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Title Number LA694221

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SHAW & SONS LTD.

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FETTER LANE,
LONDON, ECA.

Unis Conveyance



made the Level

A. BAINES & SON (PRESTON) LIMITED whose Registered Office is situate at Paley Road Preston in the County of Lancaster (hereinafter called "the Vendors") of the first part FORWARD TRUST LIMITED whose Registered Office is situate at Donne House 11 Calthorpe Road Edgbaston in the City of Birmingham (hereinafter called "the Trust") of the second part and JOHN ALBERT HALL of 8 Hollings Hill Forton in the County of Lancaster Quarry Worker and BARBARA MAY HALL his wife (hereinafter called "the Purchasers") of the third part.

W H E R E A S :-

- (1) The Vendors are seised of the property hereinafter described together with other property in fee simple in possession subject to the Legal Charge next hereinafter recited—

 (2) By a Legal Charge (hereinafter called "the Legal Charge") dated the Third day of October One thousand nine hundred and sixty one and made between the Vendors of the one part and the Trust of the other part the sa id property was with other property charged by way of legal mortgage in favour of the Trust to secure all such sums of money as should from time to time become payable thereunder to the Trust by the Vendors—
- (3) The Vendors have agreed with the Purchasers for the sale to them of the fee simple in possession of the said property hereinafter described subject as hereinafter mentioned but otherwise free from incumbrances at the price of Two thousand Three hundred and forty five Pounds
- (4) A considerable sum is due and owing to the Trust on the security of the Legal Charge but the Trust being satisfied that the other property comprised in the Legal Charge is of sufficient value to secure all moneys secured thereby has agreed to join in this Deed in manner hereinafter appearing

N O W THIS DEED WITNESSETH as follows:-

HUNDRED AND FORTY FIVE POUNDS paid to the Vendors by the Purchasers (out of monies belonging to them on a joint account) with the consent of the Trust (the receipt whereof the Vendors hereby acknowledge) the Vendors as Beneficial Owners hereby convey and the Trust as mortgagees at the request of the Vendors hereby surrender and release unto the Purchasers ALL THAT plot of land situate on the South Easterly side of a new road or street called or intended to be called Well Brow Drive in Longridge near Preston aforesaid containing in the whole Two hundred and ninety four square yards or thereabouts and being Plot numbered 39 on the Vendors Estate Plan and for the purpose of identification only more particularly delineated in the plan hereto annexed and thereon edged red TCGETMER with the messuage or dwellinghouse erected thereon or on some part thereof and numbered 18 Well Brow Drive in Longridge aforesaid TCGETMER ALSO with a sight of way for the Purchasers and their successors in title owners of the property hereby conveyed and their tenants servants and agents in common with the Vendors and their successors in title and all other persons entitled to a like right at all times hereafter and for all purposes over and along such portions of the roads or intended roads

