties and either their witnesses or their solicitors must put their signatures or initials here.

Approved by Register-General of Land under No. 1995/5003 Annexure Schedule

Insert below

"Mortgage", "Transfer", "Lease", etc

	Dated		Page of Pages
Specia	al Easement Terms		
9.	The standard easement terms conta easement terms set out below.	ined above must	be read subject to any special
10.	The Grantee has the right:		
10.1	To mark the Easement Area as appropriate.		
10.2	To erect and maintain stiles and/or gate	S.	
10.3	To erect and maintain signs informing th (a) of the location of the land m and recreation; and (b) of their rights and responsib	anaged by the Crov	wn and available for public access he Easement Area.
10.4	To use whatever reasonable means of a carry out the works in clause 10.1 to 10	access he/she thin! .3.	s fit over the Easement Area to
11	Where fences cross the Easement Area width and keep gates unlocked at all tin	the Grantee may nes unless otherwis	install gates no less than 1 metre in agreed with the Grantor.
Conti	nuation of "Attestation"		•
Signe Her M	Signed for and on behalf of Her Majesty the Queen by		
under a written delegation in the presence of:))	
Witness (Signature)			
Name			
Address			
Occupation			

Footnote: In substitution of the SO Plan (which has yet to be prepared), the proposed easement described in clause 1 is marked on the Plan.

If this Annexure Schedule is used as an expansion of an instrument, all signing parties and either their witnesses or their solicitors must put their signatures or initials here.

Approved by Registrar-General of Land under No. 1995/1004

TRANSFER GRANT OF EASEMENT IN GROSS

1. Public Access to Conservation Areas

2. Management Access

Land Transfer Act 1952

Law Firm Acting

Conservancy Solicitor Department of Conservation 133 Victoria Street Christchurch

Auckland District Law Society REF:4135 Appendix 6: Form of Covenant to be Created

DATED ____

Between

COMMISSIONER OF CROWN LANDS Pursuant to Section 80 of the Crown Pastoral Land Act 1998

and

MINISTER OF CONSERVATION ("the Minister")

COVENANT UNDER RESERVES ACT 1977 FOR CROWN PASTORAL LAND ACT 1998 PURPOSES



Department of Conservation *Te Papa Atawhai*

WGNHO-118959 – Conservation Covenant under Reserves Act 1977 – Version 4.1 CHCCO-81723 – Mt Cook Conservation Covenant – October 2007 June 2003

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THIS DEED of COVENANT is made the

day of

BETWEEN

COMMISSIONER OF CROWN LANDS acting pursuant to section 80 of the Crown Pastoral Land Act 1998

AND

MINISTER OF CONSERVATION

BACKGROUND

- A. The Commissioner of Crown Lands is deemed for the purposes of section 77 of the Reserves Act 1977 to be the owner of the Land under section 80(5) of the Crown Pastoral Land Act 1998.
- B. The Land contains certain Values specified in Schedule 1.
- C. The parties agree that the Land should be managed so as to preserve the particular Values specified in Schedule 1, and that such purpose can be achieved without the Minister acquiring a fee simple or leasehold interest in the Land.
- D. An approved plan designating the Land as land over which a Covenant under section 77 of the Reserves Act 1977 is to be created has been registered under section 64 of the Crown Pastoral Land Act 1998.
- E. The Commissioner of Crown Lands has agreed to grant the Minister a Covenant over the Land to preserve the particular Values specified in Schedule 1.

OPERATIVE PARTS

In accordance with section 77 of the Reserves Act 1977, and with the intent that the Covenant run with the Land and bind all subsequent Owners of the Land, the Commissioner of Crown Lands and Minister agree as follows:

1. INTERPRETATION

1.1 In this Covenant unless the context otherwise requires:

"Act"	means the Reserves Act 1977.		
"Covenant"	means this Deed of Covenant made under section 77 of the Act.		
"Director-General"	means the Director-General of Conservation.		
"Fence"	includes a gate.		
"Fire Authority"	means a Fire Authority as defined in the Forest and Rural Fires Act 1977.		
"Land"	means the land described in Schedule 1.		
"Minerals"	means any mineral that is a Crown owned mineral under section 2 of the Crown Minerals Act 1991.		
"Minister"	means the Minister of Conservation.		
"Natural Water"	includes water contained in streams the banks of which have, from time to time, been realigned.		
"Owner"	means the person or persons who from time to time is or are registered as the proprietor(s) of the Land.		

