COMMITTEE REPORT



Date: July 12, 2018

RIM No. 1210-21

To: Agricultural Advisory Committee (AAC)

From: Community Planning Department (CD)

Application: A18-0002 **Owner:** Norman and Linnea Corbett

Address: 1705 Swainson Road Applicant: Kent - Macpherson

Subject: Application to the ALC for "Homesite Severance"

1.0 Purpose

The applicant is requesting permission from the Agricultural Land Commission (ALC) for a "Subdivision of Agricultural Land Reserve" under Section 21 (2) of the Agricultural Land Commission Act. The subdivision is more specifically a "Homesite Severance"" request as per Policy #11 – Homesite Severance on Agricultural Land Reserve (ALR) Lands.

2.0 Proposal

2.1 Background

The applicant is seeking a two lot subdivision for the purpose of a homesite severance. The applicant has owned the property since 1972 and therefore qualifies for consideration of a homesite severance.

The 20.9-acre property is currently farmed with an 8 acre tree farm and a 0.15 acre vegetable garden. The existing tree farm would consist of the new farm lot.

There is one home on the property and one detached garage. The proposed homesite would accommodate the house, detached garage, a vegetable garden, septic field and remaining grassed/treed yard. The treed and fenced yard is a natural buffer to the farm areas in the south and east of the proposed homesite.

The homesite area would also accommodate a steeply sloped ravine, which contains a wetland and conveys surface and groundwater through the parcel. The ravine and associated wetland is considered an Environmentally Sensitive Area as identified through the City of Kelowna wetland inventory (wetlands and streams are protected under the Provincial Water Act). The ravine is also identified as a Hazardous Condition and Natural Environment Development Permit Area by the City of Kelowna in order to protect critical habitats and steep slopes. The applicant has agreed to permanently protect the ravine and wetland areas via a "No Disturbance Covenant".

A standard Farm Residential Footprint would be applied to the home on the remaining parcel to ensure any future development occurs in the residential footprint.

2.2 Site Context

The subject property is located in the Belgo – Black Mountain City Sector and is surrounded by agricultural land in the ALR. The property is located outside of the Permanent Growth Boundary in the Official Community Plan.

Parcel Summary – 1705 Swainson Road:

Parcel Size: 8.45 ha (20.9 acres)

Elevation: 547.0 to 593 metres above sea level (masl) (approx.)

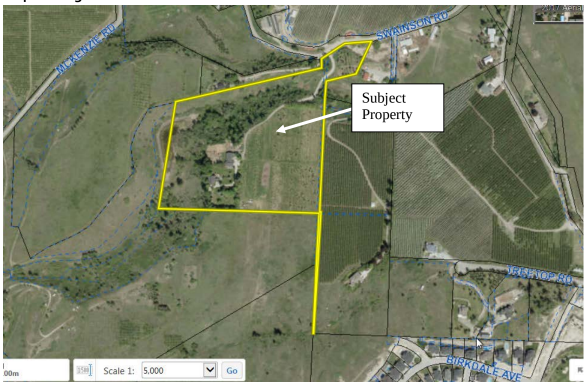
2.3 Neighbourhood Context

Zoning and land uses adjacent to the property are as follows:

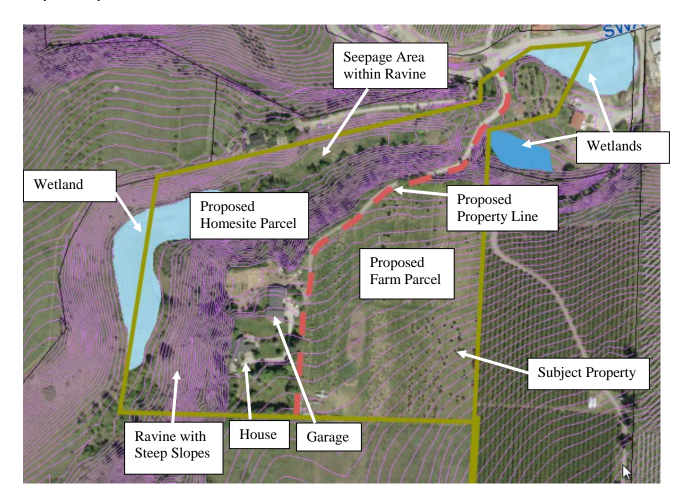
Table 1: Zoning and Land Use of Adjacent Property

Direction	Zoning	ALR	Land Use
North	A1 – Agriculture 1	Yes	Agriculture
South	A1 – Agriculture 1	Yes	Agriculture
East	A1 – Agriculture 1 RR1- Rural Residential 1	Yes	Agriculture Country Residential Development
West	A1 – Agriculture 1	Yes	Agriculture

