

RECTOR SQUARE CONDOMINIUM NOTICE TO CONDOMINIUM UNIT PURCHASERS/OWNERS/REFINANCERS/BORROWERS AND THEIR LENDERS/BANKS/MORTGAGEES

NO MORTGAGE WILL BE VALID OR ENFORCEABLE UNLESS THE ENCLOSED "UNIT MORTGAGE SUBORDINATION AND RECOGNITION AGREEMENT" (THE "SUBORDINATION AGREEMENT") IS <u>SIGNED</u> AND, <u>NOTARIZED</u> BY ALL REQUIRED PARTIES AND <u>RECORDED</u> ALONG WITH THE MORTGAGE (SEE BELOW).

Battery Park City Authority d/b/a Hugh L. Carey Battery Park City Authority ("BPCA"), a public benefit corporation of the State of New York, owns the land underneath Rector Square Condominium. BPCA, as landlord, leased this land to Liberty View Associates L.P., until 2069, under a ground lease, dated as of October 29, 1984 as amended ("Lease"). Liberty View assigned the Lease to YL Rector LLC, by Assignment of Lease, dated October 31, 2005.

In accordance with the Condominium Offering Plan and Condominium By Laws (collectively known as the "Condo Plan"), BPCA requires that all unit purchasers or refinancing owners (both known as "Borrowers"), the Board of Managers of Rector Square Condominium, BPCA, and <u>ALL</u> lenders and banks (known as "Mortgagees") sign the form of Unit Mortgage Subordination and Recognition Agreement ("Subordination Agreement"). If several mortgagees provide a mortgage, or other loan such as a re-financing or HELOC, then each and every mortgagee must complete and sign a subordination agreement for their respective loan. The Condo Plan provides that the interests and rights of a residential mortgagee in respect to the residential unit mortgage are subject and subordinate to BPCA's right to be paid amounts due to it with respect to such residential unit. The following page lists the procedures followed by BPCA and provides suggestions to expedite transactions.

Questions? Contact:

Lauren Brugess, Asst. Corporate Secretary, ph 212-417-4122, lauren.brugess@bpca.ny.gov

Battery Park City Authority, One World Financial Center, 24th Fl, NY, NY 10281 Fax 212-417-4123

BPCA REQUIREMENTS FOR UNIT SALES, REFINANCINGS, HELOCS, ETC.

FAILURE TO FOLLOW THESE GUIDELINES MAY RESULT IN THE DELAY OF YOUR CLOSING OR MAY RENDER THE MORTGAGE/LOAN INVALID

- 1. BPCA requires that all Relevant Parties sign and NOTARIZE FOUR ORIGINAL SETS, of the Subordination Agreement. At minimum, BPCA receives one set, the City Register the other. "Relevant Parties" are the Board of Managers of Rector Square Condominium ("Board"), ALL banks/lenders ("Mortgagees"), BPCA, and the unit purchasers or refinancing owners (collectively known as "Borrowers"). The Borrowers must arrange for all signatures.
- 2. BORROWERS MUST NOTIFY BPCA IF THERE IS MORE THAN ONE LOAN (such as two mortgages or a HELOC). Only Loans from the same Mortgagee can use the same Subordination Agreement, and only if both loans are clearly distinguished and delineated.
- 3. The signature pages are in counterpart, so that Borrowers do not have to send the original four (or more) sets from party to party to sign. Instead, Borrowers may copy signature pages and send them to all parties simultaneously. Each party must sign and notarize four separate signature pages (do not copy the signatures themselves) and return them to Borrowers before or during the closing for collation, so there will be at four Subordination Agreements, all with original signatures/notarizations.
- 4. The Mortgagee's signatory must be a company officer or attorney; i.e. a loan "officer" who is not truly a company officer, would not be sufficient, but a company V.P. (or higher) would be.
- 5. BPCA will provide its signatures at the closing itself. Borrowers must notify BPCA of the closing at least ten (10) business days in advance. Such notice should include the unit #, Borrower and Mortgagee names, and the contact information for Borrower's attorney. At least three (3) business days before the closing, Borrower must provide BPCA with a copy of the fully completed Subordination Agreement and proof of proper Mortgagee signature/notarization, or the closing may be adjourned.
- 6. For the BPCA notification in #5 above, Borrowers should contact Lauren Brugess, Assistant Corporate Secretary (contact information is on the bottom of page one/the other side of this information sheet).
- 7. At the closing, Ms. Brugess or another BPCA agent will assemble the final Subordination Agreement, collating all original signatures and notarizations. At that time, Borrower must provide BPCA with a copy of the unit deed, mortgage(s)/loan(s) and an Administrative Fee, \$250.
- 8. The Title Closer MUST RECORD the Subordination Agreement with the mortgage/loans AND provide a copy of the recorded document to BPCA, Attn: Lauren Brugess. BPCA does <u>not</u> pay for this recording, so typically the Borrower or Seller must do so.
- 9. Please note that even if a unit is purchased without any loan or mortgage, the purchaser must still provide BPCA with a copy of the unit deed and the administrative fee.
- 10. Closings that adjourn, through no fault of BPCA, within 24 hours of their scheduled time may result in a penalty to Borrower, equal to the Administrative Fee. Therefore, please IMMEDIATELY notify BPCA if any scheduling changes occur.