RELEASED UNDER THE OFFICIAL INFORMATION ACT

-2-

"Party" or "Parties" means either the Minister or the Owner or both.

"Values" means any or all of the Land's natural environment, landscape amenity, wildlife, freshwater life, marine life habitat or historic values as specified in Schedule 1.

"Working Day" means the period between any one midnight and the next excluding Saturdays, Sundays, and statutory holidays in the place where the Land is located.

1.2 For avoidance of doubt:

- 1.2.1 the reference to any statute in this Covenant extends to and includes any amendment to or substitution of that statute;
- 1.2.2 clause and other headings are for ease of reference only and are not to be treated as forming any part of the context or to affect the interpretation of this Covenant;
- 1.2.3 words importing the singular number include the plural and vice versa;
- 1.2.4 expressions defined in clause 1.1 bear the defined meaning in the whole of this Covenant including the Background. Where the parties disagree over the interpretation of anything contained in this Covenant and in determining the issue, the parties must have regard to the matters contained in the Background;
- 1.2.5 any obligation not to do anything must be treated to include an obligation not to suffer, permit or cause the thing to be done;
- 1.2.6 words importing one gender include the other gender;
- 1.2.7 the agreements contained in this Covenant bind and benefit the parties and their administrators and executors, successors and assigns in perpetuity;
- 1.2.8 where clauses in this Covenant require further agreement between the parties such agreement must not be unreasonably withheld.

2. OBJECTIVE OF THE COVENANT

2.1 The Land must be managed so as to preserve the Values.

3. THE OWNER'S OBLIGATIONS

- 3.1 <u>Unless agreed in writing by the parties</u>, the Owner must not carry out or allow to be carried out on or in relation to the Land:
 - 3.1.1 grazing of the Land by livestock;
 - 3.1.2 subject to clauses 3.2.1 and 3.2.3, felling, removal or damage of any tree, shrub or other plant;
 - 3.1.3 the planting of any species of tree, shrub or other plant;
 - 3.1.4 the erection of any Fence, building, structure or other improvement for any purpose;
 - 3.1.5 any burning, blanket chemical spraying, top dressing or sowing of seed;
 - 3.1.6 any cultivation, earth works or other soil disturbances;
 - 3.1.7 any archaeological or other scientific research involving disturbance of the soil;
 - 3.1.8 the damming, diverting or taking of Natural Water;

- 3.1.9 any action which will cause deterioration in the natural flow, supply, quantity, or quality of water of any stream, river, lake, pond, marsh, or any other water resource affecting the Land;
- 3.1.10 any other activity which might have an adverse effect on the Values.
- 3.1.11 any prospecting or mining for Minerals, coal or other deposit or moving or removal of rock of any kind on or under the Land;
- 3.1.12 the erection of utility transmission lines across the Land.

3.2 The Owner must:

- 3.2.1 eradicate or control all weeds and pests on the Land to the extent required by any statute; and in particular comply with the provisions of, and any notices given under, the Biosecurity Act 1993;
- 3.2.2 if it is safe to do so, assist the Fire Authority to extinguish any wildfire upon or threatening the Land:
- 3.2.3 keep the Land free from exotic tree species;
- 3.2.4 keep the Land free from rubbish or other unsightly or offensive material arising from the Owner's use of the Land;
- 3.2.5 subject to consultation between the Owner and the Minister and observance of any reasonable conditions imposed by the Owner, grant to the Minister or authorised agent of the Minister or any employee of the Director-General, a right of access on to the Land, with or without motor vehicles, machinery, and implements of any kind, to examine and record the condition of the Land, or to carry out protection or maintenance work on the Land, or to ascertain whether the provisions of this Covenant are being observed;
- 3.2.6 keep all Fences on the boundary of the Land in good order and condition and, notwithstanding clause 3.1.4, rebuild or replace all such Fences when reasonably required except as provided in clause 4.2.