Map 1 - Neighbourhood

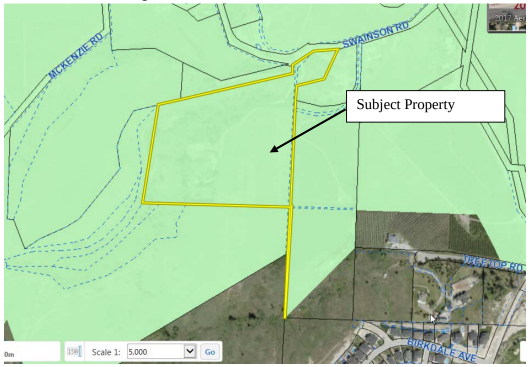


Map 2 – Proposed Subdivision/Site Context



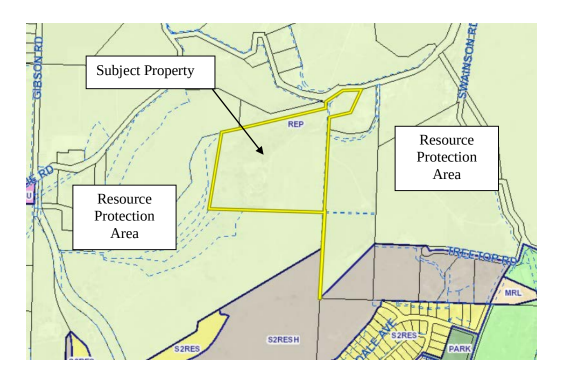
Map 3 – Agricultural Land Reserve

ALR Lands are shaded green

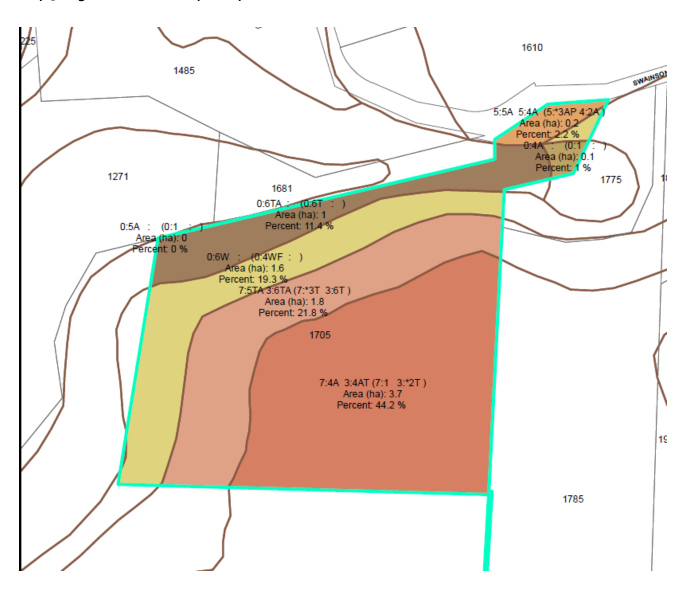


Map 4 – Future Land Use

The Future Land Use for the subject property and surrounding properties is "Resource Protection" (shaded light green.



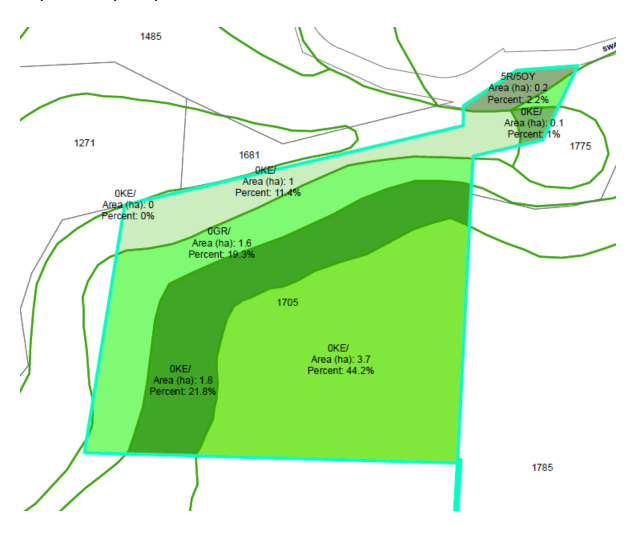
Map 5 - Agricultural Land Capability



The addition of irrigation to the proposed farm parcel improves the agricultural land capability rating to Class 1 (land has no limitations to slight limitations) for mineral soil capability and Class 2 (land has minor limitations that require good ongoing management practices) for organic soil capability.