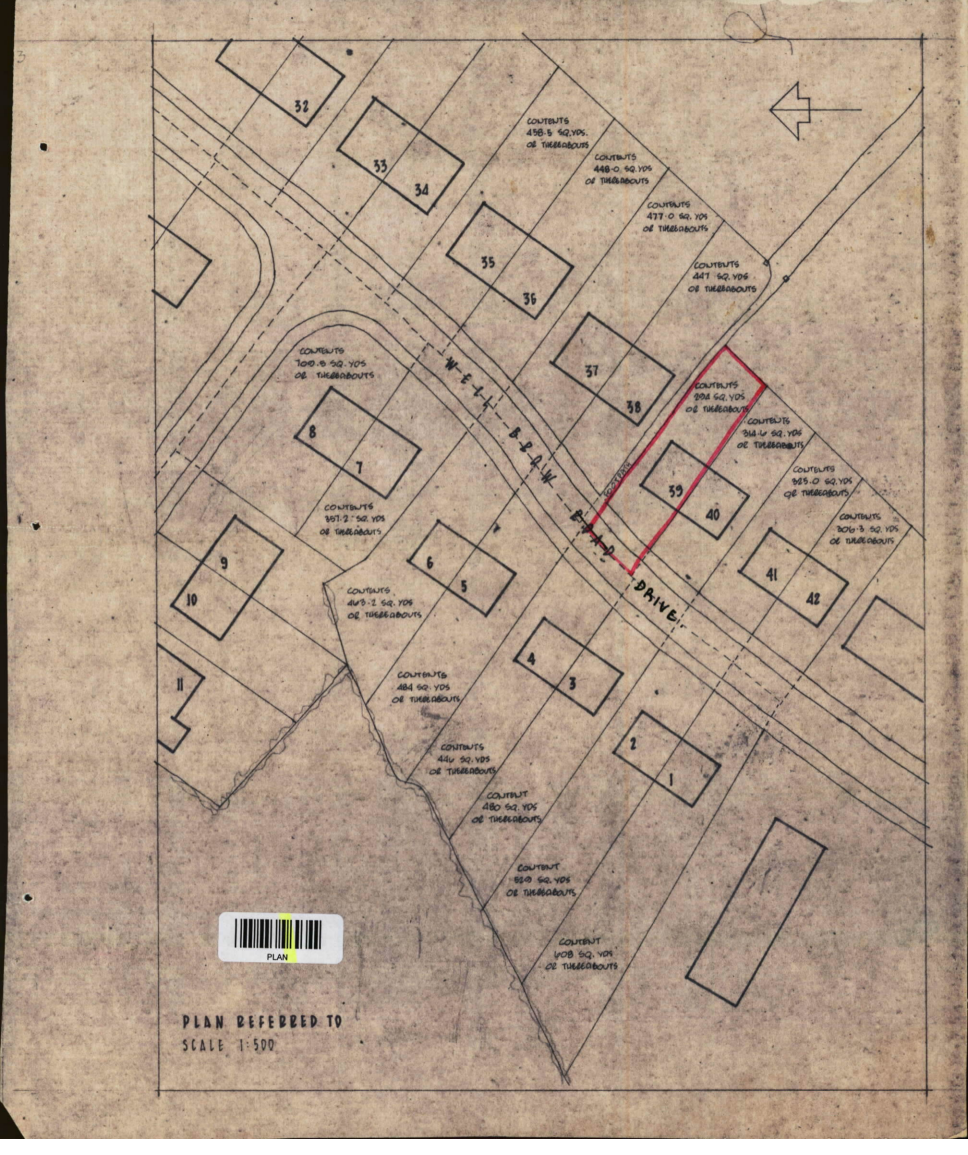
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shown on the Vendors' said Estate Plan and are not hereby conveyed EXCEPT AND RESERVED a	s is
more particularly mentioned in a Conveyance dated the Second day of August One thousand	- 1
hundred and sixty one and made between William Sanderson and John Sanderson of the one pa	-11
and the Vendors of the other part and also EXCEPT AND RESERVING unto the Vendors and the	- (
successors in title ————————————————————————————————————	
(a) Full and free right and liberty in fee simple for the Vendors and their successors in	n
title the owners of the Vendors' estate at Longridge aforesaid their tenants and servants	s and
agents in common with the Purchasers and all other persons who have or may have the like	ļ
at all times hereafter and for all purposes over and along so much of the roads or intend	- II
roads shown on the Vendors' said Estate Plan as are included in the land hereby conveyed	! }
(b) The right of building into upon under or against any gable ends and boundary walls or	,
property hereby conveyed or any building thereon without payment therefor and the Purchas	}}
shall not be entitled to any right of light or air which would in any way diminish or	
interfere with the free and unrestricted user of any adjoining property now or formerly of	- }}
the Vendors either for building or for any other purpose	
(c) The right and power at any time to alter divert amend or stop up any street road back	k
road passage or line or sewer on their adjoining land or any portion thereof and the Vendo	lt.
shall not be under any obligation with regard to the user and enjoyment of any street roa	11
back road passage or sewer on such adjoining land	
(d) The right for themselves and purchasers from them of building on any land available to	for
building purposes up to the property hereby conveyed and of granting rights of way or roa	
drainage or sewering in through over or along any portion of their said Estate or in thro	. [].
over or along any of the roads sewers drins and services to be laid down or constructed by	oy the
Vendors TO HOLD the same (except and reserved as aforesaid) unto the Purchasers in fee si	imple
as joint tenants discharged from the Legal Charge and all principal moneys interest and	ll l
moneys thereby secured and all claims and demands thereunder but <u>SUBJECT</u> to the covenant	on
the part of the grantees contained in the said Conveyance of the Second day of August Con	e
thousand nine hundred and sixty one so far as the sa me relates to or affects the proper	rty
hereby conveyed and is still subsisting and capable of taking effect AND SUBJECT ALSO to	the
covenants on the part of the Purchasers hereinafter contained	
2. THE Purchasers hereby declare as follows:-	
(a) The Purchasers shall hold the said property Upon Trust to sell the same with power to	to
postpone the sale thereof and shall hold the net proceedsof sale and other money applicate	ole as
capital and the net rents and profits until sale In Trust for themselves as joint tenants	s i
beneficially	
(b) Until the expiration of Twenty one years from the death of the survivor of the Purch	nasers
the trustees for the time being of this Deed shall have power to sell mortgage charge lea	ase or
otherwise dispose of all or any part of the said property with all the powers in that bel	half
of an absolute owner ————————————————————————————————————	
3. THE Purchasers (to the intent and so as to bind so far as practicable the property be	hereby
conveyed into whoseever hands the same may come and to benefit and protect the adjoining	Í
neighbouring property of the Vendors or anypart thereof and so that this	