4. THE MINISTER'S OBLIGATIONS

- 4.1 The Minister must have regard to the objective specified in clause 2.1 when considering any requests for approval under this Covenant.
- 4.2 The Minister must repair and replace to its former condition any Fence or other improvement on the Land or on its boundary which may have been damaged in the course of the Minister or any person referred to in clause 3.2.5 exercising any of the rights conferred by this Covenant.

5. IMPLEMENTATION OF OBJECTIVES

- 5.1 The Minister may;
 - 5.1.1 provide to the Owner technical advice or assistance as may be necessary or desirable to assist in meeting the objectives specified in clause 2.1;
 - 5.1.2 prepare, in consultation with the Owner, a joint plan for the management of the Land to implement the objective specified in clause 2.1.

6. DURATION OF COVENANT

6.1 This Covenant binds the Minister and Owner in perpetuity to the rights and obligations contained in it.

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7. OBLIGATIONS ON SALE OF LAND

- 7.1 If the Owner sells, leases, or parts with possession of the Land, the Owner must ensure that the Owner obtains the agreement of the purchaser, lessee, or assignee to comply with the terms of this Covenant, including any agreement by the purchaser, lessee, or assignee to ensure that on any subsequent sale, lease, or assignment, any subsequent purchaser, lessee, or assignee must also comply with the terms of this Covenant including this clause.
- 7.2 If for any reason this Covenant remains unregistered and the Owner fails to obtain the agreement of a purchaser, lessee, or assignee to comply with the terms of this Covenant, the Owner will continue to be liable in damages to the Minister for any breach of the Covenant committed after the Owner has parted with all interest in the Land in respect of which a breach occurs.

8. MISCELLANEOUS MATTERS

8.1 Rights

8.1.1 The rights granted by this Covenant are expressly declared to be in the nature of a covenant.

8.2 Trespass Act:

- 8.2.1 Except as provided in this Covenant, the Covenant does not diminish or affect the rights of the Owner to exercise the Owner's rights under the Trespass Act 1980 or any other statute or generally at law or otherwise;
- 8.2.2 For avoidance of doubt these rights may be exercised by the Owner if the Owner reasonably considers that any person has breached the rights and/or restrictions of access conferred by this Covenant.

8.3 Reserves Act

8.3.1 Subject to the terms and conditions set out in this Covenant, sections 93 to 105 of the Reserves Act 1977, as far as they are applicable and with the necessary modifications, apply to the Land as if the Land were a reserve.

8.4 Titles

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8.4.1 This Covenant must be signed by the Commissioner of Crown Lands and the Minister and registered against the Certificate of Title to the Land.

8.5 Acceptance of Covenant

8.5.1 The parties agree to be bound by the provisions of this Covenant including during the period prior to the Covenant's registration.

8.6 Fire

- 8.6.1 The Owner must notify, as soon as practicable, the appropriate Fire Authority and the Minister in the event of wild fire threatening the Land;
- 8.6.2 If the Minister is not the appropriate Fire Authority for the Land, the Minister will render assistance to the Fire Authority in suppressing the fire if:
 - 8.6.2.1 requested to do so; or
 - 8.6.2.2 if there is in place between the Minister and the Fire Authority a formalised fire agreement under section 14 of the Forest and Rural Fires Act 1977.

NOTICES 9.

A notice to be given under this Covenant by one party to the other is to be in writing and made by personal delivery, by pre-paid post, or by facsimile addressed to the receiving party at the address or 9.1 facsimile number set out in Schedule 1.

- A notice given in accordance with clause 9.1 will be deemed to have been received: 9.2
 - in the case of personal delivery, on the date of delivery; (a)
 - in the case of pre-paid post, on the third Working Day after posting;
 - in the case of facsimile, on the day on which it is dispatched or, if dispatched after 5.00pm, (b) (c)
 - on the next day after the date of dispatch.
- The Owner must notify the Minister of any change of ownership or control of all or part of the Land and must supply the Minister with the name and address of the new owner or person in control. 9.3

DEFAULT 10.