The ravine portion of the property is rated as Class 5 and 6, where farming is limited by steep slopes and excess water (surface and groundwater).

Map 6 - Soil Capability



3.0 Community Planning

The City's Agricultural Plan recommends continued support for homesite severance applications consistent with ALC Policy #11, which allows farmers to retire or sell the property while retaining the homesite. ALC policies state that consideration of any homesite severance should be reviewed in the context of the overall agricultural integrity of the parcel, where the size and configuration will, in the Commission's opinion, constitute a viable agricultural remainder. To this end, homesite severance parcels should be minimized in size to help ensure the remainder is viable. This is particularly important in Kelowna where parcel sizes are already small.

Report prepared by:	
Corey Davis, Environmental Co	_ pordinator
Reviewed by:	Laura Bentley, Community Planning Supervisor

Attachments:

Attachment "A" – Policies

Attachment "B" – Technical Comments

Attachment "C" – Proposed Subdivision Plan

Attachment "D" – Supporting Documents

Attachment "A" - Policies



Subject: Homesite Severance Address: 1705 Swainson Road

1.1 City of Kelowna Agriculture Plan (2017)

Action 1.2e. Ensure that the Residential Footprint maximizes the agricultural potential.

ALR Application Criteria¹

Exclusion, subdivision, or non-farm use of ALR lands will generally not be supported. General non-support for ALR applications is in the interest of protecting farmland through retention of larger parcels, protection of the land base from impacts of urban encroachment, reducing land speculation and the cost of entering the farm business, and encouraging increased farm capitalization.

1.2 Kelowna Official Community Plan (OCP)

Land Use Designation Definitions

Resource Protection Area²

Generally land areas within this designation (whether they are within the permanent growth boundary or not) will not be supported for exclusion from the ALR or for more intensive development than that allowed under current zoning regulations, except in specific circumstances where the City of Kelowna will allow exceptions to satisfy civic objectives for the provision of park/recreation uses.

Permanent Growth boundary⁶

Lands within the permanent growth boundary may be considered for urban uses within the 20 year planning horizon ending 2030. Lands outside the permanent growth boundary will not be supported for urban uses.

<u>Chapter 5 – Development Process</u>

Objective 5.3 Focus development to designated growth areas.

Policy .1 Permanent Growth Boundary⁷. Establish a Permanent Growth Boundary as identified on Map 4.1 and Map 5.2. Support development of property outside the Permanent Growth Boundary for more intensive uses <u>only</u> to the extent permitted as per the OCP Future Land Use designations in place as of initial adoption of OCP Bylaw 10500, except as per Council's specific amendment of this policy. Resource Protection Area designated properties not in the ALR and outside the Permanent Growth Boundary will not be supported for subdivision below parcel sizes of 4.0 ha (10 acres). The Permanent Growth Boundary may be reviewed as part of the next major OCP update.

¹ City of Kelowna Agriculture Plan. 1998. P. 130.

² City of Kelowna 2030 Official Community Plan. Future Land Use Chapter. P. 4.2.

⁶ City of Kelowna 2030 Official Community Plan. Future Land Use Chapter. P. 4.6.

Agricultural Land Use Policies

Objective 5.33 Protect and enhance local agriculture8.

Policy .1 Protect Agricultural Land. Retain the agricultural land base by supporting the ALR and by protecting agricultural lands from development, except as otherwise noted in the City of Kelowna Agricultural Plan. Ensure that the primary use of agricultural land is agriculture, regardless of parcel size.

Policy .3 Urban Uses. Direct urban uses to lands within the urban portion of the Permanent Growth Boundary, in the interest of reducing development and speculative pressure on agricultural lands.

Policy .7 Subdivision. Maximize potential for the use of farmland by not allowing the subdivision of agricultural land into smaller parcels (with the exception of Homesite Severances approved by the ALC) except where significant positive benefits to agriculture can be demonstrated.

1.3 Agricultural Land Commission Act (ALCA)

Purposes of the commission – Section 6 of the ALCA

The following are the purposes of the commission:

- (a) to preserve agricultural land;
- (b) to encourage farming on agricultural land in collaboration with other communities of interest;
- (c) to encourage local governments, first nations, the government and its agents to enable and accommodate farm use of agricultural land and uses compatible with agriculture in their plans, bylaws and policies.

Policy L-11 Homesite Severance on Agricultural Lands

The purpose of this policy is to provide a consistent approach to situations where property under application has been the principal residence of the applicant as owner-occupant since December 21, 1972 and the applicant wishes to dispose of the parcel but retain a homesite on the land.

