## Transfer/Deed of Land

Form 1 — Land Registration Reform Act

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		e			(3) Property Block Property Identifier(s) Additional:									nal:				
	J -	T LLAN			See Schedule													
FOR OFFICE USE ONLY	2 1	GERTIFICATE OF RECEIPT  RECEPTISSE  AGRA SOUTH/SUD(59)WELLAND			(4) Consideration  TWO  Dollars \$ 2.00													
NLY.	-	)F RE 158E 10(89				Dollars \$ 2.00  (5) Description This is a: Property Property												
SE O	-	ATE C	<b>-</b>			Division Consolidation Block 49 Section 59M-189												
in in		RECOUTE																
)FFI	Now Propo	ERT RAS	8				wn of Pe		tu of Nio	~~.								
OB (	New Prope	rty identifiers	'97	Additio See	nal:		-	-	ty of Nia 1 18-1, S		tion 59M-1	89						
	Executions		***************************************	Schedu	ıle 🔲													
	Executions																	
				Addition See Schedu	r 1													
7	6) This Document	(a) Redescription New Easement	-	(b) Sche	edule for:		ا ماماند: محما		(7) Interest/E		e Transferred							
	Contains	Plan/Sketch		Descrip	ption 🗌		Additional Parties	Other X	l cc omp		EASEMENT							
	(8) Transferor(s) The transferor hereby transfers the land to the transferee and certifies that the transferor is at least eighteen years old and that  I am a spouse. The person consenting below is my spouse.																	
	I am a spouse. The person consenting below is my spouse.  Date of Signature																	
i								Signature(s)					Date o	f Sign , M	ature D			
	MALVESTU	JTO, Lucia Ma	ria .					XM	alnes	4	A-		1997	05	16			
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7;	(9) Spouse(s) of Transferor(s) I hereby consent to this transaction  Date of Signatur																	
	Name(s)	), Michael					Enh.	Signature(s)	n. La	$\mathcal{L}$	olle		Y 1997	05-	D			
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(1	(10) Transferor(s) Address  401 Ounker Read Helland Ont 13C 3C7																	
71	for Service 491 Quaker Road, Welland, Ont. L3C 3G7  (11) Transferee(s) Date of Birth																	
	THE CORE	PORATION OF T	HE T	OWN O	F PELH	[AM							Y .	М	, D			
THE CORPORATION OF THE TOWN OF PELHAM																		
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			···															
(1:	2) Transferee for Service		О. В	ox 40	0, 20	Pel	ham Town	n Square,	Fonthill,	O	nt. LOS 1E	0		•	<del></del>			
$\succ$	(13) Transfe	eror(s) The transferor	verifies	that to th	e best of th	ne trar	nsferor's knov	vledge and belie	f, this transfer do	es n	not contravene se	ction						
	(13) Transferor(s) The transferor verifies that to the best of the transferor's knowledge and belief, this transfer does not contravene section 50 of the Planning Act.  Date of Signature  Y M D  Y M D																	
-	Signature																	
OPTIONAL	belief, this tra	ansfer does not contra	avene t	hat secti	ion. I am a	an Or	ntario solicitor	in good standi	ng.	ar ion	eror, to the best	יוון וכ	Date o					
PPT	Address of Solicitor							Signature					]		]			
ot Ct	(14) S	olicitor for Transfer	ree(s) l	have in	vestigated	the ti	itle to this lan	d and to abuttin	ig land where re	eleva	ant and I am satis	sfied	that the title	e recor	rds			
Planning Act	(14) Solicitor for Transferee(s) I have investigated the title to this land and to abutting land where relevant and I am satisfied that the title records reveal no contravention as set out in subclause 50 (22) (c) (ii) of the Planning Act and that to the best of my knowledge and belief this transfer does not contravene section 50 of the Planning Act. I act independently of the solicitor for the transferor(s) and I am an Ontario solicitor in good standing.  Name and												ifer ng.					
Plan	State For Tri Name												Date of	Signa	ature			
	Solicite												Y	M	D			
	Sol							Signature					J		l			
(1		ent Roll Number operty	Cty.	Mun.	Map Su	ub.	Par.	not ass	igned	ONLY			and Tax					
(1	6) Municipal	Address of Property	_ <del>L</del>	<del>4</del>			ent Prepared	by:		ш	Registration Fe		······································					
n/a				Barr	ist		Solicitor		E US	Lanu Transfer	ıax			<del></del>				
							n St., I arines,	Ont.	24022	OFFIC		$\dashv$						
					L2R			No. 14170	RW	FOR C	Tatal	$\dashv$						
					i					144	Total	1						



## Schedule

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WHEREAS the Easement was authorized by By-law No. 1358 (1990) of The Corporation of the Town of Pelham.

- 1. The Transferor grants to the Transferee, its successors and assigns, to be used and enjoyed as appurtenant to the transferee's lands, the free, uninterrupted and unobstructed right and easement in perpetuity to enter, survey, lay, construct, operate, use, inspect, remove, renew, replace, alter, enlarge, reconstruct, repair, expand and maintain a storm sewer and all works, appurtenances, attachments, apparatus, appliances, markers, fixtures and equipments which the Transferee may deem necessary or convenient thereto, in, on, under and through the lands described herein (called "the Easement Lands") for the servants, agents, contractors and workmen of the Transferee to enter with machinery, material, vehicles and equipment necessary or incidental to the exercise and enjoyment of the easement hereby granted.
- 2. The Transferee covenants to fill in all excavations, remove all surplus soil and debris, and as far as practicable restore the surface to the same condition as prior to the commencement of construction or of any subsequent work thereto.
- 3. The Transferor shall have the right to use and enjoy the surface of the lands except that such use and enjoyment shall not interfere with the rights of the Transferee hereunder. The Transferor covenants to keep the land clear of all buildings, structures, fences, brush, trees and other obstructions as may be necessary for the use of the easement and the Transferor shall not excavate, alter the grading, drill or install thereon any pit, well, foundation or pavement which will obstruct or prevent the exercise and enjoyment by the Transferee of its rights hereunder. The Transferee shall have the right to remove or control the growth of any roots, trees, stumps, brush or other vegetation on or under the lands and remove any obstruction therefrom.
- 4. Notwithstanding any rule of law or equity, all works, appurtenances, attachments, apparatus, appliances, markers, fixtures and equipment shall be deemed to be the property of the Transferee notwithstanding the same may have become annexed or affixed to the lands.
- 5. The easement herein is declared to be appurtenant to and for the benefit of the lands of the Transferee.
- 6. The Transferor hereby agrees that all provisions herein are reasonable and valid and if any provision herein is determined to be unenforceable, in whole or in part, it shall be severable from all other provisions and shall not effect or impair the validity of all other provisions.



## **Schedule**

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7. The Transferee further covenants that it will at all times hereafter save harmless and keep indemnified the Transferor from all claims, costs, and damages which may be incurred by reason of any entry made upon or works performed on the lands subject to the terms of this Agreement.

8.	The Tra	ınsfe	r of Ease	ement an	d ev	erythi	ng herein	contained	shall	enure	to
and	include	the	parties	hereto	and	their	respectiv	e heirs,	adminis	strator	cs,
succ	cessors a	and a	assigns.								