UNIT MORTGAGE SUBORDINATION AND RECOGNITION AGREEMENT

among

THE BOARD OF MANAGERS OF TWO TWENTY FIVE RECTOR PLACE CONDOMINIUM (F/K/A RECTOR SQUARE CONDOMINIUM) (the "Board")

and

BATTERY PARK CITY AUTHORITY, d/b/a HUGH L. CAREY BATTERY PARK CITY AUTHORITY ("BPCA")

and

	("Unit Owner")
	and
(together with its success	ors and assigns, "Residential Mortgagee")
Premises Address:	Unit No
	225 Rector Place, New York, NY 10280
	Section: 01

This instrument prepared by, and after recording please return to:

Block: 16

Lot:

Lauren Brugess
Assistant Corporate Secretary
Battery Park City Authority, One World Financial Center, 24th Floor
New York, New York 10281-1097

Revised 10/26/2012

UNIT MORTGAGE SUBORDINATION AND RECOGNITION AGREEMENT

AGREEMENT, dated as of	(this " <u>Agreement</u> "),
between THE BOARD OF MANAGERS OF TWO TWENTY I	FIVE RECTOR PLACE
CONDOMINIUM (F/K/A RECTOR SQUARE CONDOMINIU	
association having an address c/o Related Management, 423 We	st 55 th Street, 9 th floor, New
York, NY 10019; Attention: Karen Pinero (the "Board"), BATT	ERY PARK CITY
AUTHORITY, d/b/a HUGH L. CAREY BATTERY PARK CIT	Y AUTHORITY, a body
corporate and politic constituting a public benefit corporation of	the State of New York having
an office at One World Financial Center, New York, New York	10281 (together with its
successors, assigns and mortgagees, "BPCA"),	
having an address at 225 Rector Place, Unit No, New	York, NY 10280 (" <u>Unit</u>
Owner") and	,
having an address of	
(together with its successors and ass	signs, "Residential Mortgagee").

WITNESSETH:

WHEREAS, BPCA as ground lessor and Liberty View Associates L.P. ("Original Lessee"), entered into that certain Ground Lease dated as of October 29, 1984, a memorandum of which was recorded on November 2, 1984 in the Office of the Register of the City of New York, New York County, in Reel 845, Page 263, as corrected by a memorandum of which was dated October 29, 1984 and recorded on October 1, 1985 in the Office of the Register of the City of New York, New York County, in Reel 967, Page 306 (as amended, the "Ground Lease"), pursuant to which BPCA leased to Lessee that certain Premises described on Exhibit A hereto (the "Premises");

