THIS AGREEMENT made this 14th day of March, 1980.

BETWEEN:

RICENBERG DEVELOPMENTS LIMITED, a company incorporated under the laws of the Province of Ontario and having its head office in the City of Toronto,

Hereinafter called the GRANTOR,

OF THE FIRST PART,

- and -

THE CORPORATION OF THE TOWN OF PELHAM, Hereinafter called the GRANTEE,

OF THE SECOND PART.

WITNESSETH that in consideration of the sum of TWO (\$2.00) DOLLARS now paid by the grantee to the said grantor (the receipt whereof is hereby acknowledged) the grantor grants to the grantee, its successors and assigns, the free and uninterrupted and unobstructed rights and easements set out in Schedule "A" in, over, upon and under the lands described in Schedule "B" and "C" hereto attached and to be appurtenant to the lands of The Corporation of the Town of Pelham described in Schedule "D" hereto attached.

IN WITNESS WHEREOF the parties hereto have hereunto affixed their respective corporate seals under the hands of their officers duly authorized in that behalf.

RICENBERG DEVELOPMENTS LIMITED

SECRETARY-TREASURER

THE CORPORATION OF THE TOWN OF PELHAM

SCHEDULE "A"

PERMANENT EASEMENT

1. In perpetuity to enter on and construct, repair, replace, operate and maintain a sanitary sewer 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 Schedule "B" hereto annexed,

Together with the right of free and unimpeded access to

The Corporation of the Town of Pelham, its workmen, contractors, agents, or anyone else which it may designate, supplies, equipment and vehicles at all times 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 Schedule "B" hereto annexed.

The Corporation of the Town of Pelham covenants and agrees with Ricenberg Developments Limited 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 Ricenberg Developments Limited.
- (b) To indemnify and save Ricenberg Developments Limited harmless at all times from damages that may arise as a result of the installation, maintenance, repair, alteration or removal of the aforesaid sanitary sewer or other works on or from the lands described in Schedule "B".
- (c) In the event of construction or maintenance work
 being carried on by 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 practically 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.

TEMPORARY CONSTRUCTION EASEMENT

Until the completion of construction of the aforesaid sanitary sewer and other works in the aforesaid permanent easement, Ricenberg Developments Limited hereby grants the right of free and unimpeded access to The Corporation of the Town of Pelham, its workmen, contractors, agents, or anyone else which it may designate, and supplies, equipment and vehicles at all times 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 Schedule "C".

Ricenberg Developments Limited shall have the right to use and enjoy fully the said lands described in Schedule "B" and "C" as may be necessary for any of the purposes hereby granted to The Corporation of the Town of Pelham.

Provided that Ricenberg Developments Limited shall not, without the prior consent of The Corporation of the Town of Pelham, excavate, fill, drill or install or erect any buildings in or upon that part of the said lands used or occupied by The Corporation of the Town of Pelham for the purpose of the aforesaid sanitary sewer, nor permit the same to be done by any other person or corporation.

This agreement and everything herein contained shall extend to and include the parties hereto and their respective successors and assigns.

SCHEDULE "B"

ALL AND SINGULAR that certain parcel or tract of land and premises situate, lying and being in the Town of Pelham, in the Regional Municipality of Niagara (formerly in the Township of Pelham, in the County of Welland) and being composed of Part of Lot 1, in the Ninth Concession, in the said Township of Pelham and being designated as Part 1 on a plan of reference deposited in the Registry Office for the Registry Division of Niagara South as Plan No. 59R-3164.

SCHEDULE "C"

ALL AND SINGULAR that certain parcel or tract of land and premises situate, lying and being in the Town of Pelham, in the Regional Municipality of Niagara (formerly in the Township of Pelham, in the County of Welland) and being composed of Part of Lot 1, in the Ninth Concession, in the said Township of Pelham and being designated as Parts 1 and 2 on a plan of reference deposited in the Registry Office for the Registry Division of Niagara South as Plan No. 59R-3164.

SCHEDULE "D"

ALL AND SINGULAR that certain parcel or tract of land and premises situate, lying and being in the Town of Pelham, in the Regional Municipality of Niagara (formerly in the Township of Pelham, in the County of Welland), and being composed of Spruceside Crescent, according to the Woodstream Estates Plan filed in the Office of Land Titles at the City of Welland as Plan M-19.