⁷ City of Kelowna 2030 Official Community Plan. Development Process Chapter. P. 5.2.

⁸ City of Kelowna 2030 Official Community Plan: Agricultural Land Use Policies Chapter. P. 5.35.

Attachment "B" – Technical Comments



Subject: 1705 Swainson Road – Homesite Severance

3.2 Ministry of Agriculture

No comments received.

3.3 Regional District of Central Okanagan (RDCO)

Consider water resources in land use planning decisions.

Manage development to minimize disturbance to habitat, watershed and natural drainage areas and systems.

Avoid fragmentation of wildlife habitat corridors.

Limiting disturbance and fragmentation throughout this area is important.

All measures should be taken to avoid disturbance of the natural ecosystems throughout the subject lands.

There are environmentally sensitive areas associated with the subject property:

- 1) Part of an overall stream network/drainage system
- 2) Two identified wetlands (Okanagan Wetlands Strategy)
- Sensitive Ecosystem Inventory wetlands, associated riparian areas, and grasslands
- 4) Range of biodiversity; and
- 5) Connectivity corridor function

Kelowna staff may wish to review Regional Growth Strategy Bylaw No. 1336 and ensure that the proposal is in keeping with the vision, goals and policies of the RGS. Link:

http://www.regionaldistrict.com/media/125810/bylaw1336.pdf, specific to water resources and ecosystems.

The following RGS objectives should be reviewed in accordance with the proposal:

- Our Ecosystems Be responsible stewards of natural ecosystems to protect, enhance and restore biodiversity in the region
- Our Water Resources To manage and protect water resources

Applicable RGS Ecosystems - Policies:

- Protect natural environments, parks and water systems, as these systems are essential to the quality of life in the Okanagan that support active and healthy lifestyles;
- Encourage cooperation for the management of regional biodiversity practices as outlined in the Okanagan Biodiversity Strategy; and

• Encourage collaboration with regional partners on enhancing wildlife corridor linkages to improve habitat connectivity that avoids fragmentation and isolation of important habitats.

3.4 Parks and Buildings Planning (City of Kelowna)

The property has been identified in the OCP for a linear corridor / path, together connecting with the Day property to the south/west. The area of interest is the wetland and the ravine to the top of bank.

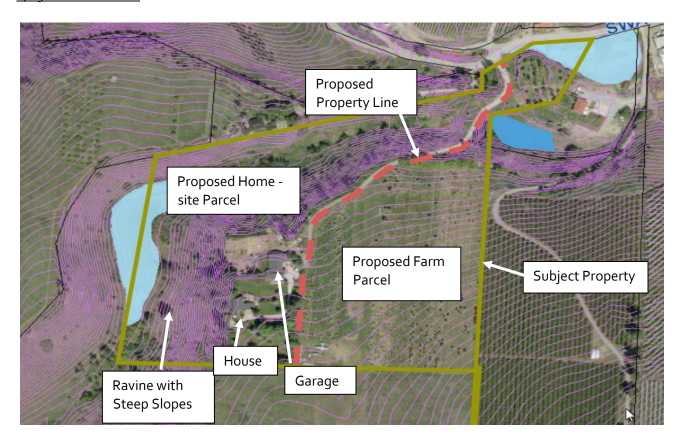
Options are in order of preference are:

- 1. Dedication through subdivision; or alternatively
- 2. No Disturb covenant and SRW for public access through the property.

Attachment "C" – Proposed Subdivision Plan



1705 Swainson Road



TITLE SEARCH PRINT

File Reference: Corrbett Declared Value \$ 341803 2018-02-15, 16:00:50

Requestor: Jordan Hettinga

CURRENT INFORMATION ONLY - NO CANCELLED INFORMATION SHOWN

Land Title District

Title Number

Land Title Office

KAMLOOPS KAMLOOPS

This forms part of application # A18-0002

CD

Planner

Initials

ATTACHMENT

CA1395084

KN74657

Application Received

From Title Number

2009-12-16

Application Entered

2009-12-22

Registered Owner in Fee Simple

Registered Owner/Mailing Address:

LINNEA SUE CORBETT, HOMEMAKER NORMAN EDWARD CORBETT, RETIRED

1705 SWAINSON ROAD

KELOWNA, BC V1P 1C5

AS JOINT TENANTS

Taxation Authority

Kelowna, City of

Black Mountain Irrigation District

Description of Land

Parcel Identifier:

011-264-250

Legal Description:

