COUNTY OF MERCER
CONSIDERATION FLOO
REALTY TRANSFER TEE EXPLOS
DATE - 10-95 BY DW

DEED

Prepared by:

Numricle on

Gabrielle Strich Reg

This Deed is made on Docemberts, 1994,

BETWEEN

FELICE JOY WEINER, unmarried, whose address is 265 Varsity Avenue, Princeton, New Jersey 08540; and JOACHIM J. SCHAFER, married, whose address is 23 Marion Drive, Plainsboro, New Jersey 08536, referred to as the Grantor,

AND FELICE JOY WEINER, unmarried, whose post office address is 265 Varsity Avenue, Princeton, New Jersey 08540, referred to as the Grantee.

The words "Grantor" and "Grantee" shall mean all Grantors and all

Transfer of Ownership. The Grantor grants and conveys (transfers transfer is made for the sum of one dollar (\$1.00) and other valuable consideration. The Grantor acknowledges receipt of this

Tax Map Reference. (N.J.S.A. 46:15-2.1) Municipality of West Windsor Thurship Block No. 39, Lot No. 16.

Property. The property consists of the land and all the buildings and structures on the land in the Township of West Windsor, County of Mercer and State of New Jersey. The legal description is:

BEGINNING at an iron pipe in the Northeast line of Varsity Avenue bearing South 340 59' 30" East 2T 94 feet from a concrete monument at the intersection of hald Northeast line and the Southeast line of the Trenton-New Bronswick Turnpike; and running thence along other lands now of formerly of Julius Wildermuth the following courses: North 530 120 feet; of Julius Wildermuth the pipe; thence South 340 59' 30" East 120 feet; thence South 550 00' 30" West 200 feet to an iron pipe in the Northeast line of Varsity Avenue; thence along said Northeast line North 340 59' 30" West 115 feet to the place of Beginning; being not No. 16 as shown on a map of "Varsity View, owned end developed by Julius Wildermuth, Penn's Neck, West Windsor Township, Mescer County, New Jersey, Sincerbeaux & Moore, Civil Engineers, Princeton, NJ, July 1926".

BEING the same premises conveyed to Joachim J. Schafer and Felice J. Weiner, husband and wife, from Patrick J. Geary and Mary C.

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Geary, husband and wife, by deed dated June 18, 1980, and recorded in the Mercer County Clerk's Office on July 9, 1980 in deed book 2136 page 995.

This property is conveyed subject to the following restrictions, which restrictions are made a part of this Instrument and shall by the acceptance of this deed, agrees to include the same in all deeds or conveyances, he shall make for the whole or any part of this property, and also agrees to insert in such conveyance or in all future conveyances:

No lot fronting on either Washington Road or the New Brunswick Turnpike shall be sold or conveyed unless such lot has a frontage of at least one hundred and twenty-five feet.

to lot on any other part of said tract shall be sold or conveyed unless such lot has a frontage of one hundred feet.

- 3. Only single dwelling houses shall be erected on any of the lots into which this tract may be divided; and not more than one house shall be built upon each one-hundred and twenty-five feet frontage of washington Road or the New Brunswick Turnpike; and not more than one bouge shall be built upon each one hundred feet of frontage of any other part of the tract.
- 4. No house shall be built upon this tract the cost of which shall be less than \$7,000.00
- 5. No house shall be built on this tract the foundation of which is less than 60 feet from the frontage line of any lot, and each house shall be built entirely within the side lines of each lot.
- 6. No building for business or commercial purposes of any description, shall be erected on any portion of this tract, nor shall any portion of the tract be used for basiness or commercial purposes of any kind.
- 7. No cow house, hog-pen, bone-boiling establishment, of unlawful contrivance of any character, shall be permitted to be erected or located on this tract, and no intoxicating liquor shall ever be sold or publicly given away on said premises.
- 8. No fences shall be erected on the frontage line of this tract except such fences be of living shrubs.
- 9. No old houses, or parts thereof, shall be removed on said premises for the purpose of transforming them into residences.
- 10. One story garages, limited in capacity to two cars, will be permitted to be erected on the rear of lots, but shall

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not be nearer than one-hundred feet from the front property line.

A specific exception to these restrictions is made for the benefit of the Penns Neck Community Club, now proposed and to be erected by them. This refers to any land purchased by the said club and having a frontage either on Washington Road or the New Brunswick Turnpike; In case a building be erected, and no longer needed by it for Club purposes, it shall not be sold, together with the land on which the same is erected except for residential purposes.