WHEREAS, Original Lessee assigned Ground Lease to YL Rector LLC (the "Lessee"), by Assignment of Lease, dated October 21, 2005, and recorded on February 13, 2006 in the Office of the Register of the City of New York, New York County, as CRFN 2006000083919, as acquired by Carol Lilienfeld, Court Appointed Referee, to RDO Rector Place, LLC (as to the subject unit) by Unit Assignment Agreement dated January 20, 2011, and recorded on February 17, 2011 as CRFN 2011000059060, which is a valid and subsisting Lease for the unexpired term thereof on the Unit, as below defined, and Premises described on Exhibit A; and

WHEREAS, the leasehold condominium known as Two Twenty Five Rector Place Condominium (f/k/a Rector Square Condominium), having the street address 225 Rector Place, New York, New York 10280 (the "Condominium"), was created by that certain Declaration dated January 23, 2008, and recorded on February 25, 2008 as CRFN 2008000076775, as amended by First Amendment to Declaration dated March 31, 2008 and recorded April 22, 2008 as CRFN 2008000161409 and as further amended by Second Amendment to Declaration dated April 16, 2012, and recorded on July 16, 2012 as CRFN 2012000277233, in the Office of the City Register of the City of New York (which declaration, and any amendments thereto from time to time, are hereinafter collectively called the "Declaration") subjecting the ground Lessee's interest in the Premises and the building and other improvements thereon to the provisions of Article 9-B of the Real Property Law of the State of New York;

WHEREAS, the Condominium is subject and subordinate to the Ground Lease in all respects; WHEREAS, the Unit Owner is the Owner of Unit No. (the "Unit") in the Condominium, Block 16, Lot _____. WHEREAS, Residential Mortgagee is making a loan (the "Loan") to the Unit Owner secured by a mortgage lien (the "Unit Mortgage") against the Unit Owner's interest in the Unit which is being recorded simultaneously herewith in the sum of \$\\$ WHEREAS, each Unit Owner is obligated to pay, as part of such Unit Owner's Common Charges, "Proportionate Rent" as such term is defined in the Ground Lease; and WHEREAS, under the terms of the Ground Lease, the Unit Owner may not mortgage the Unit unless the Residential Mortgagee making the Loan enters into this Agreement. NOW, THEREFORE, in consideration of the Premises and agreements set forth herein and for Ten and 00/100 Dollars (\$10.00) and other good and valuable consideration, the receipt and sufficiency of which is hereby acknowledged, the parties hereto, intending to be legally bound, hereby agree as follows: Subordination. Unit Owner and Residential Mortgagee hereby agree and 1. acknowledge that their respective interests in the Unit and the Unit Mortgage are subject to the terms of this Agreement and subject and subordinate to the Ground Lease. Common Charges. The Board hereby represents that Common Charges for the Unit have been paid through . BPCA hereby represents that, to the best of its knowledge, as of the date of this Agreement there is no default in the payment of Proportionate Rent due with respect to the Unit. Priority of Lien. a) The parties hereto expressly agree that the interest of the Unit Owner is subject and subordinate to the interest of BPCA, its successors, assigns and mortgagees, under the Ground Lease, and that the interest and rights of Residential Mortgagee in respect of the Unit Mortgage, including the right of Residential Mortgagee to be paid any amount due on account of the Unit Mortgage, are subject and subordinate to BPCA's right to be paid Proportionate Rent, together with interest and collection and other costs set forth in the Ground Lease. To the extent that Section 339(z) of the Real Property Law has any application to Proportionate Rent to be paid by the Unit Owner, Residential Mortgagee and the Unit Owner hereby expressly and irrevocably waive for the benefit of BPCA and the Board any rights they

may have under or pursuant to said Section 339(z). Residential Mortgagee further agrees and acknowledges that to the extent that the Unit Mortgage is not a first mortgage lien on the Unit, the lien of the Unit Mortgage is subject and subordinate to the Board's right to be paid Common Charges and to BPCA's right to receive all Residential Rent payable under the Ground Lease allocable to the Unit.