LOT D SECTION 25 TOWNSHIP 26 AND OF SECTION 30 TOWNSHIP 27 OSOYOOS DIVISION

YALE DISTRICT PLAN 2058

Legal Notations

THIS CERTIFICATE OF TITLE MAY BE AFFECTED BY THE AGRICULTURAL LAND COMMISSION ACT, SEE AGRICULTURAL LAND RESERVE PLAN NO. M11328

Charges, Liens and Interests

Nature:

RIGHT OF WAY

Registration Number:

E20946

Registration Date and Time:

1970-07-22 10:42

Registered Owner:

BLACK MOUNTAIN IRRIGATION DISTRICT

Remarks:

INTER ALIA PART OUTLINED RED ON PLAN A9247

Duplicate Indefeasible Title

NONE OUTSTANDING

Title Number: CA1395084 TITLE SEARCH PRINT Page 1 of 2 TITLE SEARCH PRINT

File Reference: Corrbett

Declared Value \$ 341803

Transfers NONE

Pending Applications NONE

Title Number: CA1395084 TITLE SEARCH PRINT Page 2 of 2

2018-02-15, 16:00:50

Requestor: Jordan Hettinga

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Register, Vol.....

LAND REGISTRY ACT

Certificate of Indefensible Title

Date of application for registration, the Total day of This is to certify that WILLIAM KNELLER and HANNA KNELLER

R.R. #5, Kelowna, B.O.

As Joint Tenents

absolutely and indefeasibly entitled by fee-simple, subject to such charges, liens, and interests as are norified by endorsement hereon, and suffect to the conditions, exceptions, and reservations set out hereon, to thosa

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and Province of British Columbia, and more particularly known and described as --

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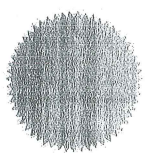
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KAMOOPS, Billish Columbia,

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JOINT TENANTS"

RATE, ETC.

Park Stationers Litt. Vancouver, B.C. Law and Commercial Bistleners Form No. 65*6'/.

253728F

This Indenture

made the

13 day of

April

n the

year of our Lord one thousand nine hundred and a ixty-four.

IN PURSUANCE OF THE "SHORT FORM OF DEEDS ACT"

BETWEEN

ALERED FRANK WARD, Of Box 121, Kelowna, in the Province of British Columbia

Chereinafter called the Grantor :
OF THE FIRST PART

AND

WILLIAM KNELLER, Salesman, and, HANNA KNELLER, His Wife, both of R. R. #5, Kelowna, in the Province of British Columbia was "Joint Tenants"

(hereinafter called the <u>George</u>).

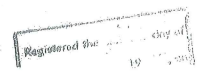
OF THE SECOND PART

WITNESSETH that in consideration of and for the sum of

Dollars of lawful money of Canada now paid by the said Grantee to the said Granter (the receipt whereof is hereby by him acknowledged), the said Granter DOTH CRAINT unto the said Grantee, his heirs and assigns, FOREVER.

ALL AND SINGULAR that certain parcel or tract of land and premises, situate, lying and being in the Vernon Assessment District and the Province of British Columbia, more particularly known and described as:

Lots "D" and "E"
Osoyoos Division Yale District
Plan Two Thousand Fifty-eight (2058)



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: 10,000,00

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INDENTURE medication

DETWEEN

WILLIAM HENRY KNELLER, Fruit Grover and Salesman, and HANNA KNELLER, His Wife, both of 195 Kneller Road, Rutland, in the Province of British Columbia

as "Joint Tenants"

The Painter online Painter Vendor^o OF THE ONE PART

NORMAN COWARD CORBETT, Orthodontist, and LINNER SUE CORBETT, His Wife, both of Morrison Road, Rutland, in the Province of British Columbia as

as "Joint Tenants"

hereinafter called "the Purchaser" OF THE OTHER PART

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By a payment of the sum of FIVE THOUSAND (\$5,000.00) DOLLARS on the lat day of landary: A.D. 1973, and a further payment of FIVE THOUSAND (\$5,000.00) DOLLARS on the lat day of July? A.D. 1//.w. 1973 and the sum of FIVE THOUSAND (\$5,000.00) DOLLARS on the lat day of Junuary and the lat day of Junuary and the lat day of July in each and every year thereafter until the full amount secured hereunder together with interest as aforesaid, shall be fully paid and satisfied, the said payments to apply irstly upon interest accrued due and unpaid to the date of such payments and secondly on account of the principal.

The said interest is to be calculated as and from the 1st day of July, A.D. 1972.