CONSENT OF MORTGAGEE

THE TORONTO-DOMINION BANK, the registered owner of a Mortgage registered as No. 348576 in the Registry Office for the Registry Division of Niagara South at Welland, hereby consents to the registration of the within Grant of Easement in favour of The Corporation of the Town of Pelham dated the 14th day of March, 1980, and hereby postpones and subordinates the said Mortgage against the rights and easements herein created and transferred.

DATED at ,Toronto , this 16th day of April , 1980.

THE TORONTO-DOMINION BANK

ASSISTANT GENERAL MANAGER

19706 Z/ Form 1054
Affidavit — The Planning Act
Registry Act lands only.
Newsome and Gilbert Limited, Toronto

IN THE MATTER OF THE PLANNING ACT (as amended)

AND IN THE MATTER OF THE TITLE TO Part Lot 1, Concession 9, being designated as Parts 1 and 2 on Plan of Reference No. 59R-3164 Town of Pelham, in the Regional Municipality of Niagara.

AND IN THE MATTER OF A DEED

Deed, Mortgage, Agreement of Sale, Lease, etc.

THEREOF, FROM RICENBERG DEVELOPMENTS LIMITED

TO THE CORPORATION OF THE TOWN OF PELHAM

DATED March 14,

1980.

I, ALBERT JOHN BAKKER

of the City St. Catharines in the Regional Municipality of Niagara,

MAKE OATH AND SAY AS FOLLOWS:

- 1. I am Solicitor for the Transferor the named in the above mentioned Instrument, and have knowledge of the matters hereinafter sworn.
- 2. The said Instrument, and the conveyance or other dealing with land affected thereby, do not contravene the provisions of The Planning Act, as amended, because
 - (a) The present registered owner does not retain the fee or the equity of redemption in, or a power or right to grant, assign or exercise a power of appointment with respect to any land abatting the land affected by the

This is a Transfer to a Municipality and is therefore (b) exempt under Section 29(2) of The Planning Act.

Delete if not applicable

State other reason

SWORN before me

at the City of St. Catharines

in the Regional Municipality of Niagara

this

day of

Albert John Bakker

19 80

Form 1138

D.

E.

THE LAND TRANSFER TAX ACT, 1974
AFFIDAVIT OF RESIDENCE AND OF VALUE OF THE CONSIDERATION

			ENOL AND OF	ALUE OF THE	CONSIDERATIO	A			
	IN T	HE MATTER OF THE CONVEYANCE OF	(insert brief description	of land) Part	Lot 1, Conces	sion 9.			
		being designated as	Parts 1 and 2	on Plan of	Reference No	EOD 276			
	• • • • •	rown.or.Pelnamin.t.	ne.Regional M	unicipality	of Niagara				
	BY	Town of Pelham, in the Regional Municipality of Niagara BY (print names of all transferors in full) RICENBERG DEVELOPMENTS LIMITED							