- (b) Residential Mortgagee hereby agrees that in the event that it shall at any time receive any funds or proceeds resulting from the foreclosure or enforcement of its lien against the Unit in violation of the priorities of right to payment set forth in Section 3(a) and Section 10 of this Agreement, Residential Mortgagee shall hold such funds in trust for and on behalf of BPCA and shall turn such funds over to BPCA on demand.
- 4. <u>Default Notices</u>. In the event of a default by the Unit Owner in the payment of Common Charges (a "Unit Owner Default"), the Board will issue a notice of such Unit Owner Default to the Unit Owner within ten (10) business days thereof, with a copy of such notice to be issued simultaneously to Residential Mortgagee and to BPCA. If the Board fails to give such notice, BPCA is permitted, but not obligated, to give such notice to the Unit Owner and the Residential Mortgagee. In the event of a default by the Board with respect to its obligations under the Ground Lease (hereinafter a "Condominium Default"), BPCA will give notice thereof to the Board, and the Board shall deliver a copy of such notice to the Residential Mortgagee and to the Unit Owner, provided that if the Condominium Default is a monetary default, BPCA shall also deliver a copy of such default notice to Residential Mortgagee and to the Unit Owner.
- Unit Owner Default. Residential Mortgagee shall have the right to cure a Unit Owner Default, and BPCA shall accept payments from the Residential Mortgagee on behalf of the Unit Owner within thirty (30) days after receipt of the notice of default from the Board or BPCA. If Residential Mortgagee fails to timely cure the Unit Owner Default and if the Board or the Residential Board fails to institute foreclosure proceedings within ninety (90) days after the issuance of the notice of default described in Section 4 of this Agreement, the Board, the Residential Mortgagee and Unit Owner acknowledge and agree that BPCA shall have the right to institute such proceedings. If, during the pendency of any Legal Proceeding (as defined in Section 8 hereof) by BPCA, the Residential Mortgagee remedies the Unit Owner Default, BPCA shall, at the reasonable request of such Residential Mortgagee, either discontinue such proceeding or assign its interests in such proceeding to the Residential Mortgagee, without recourse, to permit the Residential Mortgagee to continue such action or proceeding.
- Condominium Default. In the event of a Condominium Default, the Residential Mortgagee shall have a period of forty-five (45) days from the issuance of notice by BPCA as provided in Section 4 of this Agreement, or such longer period as may be granted by BPCA in writing, in its sole discretion, to remedy or cause to be remedied such Condominium Default. In the event of a Condominium Default which cannot by its nature reasonably be cured within such forty-five (45) day period, the Board, the Unit Owners or the Residential Mortgagee may take such actions (the "Unit Owner Action") to be commenced within such forty-five (45) day period and shall thereafter cause such Unit Owner Action, to be prosecuted diligently, continuously and in good faith to completion to cause the Condominium Default promptly thereafter to be remedied. Notwithstanding anything to the contrary set forth above, any Condominium Default will be required to be remedied within one hundred eighty (180) days after the date on which BPCA has given notice as provided in Section 4 of this Agreement (or within such longer period to which BPCA may consent in writing). If Unit Owner Action is required to remedy a

Condominium Default, the Board, the Unit Owner or the Recognized Unit Mortgagee, as the case may be, shall notify BPCA thereof and shall keep BPCA fully and currently informed of the status of such Unit Owner Action, the nature and timing of such Unit Owner Action and each step, act or thing done in connection therewith, together with the anticipated completion date of such Unit Owner Action. BPCA acknowledges that Residential Mortgagee is permitted but not required to cure a Condominium Default. No payment by Residential Mortgagee or performance of any terms, conditions, covenants and agreements that are required to be performed by the Board under this Ground Lease by Residential Mortgagee as permitted under this Agreement is intended to limit Residential Mortgagee's rights against the Unit Owner.