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Purchasors herein may wish to subdivide the lands herein and to sell resultant lots (hereinafter called the "lots") prior to complete payment to the Vanders of monies owing hereunder, and in further consideration of the premises and notwithstanding anything herein elsewhere contained, it is agreed as follows:

- (a) The Vendors will, provided the Purchasers are not in default horeunder, approve any plan of subdivision of the lands herein or any part thereof which may be prepared by or on behalf of the Purchaser, which is tendered to the Vendor for approval, chereby joining in the dedication of any necessary highways or walkways in such subdivision plan PROVIDED that such subdivision shall constitute an orderly subdivision of the lands having regard to the surrounding development, and conform, insofar as is reasonably possible, to the development of the adjoining lands and that the subdivision concerned meets the regularments of the Superintendent of Insurance and Real Estate Council of British Columbia as provided in Part II of the Real Estate Act of Uritish Columbia.
- (b) The Vendors covenant and agree that they shall permit the sale of any lots created by the subdivision as hereinbefore reserved to PROVIDED that the Purchasers deliver all or any payments made for the sale of the said lot whether down payment or all cash and they will grant partial discharges on the said lots so sold and should any sale take place that is not an all cash sale, the Vendors will accept assignments of citner mortgages or agreements for sale. It is agreed that such each payments or assignments must be equal to a value of not less that \$2,000.00 per acre and that the termination date of any of the assignments does not extend beyond June 15th, loss.
- (c) The Venders covenant and agree that such assignments of cash payments shall be applied to the principal balance owing from time to time herein and further that when the Vendors have received either by way of each or by way of each or by way of each or by will forthwith convey to the Purchasers the herein described Lot D.

14. Any demand or notice which may be required for the purpose of these presents, or any of them shall be well and sufficiently given if delivered to the Purchaser or malled at any Past Office, under registered dever addressed as follows:

Norman Edward Corbett and Linnea Sue Corbett Morrison Road Rutland, B.C.

or at such other address as the Purchaser shall by registered mail specify to the Mondor.

In the event of this Agreement being registered and in the event of default being made in any payment or in respect of any of the covenants herein contained, whether before or after such registration, it is expressly agreed that the Yendor shall be at liberty to cancel, remove and determine such registration on production to the Registrar of Titles of a salisficatory declaration that such default has occurred and is then continuing and the Parchaser largeby prevocably appoints the Yendor his true and lawful attorney for and in the name of the Parchaser to cancel, remove and determine such registration in the event of default as aforesaid.

16. In this indonture (a) the singular includes the plant and vice-versa:

(b) the misseuline includes the feminine and vice-versu.

(a) uny reference to a party includes that party's heirs, executors, administrators and assigns and in the case of a corporation its successors and assigns.

(d) any cavament, proviso, condition or agreement made by two or more persons shall be construed as soveral as well as loud.

IN WITNESS WHEREOF, the parties hereto have hereunto set their hands and seals, or being corporations take ourself their corporate spuls to be hereunto uffixed.

A CONTRACTOR OF THE PROPERTY O	
SIGNED, SEALED AND DELIVERED In the proceeded of	
Signature of Whips	2
Speed Address. C. 1995 L. 199ER WILLIAM HENRY KNELLER	DWC CO
City or Town	711177111411
Occupation	1
As to both signatures	
SIGNED, SEALED AND TELEFORED	
In the presence of	
Signature of Wilms	
Street Address C. ROSS LANDER NORMAN EDWARD CORBETT	
City or TownKELOWNA, BRITISH COLUMBIA	171-
Parelelas fi Calkatha	Mar Service
Occupation. AS 10 the signature of N.E. Corbett The corporate scall of the processing of the corporate scall of the corporate scale of t	
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SIGNED SEALED AND DELIVERED in the Signature of Officer presence of a	
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NAXX Carolo Sectlos	
Signiffung vid Official VIII 449 St. PAUL ST.	
ALEGANA WARMANA WANA WANA WANA WANA WANA WANA WANA	
A Maria	

the signature of Linnea Sue Corbett

6. IN CONSIDERATION WHEREOF, and upon payment of the purchase price and interest and upon the payformance and observance by the Purchaser of such and every covenant, provise, condition and agreement fictoin contained on the part of the Purchaser to be performed or observed, the Vendor COVENANTS AND AGREES with the Purchaser, to convey and assire, or cause to be conveyed and assured, to the Purchaser, by a good and sufficient deed in fee simple, ALL THAT the lands above described, together with the appartenances thereto belonging or appearing FREITO AND DISCHARGED FROM ALL ENGUMBRANCES, SAVE AND EXCEPT.

AND ALSO SAYE AND EXCEPT local improvement assessments or taxes, sower and water rule. From and after the directions and water rule. From and after the directions and reservations in the original grant thereof from the Crown.

