of Mendon, Worcester County, Massachusetts, keing namework for consideration paid, and in full consideration of less than \$100.00 grants to ARTHUR F. PADDOCK, JR.

of (no number) Providence Road in said Mendon with quitrlaim rowsnames.

EXECUTARY SET

[Description and encumbrances, if any]

All my right, title and interest in and to a certain parcel of land, with the buildings thereon, containing about 41 1/2 acres situated in the southerly part of Mendon, Worcester County, Massachusetts, on the westerly side of the road leading from Mendon to Providence, being the first parcel described in deed of L. Leslie Fletcher et al. to Charles A. Fletcher, dated March 22, 1909, recorded with Worcester District Deeds, Book 1902, Page 10, to which deed reference may be had for a more particular description of the premises.

36	Millens mand	and scar ims	The state of the s
*********	<u></u>		Margaret & Mosriso
	·		
1	<u></u>		
*			
٠.		The Commonwe	alth of Massachusetts
W	ORCESTER,	55.	February 18, 19 76
Then personally appeared the above named Margaret G. Morrisón			
and acknowledged the foregoing instrument to be her free act and deed, before me			
	The second second		The Stadio Stati
1.4	on uponodio il sili	· · Anna Be	erardi O/Brien Notan Public-Nation Romania XX
•	end in state of ending		My commission expires December 15, 19 78
APINITETHER SERVICE WAS SERVICED FOR THE SERVICE OF			

CHAPTER 183 SEC. 6 AS AMENDED BY CHAPTER 497 OF 1969

Every deed presented for record shall contain or have endorsed upon it the full name, residence and post office address of the grantee and a recital of the amount of the full consideration thereof in dollars or the nature of the other consideration therefor, if not delivered for a specific monetary sum. The full consideration shall mean the total price for the conveyance without deduction for any liens or encumbrances assumed by the grantee or remaining thereon. All such endorsements and recitals shall be recorded as part of the deed. Failure to comply with this section shall not affect the validity of any deed. No register of deeds shall accept a deed for recording unless it is in compliance with the requirements of this section.

Recorded FEB 2 0 1976 at 9 h. — m. A.1