- Where either the Minister or the Owner breaches any of the terms and conditions contained in this 10.1 Covenant the other party:
 - may take such action as may be necessary to remedy the breach or prevent any further 10.1.1damage occurring as a result of the breach; and
 - will also be entitled to recover from the party responsible for the breach as a debt due all reasonable costs (including solicitor/client costs) incurred by the other party as a result of 10.1.2 remedying the breach or preventing the damage.
- Should either the Minister or the Owner become of the reasonable view that the other party (the 10.2 defaulting party) has defaulted in performance of or observance of its obligations under this Covenant then that party (notifying party) may, by written notice:
 - advise the defaulting party of the default. 10.2.1
 - state the action reasonably required of the defaulting party to perform or observe in 10.2.2 accordance with this Covenant; and
 - state a reasonable period within which the defaulting party must take action to remedy the 10.2.3 default.

DISPUTE RESOLUTION PROCESSES 11.

If any dispute arises between the Minister and the Owner in connection with this Covenant, the parties must, without prejudice to any other rights they may have under this Covenant, attempt to resolve the 11.1 dispute by negotiation or other informal dispute resolution technique agreed between the parties.

Mediation 1.1.2

- if the dispute is not capable of resolution by agreement within 14 days of written notice by one party to the other (or such further period as the parties may agree to in writing) either 11.2.1 party may refer the dispute to mediation with a mediator agreed between the parties;
- if the parties do not agree on a mediator, the President of the District Law Society in the 11.2.2 region in which the Land is situated is to appoint the mediator.

Failure of Mediation 11.3

in the event that the dispute is not resolved by mediation within 2 months of the date of 11.3.1 referral to mediation the parties agree that the provisions in the Arbitration Act 1996 will apply;

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11.3.2 notwithstanding anything to the contrary in the Arbitration Act 1996, if the parties do not agree on the person to be appointed as arbitrator, the appointment is to be made by the President of the District Law Society in the region in which the Land is situated;

11.3.3 the parties further agree that the results of arbitration are to be binding upon the parties.

12. JOINT OBLIGATIONS

12.1 The Owner or the Minister may, by mutual agreement, carry out any work or activity or improvements or take any action either jointly or individually to better preserve the Values.

13. SPECIAL CONDITIONS

13.1 Special conditions relating to this Covenant are set out in Schedule 2.

13.2 The standard conditions contained in this Document must be read subject to any special conditions.

Executed as a Deed

Signed byacting under adelegation from the Commissioner of Crown Lands)deemed pursuant to section 80(5) of the Crown Pastoral)Land Act 1998 to be the Owner of the Land for thepurposes of section 77 of the Reserves Act 1977in the presence of :

Witness:

Address :

Occupation:

Signed by exercising his/her powers under section 117 of the Reserves Act 1977 as designated Commissioner and acting for and on behalf of the Minister of Conservation in the presence of :

Witness:

Address :

Occupation:

SCHEDULE 1

Description of Land 1.

CC1 - Black Point to Andrews Creek Lower Slopes.

All that piece of land containing 142 hectares approximately shown shaded yellow on the plan attached to the Substantive Proposal and labelled CC1, subject to the right of first refusal in favour of HMQ], being part of Part Run 341 situated in Blocks contained in the Substantive Proposal dated [V,X,XI,XV and XVI Cass and I, II, VI Jollie Survey Districts described in Certificate of Title CB 15F/1376 Part Cancelled (Canterbury Survey District).

CC2 - Southern Burnett Mountains.

All that piece of land containing 708.55 hectares approximately shown shaded yellow on the plan attached to the Substantive Proposal and labelled CC2 being part of Part Run 341 situated in Blocks V,X,XI,XV and XVI Cass and I, II, VI Jollie Survey Districts described in Certificate of Title CB 15F/1376 Part Cancelled (Canterbury Survey District).

