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KNOW ALL MEN BY THESE PRESENTS that we MARTIN R. JOHNSON, of Falmouth, in the County of Cumberland and State of Maine, and PETER L. MURRAY, of Portland, in said County of Cumberland, Trustees under a Declaration of Trust dated July 27, 1970, and recorded at the Cumberland County Registry of Deeds in Book 3137, Page 47, for and in consideration of One Dollar (\$1.00) and other good and valuable consideration to us paid by

> Peter C. Lincoln of 439 W. 24th Street, New York, New York

the receipt whereof we do hereby acknowledge, do hereby remise, release, bargain, sell and convey and forever quit-claim unto said

Peter C. Lincoln, his

xheirs and assigns forever,

A certain lot or parcel of land located on Cushing Island in the City of Portland and County of Cumberland and on that portion thereof known as Whitehead and being Lot "1" on Plan of Whitehead Passage Subdivision, Cushing Island, Portland, Maine, made for Whitehead Associates by Land Use Consultants, Inc., under date of September, 1974, which said plan is duly recorded in Cumberland County Registry of Deeds, Plan Book 106, Page 9, to which Plan reference is hereby made for a more particular description.

This conveyance also includes the following rights and easements insofar as Grantors may lawfilly convey the same:

a. The right to reasonable use, in common with Grantors, their successors and assigns, of the "Government Pier" at Spring Cove and the "Mule Barn" adjacent thereto.

b. The right in common with the Grantors, their successors and assigns, to pass over the shores and beaches of Cushing Island, including those not owned by the Grantors.

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c. The right to use, in common which the Grantors, their successors and assigns, the roads, aver les, ways, landings, wharfs, piers and public grounds on Cushing Island.

Meaning and intending to convey a hereby conveying a portion of the premises conveyed to the Granton herein by Fort Christopher Levett Company by deed dated August 7, 1970, and recorded at the Cumberland County Registry of Deeds, Each 3138, Page 467.

This conveyance is subject to the following exceptions, restrictions, covenants and reservations:

a. Any exceptions, restrictions, movemants, or reservations set forth in said deed from Fort Christopher Levett Company to Martin R. Johnson and Peter L. Murray, Drustees, dated August 7, 1970, and recorded at the Cumberland County Registry of Deeds, Book 3138, Page 467, and an easement to Central Maine Power Company dated September 17, 1970, and recorded at said Registry of Deeds, Book 3152, Page 774.

b. Grantors reserve for themselves, their successors and assigns, an easement over, on and in $t \to premises$ hereby conveyed for a distance of fifteen (15) feet traither side of the center line of Whitehead Avenue, as it may en st from time to time, on said premises so that Grantors, their increasors and assigns, may continue to use said Whitehead Avenue, and may enter on to and excavate said lands within said bound: for the purpose of installing, maintaining, repairing, examing, improving and replacing sewers, storm drains, water plas, utility lines and poles from time to time as Grantors, their cocessors and assigns, shall determine to be reasonably necessary ... order to service Grantee's premises and the remaining lots of sal. Whitehead Passage Subdivision, and Grantors agree to repair any damage to Grantee's property as a result of such entry. Grantee, for his self, his successors and assigns, agrees and covenants that $h \in -i11$ not do or suffer to be done any act which interferes with the use and maintenance of said Whitehead Avenue by Grantors, their ε accessors and assigns, and by

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other persons lawfully using the same, nor will he prevent access to said utilities within the above-mentioned bounds for the purposes aforementioned.

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c. Grantors, for themselves, their successors and assigns, reserve the right to pass on foot, along any shores and beaches on the premises herein conveyed. The area of the premises herein conveyed upon which such right may be exercised is set forth on a certain plan recorded at the Cumberland County Registry of Deeds, Plan Book 104, Page 25. See agreement of Peter L. Murray and Martin R. Johnson, Trustees, dated April 17, 1975, and recorded at said Registry of Deeds.

d. Grantee covenants for himself, his heirs, successors and assigns, that:

(1) So long as he shall own the premises herein conveyed he will become a member of the Cushing Island Associates or their successors and pay the annual dues and assessments thereof so long as said Associates, their heirs, successors and assigns, remain constituted and so long as Seventy-Five Per Cent (75%) of the members of said Associates shall pay said annual dues and assessments, and that he will contribute his fair and reasonable portion of:

(a) any expense incurred by the Grantorstheir successors or assigns, to maintain landfor common use, but not for capital improvements.

(b) any expense incurred by Grantors, their successors or assigns, to maintain and install utility systems or devices servicing Grantee's property.

Such fair and reasonable portion of said expense shall be determined by dividing the total of such expense by the number of property owners benefiting from and responsible for such expense.

(2) The premises shall be used for no other purpose than one single-family dwelling.

(3) Any building or structure any kind that shall be erected upon the premises conversed defined approval of Grantors as the specific plans for the structure proposed and the focation thereof which approval will not unreasonably be ithheld. It is the intent of the Grantors and Grantes that the aesthetic and environmental characteristics if the site be maintained.

(4) Any dwelling that shall be build upon the premises shall, as of the date of the construction of said dwelling, have a minimum cost of no less the Twenty Thousand Dollars (\$20,000).

(5) No motor vehicle shall be lept or used upon the premises or elsewhere on Cushing Coland.

TO HAVE and TO HOLD the said premiers with all the privileges and appurtenances thereof unto the said

> Peter C. Line in, his heirs and as igns forever,

And we, the said Martin R. Johnso and Peter L. Murray, in our said capacity as Trustees, do here: covenant to and with the said

Peter C. Lingeln, his heirs and assigns forever,

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that we are the lawful Trustees under and Declaration of Trust, that we have the power under said Declaration of Trust to sell and convey as aforesaid and that in making this conveyance, we have in all respects acted pursuant to the automity granted in and by the said Declaration of Trust.

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IN WITNESS WHEREOF, we, the said Martin R. Johnson and Peter L. Murray, Trustees as aforesaid, hereunto set our hands and seals this 17 day of April, $19/\sqrt{5}$.

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Trustee

STATE OF MAINE CUMBERLAND, SS.

Spril 18, 1975

trens.

Personally appeared the said Peter L. Murray, Trustee, and acknowledged the foregoing instrument to be his free act and deed in his said capacity.

Before me,

Notary Public

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APR **18**1975

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REGISTRY OF DEEDS, CUMBERLAND COUNTY, WAINE Recaived at 4 + 24 + 10 + 10, and recorded in BOOX 3669 PAGE 203. Manuful Mether Acting Register

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