- 7. Such deed shall be prepared at the expense of the Purchaser and shall contain the statutory covenants.
- 8. THE YENDOR shill and will suffer and permit the Purchaser to occupy and only the lands and default beamine in the payment of the said sums of money above mentioned or interest therein, or my part thereof, on the days and times and in the manner above mentioned, subject, novertheless, to imprachate for voluntary or permissive waste.
- Is expressly agreed that time is to be considered of the essence of this Agreement, and unless the payments above mentioned are punctually made at the times and in the manner above mentioned, and as often as any default shall happen in making such payment, the Vandor may at his option and in addition to his other remedies hereunder, give to the Purchaser thirty dipys notice in writing, demanding payment thereof, and in ease any such default shall continue these Presents shall at the expiration of such notice be nul! and void and of no effect, and the Vendor shall have the tight to resenter upon and take possession of the said lands and premises; and in such event any amount paid on account of the price thereof shall be retained by the Vendor as liquidated and ascertained damages for the non-fulfilment of this Agreement to purchase the lands and pay the price thereof and interest, and on such default as aforesaid the Vendor shall have the right to sell and convey the lands to any purchaser thereof.
- 10. THE VENDOR shall have the right at all times and without the consent of the Parcharet, to mortalge, assign or transfer all his right, title and interest in this Agreement for Sale and in the lands between described to any person whomsoever provided, however, that the Yondor shall forthwith give notice thereof by registered small to the Parchases specifying the mane of such person and the full address at which subsequent payments becominde shall be made by the Parchaser. The Parchaser agrees with the Vendor to account conveyance from any person to whom the Vendor shall have conveyed or transferred his interest in the lands and shall not call upon the Vendor for a conveyance or to join in the covenants thereof.
- 11. THE VENDOR shall not be required to furnish any abstract of fille; or proof or evidence of title, or any deeds, papers or documents relating to the said land; other than those which are now in possession of the Vendor, save and except the Certificate of Title, which shall be doposited in the Land Registry Office by the Vendor.
- 12. THE PURCHASER shall examine the title at his own expense.
- 13. The taking of a judgment or judgments on any of the covenants herein comained shall not operate as a merger of the covenants herein contained or affect the Vendor's right to interest at the rate and at the times afforested.

FOR ME was not	ESTATE IN FEE-SIMPLE LANDTITLE ACT (ORM 23 (Section (8) (1))
NOTE; Hefore adbruktling this application, applicants should check and applicants in much lipsility and improvement, water and terigation districts.	illsfy themselves us to the tax position, including taxes of the Crown Provincial, a
A CALLED OF THE PARTY OF THE PA	MARKET VALUE: 233,210.00
HEREWITH FEE OF \$ 269.00	Address of person entitled to be registered as owner if
Full name, address, telephone number of person presenting	
அற்று PEACOCK, PORTER & MAHONEY	
BARRISTERS & SOLICITORS 1641 PANDOSY STREET	200 1 mark 19
平 KELOWNA, B.C. YIY 1P6 全VY PHONE 762-2424	Franci Taylar
	Signature of Applicant, or Solicitor or Authorized Agent
MILLIAM KNISHLER, PTU	iff Grower, and life, both of, R.R.#5, Kelowin,
addrew, British Columbia VIX	(1K4 as "Joint Tenents" - and
	Ti Orthodontist, and Nis Wife, both c/o 315 ~1890 Cooper Roud
	imbia as "Joint Tenants"
the owner(s) in fee simple of the follow	ving land, in British Columbins
Lot "D", Section 25,	Township 26 and of
the owner(s) in fee simple of the follow Lot "D", Section 25, Section 30, Township Osoyoos Division Yal Plan 2058 City of Kelowns and	
Section 30, Township Osoyoos Division Yal Plan 2058 City of Kelowna and To Lot D is annexed	Black Mountain Irrigation District
Plan 2058 City of Kalowna and To Lot D is annexed Plan 2058 shown on P	Easement #N41949 over part of Lot "E"
Plan 2058 shown on P SUBJECT TO: R.W. #E20946,	
in consideration of \$ 1.00 and othe	
oddres LINNBA BUE CORRECT.	consideration Housewife
and c/o 315 - 189 Cooper occupation) in the City of Kelow	Rond nd
in the Province of B	ritish Columbia
Elephan	
(the "trunsfereo") transfer to the transfer	erce all my/our estate and interest in the land. 011344TRN SUEG 1ELK
	1 PAID - DEG KANLOONS LID
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	controls maken.
EXECUTED this 24th	day of August 19 83
SIGNED IN THE PRESENCE OF:	
Signature Local Fore	In Walliam Hackley
and arms	WILLIAM KNELLER
Address TINA TAY 1908 Address File Address Relowed B.C.	The state of the s
KELOWING, INC.	Hanna Rheller madder
Occupation Both Signat	Or es)
(Or in the case of a corporation) The Common Seal of	
was hereunto affixed in the presence of:	
125/62	A A A white
ROBERT STUART PORTE	R NORMAN EDWARD CORRECT
DARNIETER A BOLLY OF	1 Parente A HARIN
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O. AEFIDAVILOFWITNESS FING, TAYLOR 1641 FANDOSY ST. KELOWNA, B.C. LAW CLEOK