The lands and premises herein conveyed was surveyed by Princeton Jct. Engineering Co. (Bryce M. Rittenhouse) in June 1980 and the description in the same in accordance therewith is as follows:

BEGINNING at an iron pipe in the Northeast line of Varsity Avenue bearing South 34 degrees 59 minutes 30 seconds East 186.93 feet from a concrete monument at the intersection of said Northeast line and the Southeast line of the Trenton-New Brunswick Turnpike (U.S. Route #1) and running thence

(1) along lands of now or formerly Kern K. N. Chang and samply along lands of now or formerly Julius C. Wildermuth North pipe; thence

degrees 50 minutes 30 seconds East 120.00 feet; thence

along lands of now or formerly John C. Phillips South 55 degrees 00 minutes 30 seconds West 200.00 feet to an iron pipe in the Northeast line of Varsity Avenue; thence

(4) along the fortheast line of Varsity Avenue North 34 degrees 59 minutes 30 seconds West 115.00 feet to the Place of Beginning.

The difference between the distances in the above two descriptions results from the widening of the Trenton-New Brunswick Turnpike (U.S. Route #1) from 66 feet to 100 feet.

BEING under and subject to an existing first mortgage of record, which Grantee assumes and agrees to pay.

Promises by Grantor. The Grantar promises that the Grantor has done no act to encumber the property. This promise is called a "covenant as to grantor's acts" (N.J.S.A. 16.4-6) This promise means that the Grantor has not allowed anyone also obtain any legal rights which affect the property (such a) by making a

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mortgage or allowing a judgment to be entered against the Signatures. The Grantor signs this Deed as of the date at the top of the first page. Witnessed by: Etheune a Ro (Seal) OF NEW JERSEY, COUNTY OF MERCER SS.: CHROTER that on Lee 12, 1994, FELICE WEINER personally came before me and acknowledged under oath, to my satisfaction, that this person (or if more than one, for pamed in and personally signed this Deed; (a) (b) sign and delivered this Deed as his or her ect and deed; and (c) made this 1.00 as the full and actual consideration paid or to be paid for the transfer of title (Such consideration is defined in N.J.S.A. 46:15.5.) STATE OF NEW JERSEY, COUNTY OF MERCER SS.: My Commission Expires April 7, 1999 I CERTIFY that on Sec 27 JOACHIM J. SCHAFER personally came before me and under oath, to my satisfaction, that this person acknowledged one, each person): (a) is named in and personally signed this (b) signed, sealed and delivered this Deed as act and deed; and (c) made this Deed for \$1.00 as the full and actual consideration paid or to be paid for the transfer of the consideration is defined in N.J.S.A. 46:15.5.) c:\data\weinema.218\deedjjs.fv ATHERING A. ROSS Attorney at Law of the State of New Jersey VOL2898 PG202

NC 1645-AFFIDAVIT OF CONSIDERATION RTF-1 (Rev. 1/1/86)