	, TO	(see instruction 1 and print names of all t	ransferees in fully THE	CORPORATION	OF THE TOWN	 ንፑ			
	••••		***************************************	PELHAM	· · · · · · · · · · · · · · · · · · ·	۲÷۰۰۰۰۰۰۰۰۰۰۰۰۰۰۰۰۰۰۰۰۰۰۰۰۰۰۰۰۰۰۰۰۰۰۰۰			
	l, (s	see instruction 2 and print name(s) in full)		• • • • + • + • + • • • • • • • • • • •	***************************************	••••••			
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	MAK	E OATH AND SAY THAT:		• • • • • • • • • • • • • • • • • • • •	•••••••••••••••••••••••••••••••••••••••	• • • • • • • • • • • • • • • • • • • •			
	inetri	place a clear mark within the square oppos action 2)	ite that one of the following	ng paragraphs that desc	ribes the capacity of the d	eponent(s)): (see			
	☐ (a)	A person in trust for whom the land cor	veved in the above-deed	ribad aanyayanaa ia ba	·				
	☐ (b)	A trustee named in the above-described	conveyance to whom the	nbed conveyance is be	ing conveyed;				
	☐ (c)	A transferee named in the above-descrif	oed conveyance.	ie ialiu is beilig collveye	eu;				
	凇 □ (d)	The authorized agent or solicitor acting	in this transaction for	The Corporat	tion of the	***			
		Town of Pell	am	·· • • • • • • • • • • • • • • • • • •	(insert name(s)	of principal(s))			
		described in paragraph(s) Yatxxxx	ð (c) shoverletr	ika aut matamanana i					
•	☐ (e)	The President, Vice-President, Manager	Secretary Director or	Transpers such subsect to	ipplicable paragraphs)				
		,	in the state of th	measurer authorized to	act for (insert name(s) of	corporation(s))			
		described in paragraph(s) (a), (b), (c) above; (strike out references to inapplicable paragraphs)							
	☐ (f)	(insert only one of paragraph (a), (b) or (c) above, as applicable) and am making this							
		amulate on my own behalf and on behalf of							
		who is my spouse described in paragrap	oh (); (insert only o	one of paragraph (a) (b	(insert no	ame of spouse)			
	and as	such, i have personal knowledge of the f	acts herein denosed to						
2.	I have	read and considered the definitions of "no	n-resident corporation" a	and "non-resident persor	n" set out respectively in c	laucee f and a of			
	345360	Alon Tor section Tor the Act. (see instruc	ction 3)						
3.	Thefol	lowing persons to whom or in trustfor who	n the land conveyed in th	e above-describe a conve	Vance is being conveved:	ਜ਼ਿਤਮਾਣਕਾਰਨ ਜ਼ਿਤਮਾਣਕਾਰਨ			
	ber 2000	2-mmm me mesurud vi 199-ve# (200-1924)	'ионоп-4)	*************					
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. 4.	THE T	OTAL CONCIDERATION FOR THE TO A		••••••••••	• • • • • • • • • • • • • • • • • • • •				
, 7.	(a) M	OTAL CONSIDERATION FOR THIS TRAN	ISACTION IS ALLOCAT	ED AS FOLLOWS:					
	(a) M (b) M	onies paid or to be paid in cash		\$ T• ÖÖ					
	(D) 1011	ortgages (i) Assumed (show principal and	finterest to be credited	nil		1			
		against purchase price)			•	1			
	(c) Pr	(ii) Given back to vendor operty transferred in exchange (<i>detail bel</i> e		\$nil					
		curities transferred to the value of (detail				1			
	(e) Lie	ens, legacies, annuities and maintenance c	berges to which two	\$ ····· ###	•	ALL BLANKS			
	is	subject	larges to writen transfer	nil		MUST BE			
		her valuable consideration subject to land to		\$nil	•	FILLED IN.			
	(g) VA	LUE OF LAND, BUILDING, FIXTURES A	VD GOODWILL	\$	•	INSERT "NIL" WHERE			
	SUBJECT TO LAND TRANSFER TAX (total of (a) to (f)) \$ 1.00 \$ 1.00 APPLICABLE.								
	(h) VA	LUE OF ALL CHATTELS — items of tand	ible personal property		\$L. •. U.U	1			
	The	tail Sales Tax is payable on the value of all chattels unles Retail Sales Tax Act, R.S.O. 1970, c. 415, as amended)	s exempt under the provisions of		s nil	1			
	(i) Ot	her consideration for transaction not inclu	ided in (g) or (h) above		\$nil	1			
	(j) TO	TAL CONSIDERATION			\$	1			
_	16								
5.	n consi	deration is nominal, describe relationship n/a	between transferor and	transferee and state pur	rpose of conveyance. (see	e instruction 5)			
	041	********				• • • • • • • • • • • • • • • • • • • •			
6.	Other re	emarks and explanations, if necessary	"ranster.ot.E	asement to a	.Municipality	*			
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	in the	before the at the)					
	this	day of		}					
		day of	•	19)	(signature(s))				
	A Comm	nissioner for taking Affidavits, etc.	•		(Signature(S))				
									
		PROP	ERTY INFORMATIC	N RECORD					
A.	Describe	nature of instrument	•••••						
В.	(i) Add	ress of property being conveyed (if availa	ıble)			••••••			
	• • • •								
	(ii) Asse	essment Holl # (if available)							
	Mailing a	address(es) for future Notices of Assessm	ent under The Assessme	ent Act for property being	a conveyed loss instruct	tion (1)			
	• • • • • • • • •			***********					
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D.	(I) Reg	istration number for last conveyance of p	roperty being conveyed	(if available)	• • • • • • • • • • • • • • • • • • • •				
_	(,	i) Registration number for last conveyance of property being conveyed (if available)							
E.	name(s)	and address(es) of each transferee's			- -				
	• • • • • • • • •		27 (A) 27 (A)	For Land Registry Of	fice use only				
	• • • • • • • • • •	• • • • • • • • • • • • • • • • • • • •	REGISTRATION NO		The state of the s				
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