covenant shall be enforceable by the Vendors and their successors in title the owners for the time being of the said adjoining or neighbouring land) hereby jointly and severally covenant with the Vendors that they the Purchasers and the persons deriving title under them will not at any time hereafter use or permit to be used the property hereby conveyed or any part thereof or any building for the time being erected thereon or on any part thereof for any purpose other than as a private messuage or dwellinghouse and will not use or permit the same to be used for the purpose of dog-breeding or for the keeping of pigs poultry or pigeons 4. THE Purchasers (with the object and intent of affording to the Vendors a full and sufficient indemnity but not further or otherwise) hereby jointly and severally covenant with the Vendors that they the Purchasers and the persons deriving title under them will at all times hereafter duly observe and perform the said covenant on the part of the grantees contained in the said Conveyance of the Second day of August One thousand nine hundred and sixty one so far as the same relate to or affect the property hereby conveyed and is still subsisting and capable of taking effect and will indemnify and keep indemnified the Vendors and their successors in title from and against all claims and demands and liability for or in respect of any future breach non-performance or non-observance of the said covenant so far as aforesaid a

- 5. THE Vendors hereby covenant with the Purchasers that they the Vendors will as soon as conveniently may be make up and complete so much of the said intended road and footpath aforesaid as is hereby conveyed to the specification of the appropriate Local Authority and until the same shall be adopted as a public road or street will maintain and repair the same in accordance with such specification
- 6. IT IS HEREBY AGREED AND DECLARED as follows:-
- (a) The property hereby conveyed and also the remainder of the Vendors' said Estate shall have the right to and be subject to the burden of user of all existing drains sewers pipes and cables in or under the property hereby conveyed or in or under the remainder of the Vendors' adjoining land for the benefit of existing or future buildings on such land or on the remainder of the Vendors' said Estate subject to the liability of each person making use of any such drain sewer pipe or cable to contribute his or her rateable proportion of the expense of the repair renewal or reconstruction or enlargement whenever necessary from the point of his inlet to the outfall.
- (b) All walls and fences dividing the property hereby conveyed from the adjoining property now or formerly of the Vendors shall be party walls and fences and shall be used maintained and repaired as such and except as herein expressly mentioned as between such property and the adjoining property now or formerly of the Vendors all rights of way light air flow of water drainage and other easements or quasi-easements shall remain as they have hitherto existed under one ownership
- 7. THE Trust hereby acknowledges the right of the Purchasers to production of the deeds and documents specified in the Schedule hereto and to delivery of copies thereof
- 8. THE Vendors as to the before mentioned deeds and documents hereby covenant with the Purchasers that as and when any of the said deeds and documents shall come into the possession of the Vendors or their successors in title they will when requested and at the

cost of the Purchasers and their successors in title execute a statutory acknowledgement for production and undertaking for the safe custody of such deeds and documents and that in the meantime and until the execution of such undertaking every person having for the time being possession of the said deeds and documents will keep them safe whole uncancelled and undefaced unless prevented from so doing by fire or other inevitable accident -9. IT IS HEREBY CERTIFIED that the transactionhereby effected does not form part of a larger transaction or of a series of transactions in respect of which the amount or value or the aggregate amount or value of the consideration exceeds Three thousandfive hundred pounds IN WITNESS whereof the Vendors and the Trust have caused their Common Seals to be hereunto affixed and the Purchasers have hereunto set their hands and seals the day and year first written. -THE SCHEDULE before referred to STATUTORY DECLARATION of this date by the said William Sanderson. 28th April 1961 2nd August 1961 THE said Conveyance of this date-THE LEGAL CHARGE 1961 THE COMMON SEAL OF PIUS A. BAINES & SON (PRESTON) Limited was hereunto affixed in the presence of: - Mainey CaperBanel Directors special Secretary THE COMMON SEAL of FORWARD TRUST LIMITED was hereunto affixed in C. b. Simistes the presence of:-SIGNED SEALED AND DELIVERED by the said JOHN ALBERT HALL John albert flall. and BARBARA MAY HALL in the presence of:-Barkous May Hall. NAME - Usther Looler Busker N ADDRESS 17 Market Place SOCCUPATION Longridge Grocery.



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