## TO BE Recorded With Deed Pursuant to c. 49, P.L. 1968, as amended by c. 225, P.L. 1985 (N.J.S.A. 46:15-5 et seq.)

ALL-STATE LEGAL SUPPLY CO. nerce Drive, Cranford, N. J. 07016 A D G R V S T — 1

STATE OF NEW JERSEY	)	FOR RECORDER'S USE ONLY	ì	
COUNTY OFMercer	\ ss. ·	Consideration \$ _\frac{\Pi}{.OO}	İ	
	,	Realty Transfer Fee s Exempt  Date 1-10-95  Pur 0(4)	ĺ	
40.70.70.70.70.70.70.70.70.70.70.70.70.70	i	Miles and the second se		
(I) PARTY OR LEGAL REPRESENTATIVE	(See Instructions #3,	, 4 and 5 on reverse side)		
Depunent, Joachim J. Schafer , being duly swom according to law upon his/her outh deposes and				
belonem, Uoactim U. Scharer, being duly sworn according to law upon his/her oath deposes and says that he/she is the				
(State whether General Com-	nies, Legal Representative, Corpora	ne Officer, Officer of Tate Co. Lending Instinsion, etc.)	•	
O in a dood dated De comber 12, 1994	_, transferring real pr	roperty identified as Block No. 39	WHITE	
Lot No16located at265	(SOUR NAMES AND REPORT OF THE PROPERTY (COUNTY)			
		and annexed hereto.	DNA	
CONSIDERATION (See Instruction #6)				
Deceant states that, with respect to deed hereto	annexed, the actual	amount of money and the monetary value of any other thing of value to the lands, tenements or other methylands of any other thing of value	YELLOW	
or any prior mongage to which the transfer is subject on	constituting the entire compensation paid or to be paid for the transfer of title to the lands, tenements or other realty, including the remaining amount of any prior integrate to which the transfer is subject or which is to be assumed and agreed to be paid by the grantee and any other lien or encumbrance thereon not paid, satisfied or removed in connection with the transfer of title is \$ 1.00			
			-	
(3) Fol. EXEMPTION FROM FEE Deponent claims that this deed transaction is fully exempt from the Realty Transfer Fee imposed by				
- (") " " (S). Explain in	detail. (See Instruction	on #7.) More reference to exemption number is also on a		
	ss than \$1 00	· (Less than one hundred dellawa)	TSUM	
Transfer between former to	his hand a	Wife pursuant to agreement mice	I BE	
		in that I wanted me		
CATEGORY MUST RE CHECKED FOR	NOTE: All boxes Il vold claim for partie	below apply to grantor(s) only ALL BOKES IN APPROPRIATE	NBU	
following reason(s):	pt from the increased	al exemption. (See Instructions #8 and #9) portion of the Realty Transfer Fee imposed by c.176, P.L. 1975 for the	Ê	
a) SENIOR CITIZEN (See Instruction #8)		below apply to grantor(s) only ILL BOKES IN APPROPRIATE al exemption. (See Instructions #8 and #9) portion of the Realty Transfer Fee imposed by c. 176, P.L. 1975 for the	B	
☐ Grantor(s) 62 yrs. of age or over. •	$(\bigcirc)$		HTIW	
One or two-family residential premises		and all spouse of other qualified exempt owners		
b) BLIND (See Instruction #8) Grantor(s) legally blind.		\	DEED	
One or two-family residential premises.		ohio		
DISABLED (See Instruction #8)			lg Ig	
Grantor(s) permanently and totally disabled.  One or two-family residential premises.	<u> </u>	wned and occupied by grantor(s) at time of sale.	COUNTY	
Receiving disability payments.	- 17	ot gainfully employed.	Ž	
IN THE CASE OF HUSBAND AND WIFE, ONLY ONE GRANTOR NEED QUALIFY.		The state of the s		
c) LOW AND MODERATE INCOME HOUSING (See	Instruction #8)		RECORDING	
Affordable According to H.U.D. Standards.  Meets Income Requirements of Region.	□ Re	served for Occupancy.	Š	
	∟ Su	bject to Resale Controls.	G	
d) NEW CONSTRUCTION (See Instruction #9)  Entirely new improvement.	п.,	3((2))	OFF	
☐ Not previously used for any purpose.				
accordance with the provisions of c. 49, P.L. 1968.	y Clerk or Register o	f Deeds to record the deed and accept the fee symmitted herewith in	<b>E</b>	
Subscribed and Swom to before me	on chis.	10.50	į	
day of December 194 Number De	ponem (sign above line)	Josephim J. Schwer		
Latherine a Coss 23 M	him J. Schafe arion Drive		i	
CATHENINE A. ROSS Blad	nsboro, NJ 08	336 23 Marion Dr., Plainsbard, NJ		
A TIA CHATA FOR OFFICE	IAL USE ONLY T			
Now Tersen Instrument Nur	mber 1617	This space for use of County Clerk or Register of Deeds.		
Deed Dated 12-12-94 Book 2898 Page 199				
IMPORTANT - REFORE COMPLETE - Date Recorded 1 - 70 - 9 5				
This form is prescribed by the Director, Division of Taxation in the Department of the Treasury, as required by law, and may not be altered or amended  ORIGINAL — White copy to be retained by the Copy to be ret				
ORIGINAL — White copy to be retained by County.  DUPLICATE — Yellow copy to be forwarded by County to Division of Taxable 1975.				
DUPLICATE — Yellow copy to be forwarded by County to Division of Taxation on partial exemption from fee (N.J.A.C. 18:16—8.12).  VAI 2 Q Q D D C D D D D				
VOL2898 PG203				

Felice Wesser 265 Varsity Are Princeron, NO 08540 VOL2898 PG204