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							Barristo 82 Lake	ers & Sol Street	licitors P.O.Box 11	8G 108					
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Schedule "A"

Form 5 — Land Registration Reform Act, 1984

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Page _		

Additional Property Identifier(s) and/or Other Information

WATERMAIN EASEMENT AGREEMENT

KENMORE HCMES (1987) INC. hereby transfers to The Corporation of The Town of Pelham, its successors and assigns as easement and rights, the terms of which are hereinafter set out, on and under the lands described in Box (5) of Page 1 of this Transfer.

The easement herein is declared to be appurtenant to and for the benefit of the lands of the Transferors, more particularly described in Schedule B.

PERMANENT EASEMENT

1. In perpetuity to enter on and construct, repair, replace, operate and maintain a watermain and all appurtenances thereto, as the Corporation of the Town of Pelham may from time to time or at any time hereafter deem requisite under, along and across the said lands described in Box (5) of Page 1, together with the right of: free and unimpeded access to The Corporation of the Town of Pelham, its workmen, contractors and agents, supplies, equipment and vehicles at all time and for all purposes and things necessary for or incidental to the exercise and enjoyment of the rights hereby granted over the lands described in Box (5) of Page 1.

Provided that the Transferor shall not, without the prior consent of The Corporation of the Town of Pelham, excavate, fill, drill or install or erect any buildings or structures of any kind in or upon that part of the said lands used or occupied by The Corporation of the Town of Pelham for the purposes of the aforesaid watermain, nor permit the same to be done by any other person or corporation.

The Corporation of the Town of Pelham covenants and agrees with the Transferor, its successors and assigns that The Corporation of the Town of Pelham will at all times hereafter:

- (a) Exercise the rights and easements granted in such a manner as to do as little damage as possible to the property of the Transferor;
- (b) To indemnify and save the Transferor harmless at all times from damages that may arise as a result of the installation, maintenance, repair, alteration or removal of the aforesaid watermain or other works on or from the lands described in Box (5) of Page 1.
- (c) In the event of construction or maintenance work being carried on the The Corporation of the Town of Pelham on the lands covered by the easement. The Corporation of the Town of Pelham will do the work necessary to return the lands to their former state as soon as practicably possible after the completion of such maintenance or construction work. Any maintenance or construction work shall be carried on by The Corporation of the Town of Pelham with all reasonable dispatch.
- (d) The Corporation of The Town of Pelham hereby grants to the Transferor, its successors and assigns, the right to connect to the within watermain that is laid down on the easement, subject to such connection being done to the approvel of the Engineering Department for the Town of Pelham at a location along the easement to be approved by such Engineering Department.
- 2. This Agreement and everything herein contained shall extend to and include the parties hereto and their respective successors and assigns.

OR OFFICE



Schedule

Form 5 — Land Registration Reform Act

"B"

DYE & DURHAM CO. INC.—Form No. 990 Amended NOV. 1992

4		3

Additional Property Identifier(s) and/or Other Information

The lands to be benefited is WELLAND ROAD as shown on Plan 59M-151, in the Town of Pelham, in the Regional Municipality of Niagara, registered in the Registry Office (No. 59) for the Land Titles Division of Niagara South at Welland as being part of Parcel Streets-1, Section 59M-151.

FOR OFFICE :

Reler to all instructions on reverse side. IN THE MATTER OF THE CONVEYANCE OFPart_ of Block 51 on Plan 59M	(Insert brief description of land)	Form 1 — Land Transfer Tax A 5 1ham, Regional Municipality of Niagara,
BY (print names of all transferors in full)	designated as PART 2	on 59R-8420.
	KENMORE HOMES (1987) INC.
TO (see instruction 1 and print names of all transferees in tull) THE	CORPORATION OF THE TO	WN OF PELHAM
l , (see instruction 2 and print name(s) in full)	ROGER LEWANDOWSKI	
MAKE OATH AND SAY THAT:		
1. I am (place a clear mark within the square opposite that one (a) A person in trust for whom the land convolution (b) A trustee named in the above-described of (c) A transferee named in the above-described (d) The authorized agent or solicitor acting in the Corporation of the T	veyed in the above-described conveyar conveyance to whom the land is being ed conveyance;	nce is being conveyed; conveyed;
(e) The President, Vice-President, Manager, S	described in paragraph(s) Rescretary, Director, or Treasurer authors	orized to act for (insert name(s) of corporation(s))
(f) A transferee described in paragraph(described in paragraph(s) (a), (b), (c) above; (strike out references to inapplicable paragraphs)
behalf of (insert name of spouse)	tilisert only one of paragraph (a), (b) or (c) abo	ove, as applicable) and am making this affidavit on my own behalf and c who is my spouse describe
I have read and considered the definition of "single contains at least one and not more than two single does not contain a single family residence. contains more than two single family residence. I have read and considered the definitions of "poresidence."	on for the conveyance exceeds \$400,000 family residence" set out in clause 1(1) ngle family residences. Note: Cla cent upon ance cont: n-resident corporation" and "non-resident for whom the lead in the	is such, I have personal knowledge of the facts herein deposed to. (ja) of the Act. The land conveyed in the above-described conveyance use 2(1)(d) imposes an additional tax at the rate of one-half of one put the value of consideration in excess of \$400,000 where the conveyains at least one and not more than two single family residences. dent person" set out respectively in clauses 1(1)(f) and (g) of the Act
4. THE TOTAL CONSIDERATION FOR THIS TE		none
(b) Mortgages (i) Assumed (show principal and interest (ii) Given back to vendor	to be credited against purchase price) w) ges to which transfer is subject ansfer tax (detail below) AND GOODWILL SUBJECT TO gible personal property ess exempt under c.454, as amended) ed in (g) or (h) above	\$n/a
the relationship b	etween transferor and transferee and Grantee to a Munici	etata munua (
7. Other remarks and explanations, if necessary	to any encumbrance?	pality no only an easement in favour of a tion therefore is as set out above.
Caral am 9.	f Niagara 19 93 Nelwad	Con Kundelle .
A Commissioner for taking Affidavits, etc. Property Information Record	CAROL ANN MILLWARD, a Commissioner, etc. Regional Municipality of Niagora, for	
	Forster, Lewandowski & Cords, Barrisiers & S Expires February 7, 1994	1 OF EARLY LIGHTS OF CHILD USE USE UNIV
A. Describe nature of instrument: <u>Trant</u> B. (i) Address of property being conveyed (il available)	Fer of Easement	Registration No.
(ii) Assessment Roll No. (if available) ————————————————————————————————————	n/a ent under the Assessment Act for prop x 400, Fonthill, Ontar	perty being IOS_IEO Registration Date Land Registry Office No.
(ii) Legal description of property conveyed: Same	e as in D.(i) above Yes No	n/a Not known
Name(s) and address(es) of each transferee's solici	FORSTER, LEWAN	NDOWSKI & CORDS
	Barristers & S	Solicitors
School Tax Support (Voluntary Election) See rev	erse for explanation	t P.O.Box 1180 S, Ontario L2R 7A7
a) Are all individual transferees Roman Catholic? Yes b) If Yes, do all individual transferees wish to be Roman C c) Do all individual transferees have French Language Edd d) If Yes, do all individual transferces wish to support the P NOTE: As to (c) and (d) the land being transferred will be	Catholic Separate School Supporters ? ucation Rights ? Yes No	Yes No No