Nassau County Clerk RECORDS OFFICE RECORDING PAGE

Deed Number (RETT):

RERE 022250

Type of Instrument: Deed

4/07/1999 Recorded: 3:41:19 PM At:

Control No: 199904072341

In Liber: 11040 Of: Deed Book

THOMAS

From Page: 0276

SVEN D&L KOVELESKI

Through Page: 0278

GIUSEPPE DELUCIA

Refers to Liber: 00000

Of:

Page: 0000

Location:

Section:

Block:

Lot: Unit:

N. Hempstead (2822)

00000010

00100-00

00507-514

EXAMINED AND CHARGED AS FOLLOWS:

Consider Amt

92,500.00

Received The Following Fees For Above Instrument

Exempt

Exempt

Recording	\$
GAINS	
St.Fee/Cty	\$

24.00 NO .25 NO

Equal/Cty State Fee \$ Trans Tax \$

5.00 NO 4.75 NO 370.00 NO

Surchg/Cty \$

3.00 NO Surchq/NYS \$

22.00 NO

Fees

Paid:

\$

429.00

Deed Number (RETT): RERE 022250

THIS PAGE IS A PART OF THE INSTRUMENT

AJK001

Karen V. Murphy

County Clerk, Nassau County



199904072341



142NU 8737

-Bargain and Sale Deed, with Covenants against Grantor's Acts-Individual or Corporation. (single sheet)

CONSULT YOUR LAWYER BEFORE SIGNING THIS INSTRUMENT - THIS INSTRUMENT SHOULD BE USED BY LAWYERS O

THIS INDENTURE, made the 25 Th day of MARIE

, nineteen hundred and ninety-eight

BETWEEN THOMAS SVEN KOVELESKI, residing at 11 Barbara Road, Hopkinton, MA 01748 and SUSAN FORD, residing at 40 Waltham Street, Westbrook, Maine 04092, as specific DEVISEES under the LAST WILL AND TESTAMENT OF GUDRUN KOVELESKI, DECEASED, Late of Nassau County

party of the first part, and

Giuseppe De Lucia, residing at 133 Tremont St. Weshing, N.Y.

party of the second part,

**WITNESSETH,** that the party of the first part, in consideration of ten dollars and other valuable consideration paid by the party of the second part, does hereby grant and release unto the party of the second part, the heirs or successors and assigns of the party of the second part forever,

ALL that certain plot, piece or parcel of land, with the buildings and improvements thereon erected, situate, lying and being in the Incorporated Village of Westbury, Town of North Hempstead, County of Nassau and State of New York, as shown on a certain map entitled, "Map of Westbury Manor owned by Westbury Manor Company, known as Section No. 1, Amended by Harold E. Hawxhurst, C.E., Westbury, L.I. dated April 1914" and filed in the Office of the Clerk of the County of Nassau, as and by Lot Numbers 507, 508, 509, 510, 511, 512, 513, and 514, being more particularly bounded and described as follows:

BEGINNING at a point on the Easterly side of Tremont Street distant 343.92 feet Southerly from the Southeasterly corner of Butler and Tremont Streets;

RUNNING THENCE Easterly along the Northerly line of lot no. 507, 122.86 feet to land of Wheeler;

RUNNING THENCE Southerly along land of Wheeler 158.11 feet more or less, to the North line of land of the Long Island Railroad;

RUNNING THENCE Westerly along the North line of land of the Long Island Railroad 121.74 feet to the Easterly side of Tremont Street;

RUNNING THENCE Northerly along the Easterly side of Tremont Street 158.84 feet, more or less, to the point or place of BEGINNING.

Premise use known as 132 Tremont St., Westbury, N.Y "Being the same premiere conveyed to Thomas H. Korcleski and Gudren Korgleski by died recorded in Liber 7337 Cp 667."

TOGETHER with all right, title and interest, if any, of the party of the first part in and to any streets and roads abutting the above described premises to the center lines thereof; TOGETHER with the appurtenances and all the estate and rights of the party of the first part in and to said premises; TO HAVE AND TO HOLD the premises herein granted unto the party of the second part, the heirs or successors and assigns of the party of the second part forever.

AND the party of the first part covenants that the party of the first part has not done or suffered anything whereby the said premises have been encumbered in any way whatever, except as aforesaid.

AND the party of the first part, in compliance with Section 13 of the Lien Law, covenants that the party of the first part will receive the consideration for this conveyance and will hold the right to receive such consideration as a trust fund to be applied first for the purpose of paying the cost of the improvement and will apply the same first to the payment of the cost of the improvement before using any part of the total of the same for any other purpose.

The word "party" shall be construed as if it read "parties" whenever the sense of this indenture so requires.

IN WITNESS WHEREOF, the party of the first part has duly executed this deed the day and year first above written.

IN PRESENCE OF:

Sec. 5 BIN 100 -ots 507 to N:15im

STATE OF NEW YORK, COUNTY OF

STATE OF NEW YORK, COUNTY OF NASSAU