Values of Land to be Preserved. 2.

CC1 - Black Point to Andrews Creek Lower Slopes.

- Healthy narrow-leaved snow tussock above the 700m contour containing areas of matagouri and manuka shrubland.
 - Indigenous matagouri and Coprosma shrubland regenerating below the 700m ø contour.
 - The glacial moraines across the area have high aesthetic values and clearly record the formative processes of the landscape.
 - The landscape has a high degree of naturalness and very high visual values especially when seen from State Highway 80. The Rock Etam is a particularly prominent feature.

<u>CC2 – Lower slopes of the Southern Burnett Mountains.</u>

- The glaciated benches and hummocky lower slopes of the Burnett Mountains between Andrews Creek and Micks Creek. The benches are dissected by steep sided sharply defined v shaped gullies.
- The glaciated benches are a mixture of pasture, short tussock, grey scrub and sub alpine scrub.
- Parts of the Tasman Flats are hummocky in nature covered in pasture grass and matagouri, while other areas are an intricate mixture of inter-woven braided channels and river flat covered in introduced grasses, matagouri and short tussock

Address for Service¹

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2.

The address for service (including facsimile number) of the Minister is:

Minister of Conservation C/- Conservator Department of Conservation 133 Victoria Street Private Bag 4715 CHRISTCHURCH Ph: 03 379-9758 Fax: 03 365-1388

The address for service (including facsimile number) of the Owner is: Donald Mount Cook Burnett Mount Cook Station POBox 3

LAKE TEKAPO Ph: 03 680 6842

Fax: 03

State Street address not Post Office Box number.

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SCHEDULE 2

Special Conditions

CC1 - Black Point to Andrews Creek Lower Slopes.

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The Owners Obligations under clause 3.1.6 "other soil disturbances" includes the prohibition on tracking as a soil disturbance.

2 The Director General of Conservation will be responsible for wilding pine control on this covenant area. The owner will allow access to the Covenant area for the purpose of wilding pine control after consultation with the owner or his representative. This request for access will not be reasonably withheld.

- 3 The owner has the right to access, maintain and use as required the existing power scheme on Andrews Creek.
- 4 Spot spraying with chemicals may be used for controlling noxious weeds and wilding pines.

CC2 - Lower slopes of the Southern Burnett Mountains.

- Clauses 3.1.1, 3.1.2, 3.1.3, 3.1.5 and 3.1.6 of the covenant document do not apply to the covenant area CC2.
- 6 Erection of fences for farm management purposes is permitted
- 7 Further subdivision of the property title within the covenant area is not permitted.
- 8 The owner may erect one dwelling and complimentary farm buildings for the use by the owner for the purposes associated with the property.
- 9 The planting of any species of conifer is not permitted.

WGNHO-118959 – Conservation Covenant under Reserves Act 1977 – Version 4.1 CHCCO – 81723 – Mt Cook Conservation Covenant – October 2007

GRANT of

Correct for the purposes of the Land Transfer Act 1952

Solicitor for the Minister

<u>CONSERVATION COVENANT UNDER</u> <u>SECTION 77 OF THE</u> <u>RESERVES ACT 1977 FOR</u> <u>CROWN PASTORAL LAND ACT 1998 PURPOSES</u>

COMMISSIONER OF CROWN

to

MINISTER OF CONSERVATION

Solicitor Department of Conservation DUNEDIN/CHRISTCHURCH

WGNHO-118959 – Conservation Covenant under Reserves Act 1977 – Version 4.1 CHCCO-81723 – Mt Cook Conservation Covenant – October 2007

Execution Section

This Proposal (including the schedules and appendices) is signed by the Commissioner and the Holder as a binding agreement.

SIGNED by Brian John Usherwood pursuant to a delegation from the **Commissioner** of Crown Lands pursuant to the Crown pastoral Land Act 1998 in the presence of:

Witness

Occupation

Address

SIGNED by Donald Mount Cook Burnett in the presence of:

J. M. C. Burnett.

A.K. Caird

Occupation

IMARU Address