Notices. All notices, demands or requests made pursuant to, under, or by virtue of 7. this Agreement must be in writing and delivered to the party to whom the notice, demand or request is being made (i) by personal delivery with receipt acknowledged or (ii) by mailing the same by registered or certified mail, postage prepaid, return receipt requested, or (iii) by FedEx or other similar reputable national overnight courier service (a "Courier Service"), (a) if to BPCA, at One World Financial Center, New York, New York 10281, Attention: President, with a copy to General Counsel; (b) if to the Board, Attention: President, Board of Managers of Two Twenty Five Rector Place Condominium (f/k/a Rector Square Condominium), 225 Rector Place, New York, NY 10280 and a copy c c/o Related Management, 423 West 55th Street, 9th floor, New York, NY 10019; Attention: Karen Pinero (c) if to Unit Owner, at 225 Rector Place, Unit No. _____ New York, NY 10280; and (d) if to Residential Mortgagee, at

with an additional copy to _____ ; or to such other address as any party may from time to time designate by notice given to the other parties in the manner herein provided at least fifteen (15) days prior to such address becoming effective. Every notice is deemed to have been given and served when addressed as provided in the preceding sentence, and when delivered (if delivered by hand), or three business days after the date when deposited with the United States mail, postage prepaid, in the manner aforesaid (if mailed), or one business day after the date when deposited with the Courier Service (except that a notice designating the name or address of a person to whom any notice, or copy thereof, must be sent is deemed to have been given when same is received.

Legal Proceedings. After the giving of notice as described in Section 4 hereof and the expiration of the time for cure or the time for action by the Board as provided in Sections 5 and 6 hereof, BPCA may exercise its rights under the Ground Lease for any Unit Owner Default or any Condominium Default that remains uncured, including, without limitation, the right to prosecute a foreclosure of any statutory lien provided under the Condominium Act, including, without limitation, the lien for Common Charges provided therein (which lien is hereby assigned by the Board to BPCA) or a suit to recover a money judgment (such proceedings are hereinafter referred to as the "Legal Proceedings") against the Unit Owner and the Unit Owner's interest in the Unit. If Residential Mortgagee does not cure a Unit Owner Default as permitted under the Ground Lease and this Agreement, BPCA will have no obligation to Residential Mortgagee with respect to such Unit Owner Default, except that in the event of a transfer or letting of the Unit by BPCA as a result of such Unit Owner Default, whether or not as the result of Legal Proceedings, BPCA shall recognize Residential Mortgagee's rights as lienor as more fully described in Section 10 of this Agreement.