(Sections <3 (a) LANDIET

in British Columbia, make oath and say:

MORMAN EDWARD CORBETT and LINNEA SUE CORBETT as "Joint Tenants"

1. I was present and saw this instrument duly signed and executed by William Kneller and Hanna Kneller the party(ies) to it, for the purposes named

2. The instrument was executed at

Kelowna, B.C.

- 3. I know the party(ies) who is(are) 19 years old or more.
- 4. I am the subscribing witness to the instrument and am 16 years old or more.

day Kelowna in British Columbia, this 15th Sworn before me at

of Represiber 19 83

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not a party to the instrument

TRANSFER OF AN ESTATE IN FEE SIMPLE

, 19 83 , under Filed for Registration at the Kamloops Land Title Office on the Number

PEACOCK, PORTER & MAHONEY

BARBISTERS & SOLICITORS 1641 PANDOSY STREET KELDWINA, B.C. VIY 1F6 PHONE 762-2424

File No. RSP/Cc/4943

PROOF OF EXECUTION BY CURPURATION

I CERTIFY that on the

dayof

EANNA KNELLER as "Joint Tenarts" WILLIAM KNELLER and

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OFTRANSFEROR

dayof

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in British Columbia,

I CERTIFY that on the

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("whose identity has been proved by the evidence

On oath of issue Fall News, Address, and October

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("whose identity has been proved by the evidence ON GAIN OF (State Full News, Address, and Octops

is(are) the person(s) mentioned in this instrument as a transferor (or attorney of a transferor) that his/ her/their name(s) is(are) subscribed to it, that he/ and executed it voluntarily, and is(are) of the age of who is) personally known to me, appeared before me and acknowledged to me that he/she/they she/they know(s) the contents of the instrument 19 years or more.

to the instrument, that he/she was authorized to subscribe his/her name and affix the seal to it, fand that the corporation existed at the date the

IN TESTIMONY of which I set my hand and instrument was executed by the corporation.)

seal of office,

and that he/she is the person who subscribed his/hernameand affixed the seal of the corporation

who is) personally known to me, appeared before me and acknowledged to me that he/she is the

authorized signatory of

I set my hand and seal of oifice. IN TESTIMONY of which

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dayof

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tion. *Write name and qualifications ander section 48, e.g., A Commissioner for Taking Affagwist for British Columbia.

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I would be seen that the other personal and the section and the section is the section of the sec





Tide No. . . . V66169F From Title No.253.728F

(FORM 21, Section 173(1))

CERTIFICATE OF INDEFEASIBLE TITLE

(),1	Land Title Office, Kamaoops, British Columbia
iens, and interests as a	owner in fee-simple is indefeasibly entitled to an estate in fee-simple, subject to such charges re notified by endorsement on this certificate and subject to the conditions, exceptions, and the back hereof, to the land in British Columbia described below.
Registered owner in fe	e-simple: (Application for registration received on29th99ptember1983)
LINNEA SUE CORBE	TT, "Nousewife"
(b) 315 = 180 Cooper	ā.

Description of land:

Kelowna, British Columbia

This conflicate of title may be affected by the Agricultural Land Commission Act; see Agricultural Land Roverve Plan No. 1241.3.2.8 Deposited At 1 ... t. ,1074,

Lot "D", Section 25, Township 26 and of Section 30, Township 27, Groves, Nog., Per: 60 Osoycos Division Yale District, Plan 2058

City of Kelowna and Black Mountain Irrigation District

Hereto is annexed Easement N41949 over part of Lot E, Plan 2058 shown on Plan A13698.

Nature of Charges Numbers Date and Time of Application	Registered Distres of Charge	Remarks
n.w. E20946 22/7/70 10:42	Black Mountain Irrigation District	That part outlined red on Plan A9247.
6.c. J68454 28/11/74 12:57	Her Majesty the Queen in right of the Province of British Columbia	Pursuant to the Agricultura Land Development Act
•		
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Signed and scaled by me, this		19
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		Registrar

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