- 9. Residential Mortgagee Rights to Enforce Lien. BPCA hereby recognizes the rights of Residential Mortgagee as a lienor against the Unit, including Residential Mortgagee's right (a) to foreclose or otherwise enforce its lien against the Unit Owner's interest in the Unit, or to acquire such interest by assignment in lieu of foreclosure, and (b) to transfer its interest therein as provided for in the agreements between Residential Mortgagee and the Unit Owner, subject to BPCA's rights under the Ground Lease and this Agreement, and (c) in any of such events, to have the Unit Owner's interest in the Unit transferred on the books and records of BPCA to Residential Mortgagee's name or the name of its designee.
- Rights to Proceeds. If BPCA prosecutes Legal Proceedings against the Unit 10. Owner or Residential Mortgagee succeeds to the interest of the Unit Owner in the Unit, BPCA will recognize the rights of the Residential Mortgagee against the proceeds realized by BPCA or by Residential Mortgagee as a result thereof, subject, however, to the priorities as described herein and in the Tenth (10th) Amendment to the Condominium Offering Plan for Rector Square Condominium, 225 Rector Place, New York, NY, which Condominium Offering Plan is dated May 1, 2007 (the "Condominium Offering Plan"). Residential Mortgagee shall indemnify BPCA against any loss, damage, claim and expense (including reasonable attorneys' fees and disbursements) which BPCA may incur or suffer by reason of any claim by the Unit Owner regarding Residential Mortgagee's acts and BPCA's acts undertaken upon Residential Mortgagee's request relating to this Agreement. The foregoing indemnity shall continue to apply to the acts of Residential Mortgagee or its designee from and after any transfer of the Unit to Residential Mortgagee or its designee. BPCA will give Residential Mortgagee prompt notice of any such claim and Residential Mortgagee may contest any such claim in the name and on behalf of BPCA, but at the expense of Residential Mortgagee. BPCA will cooperate with the Residential Mortgagee in such defense and execute all documents and take all acts reasonably required therefor.
- 11. BPCA's Rights. The terms and provisions hereof are subject to all of the terms and provisions of the Ground Lease, including, without limitation, the terms and provisions of the Tenth (10th) Amendment to the Condominium Offering Plan thereof. Except for the express accommodations to the Residential Mortgagee as set forth herein, nothing herein shall be deemed to limit the rights and remedies of BPCA under the Ground Lease in respect of any Condominium Default or Unit Owner Default or any other default thereunder. In the event of any conflict between the terms of the Ground Lease and the terms hereof or of the Condominium Documents, the terms of the Ground Lease shall control.
- Binding Effect. This Agreement shall inure to the benefit of and be binding upon the parties hereto, their respective heirs, representatives, successors and assigns, including, without limitation, any party to which Residential Mortgagee may transfer, sell or assign its interest in the Unit Mortgage and its rights thereunder and hereunder. The failure of the Board or of the Unit Owner to execute and deliver this Agreement shall not affect the validity on or enforceability of this Agreement against any party that has executed and delivered this Agreement.
 - Further Assurances. BPCA, the Board, Unit Owner and Residential Mortgagee 13.

shall execute and deliver such other further documents and instruments as may be necessary or reasonably requested by any party hereto to carry out and consummate the transactions contemplated by this Agreement.

- Capitalized Terms. Capitalized terms not defined herein are used as defined in the 14. Ground Lease, and to the extent not defined therein, in the Declaration.
- 15. Governing Law. (a) This Agreement and the rights and obligations of the parties hereunder shall be governed by, construed and enforced in accordance with the laws of the State of New York applicable to agreements to be performed entirely within such state (without regard to principles of conflicts of laws). This Agreement may not be modified orally or in any manner other than by an agreement in writing signed by the parties hereto or their respective successors in interest. (b) Should any term or provision of this Agreement or the application thereof to any Person or circumstances, to any extent, be invalid or unenforceable, the parties hereby agree to modify such term or provision so that the remainder of this Agreement shall not be affected and that the balance of which shall continue to be binding upon the parties hereto with any such modification to become a part hereof and treated as though originally set forth in this Agreement. The parties further agree to modify any such unenforceable provision of this Agreement in lieu of severing such unenforceable provision from this Agreement in its entirety, whether by rewriting the offending provision, deleting any or all of the offending provision, adding additional language to this Agreement, or by making such other modifications as are appropriate to carry out the intent of the parties as embodied herein to the maximum extent permitted by law. The parties expressly agree that this Agreement as so modified shall be binding upon and enforceable against each of them. In any event, should one or more of the provisions of this Agreement be held to be invalid, illegal or unenforceable in any respect, such invalidity, illegality or unenforceability shall not affect any other provisions hereof, and if such provision or provisions are not modified as provided above, this Agreement shall be construed as if such invalid, illegal or unenforceable provisions had never been set forth herein.
- Counterparts. This Agreement may be executed in any number of counterparts, each of which shall be deemed an original, and together shall constitute one agreement.

[Signature Page Follows]

IN WITNESS WHEREOF, the parties have executed this Agreement as of the day and year first above written.

> THE BOARD OF MANAGERS OF TWO TWENTY FIVE RECTOR PLACE CONDOMINIUM (F/K/A RECTOR SQUARE CONDOMINIUM)

By: Name: Title: BATTERY PARK CITY AUTHORITY d/b/a
HUGH L. CAREY BATTERY PARK CITY AUTHORITY By: Name: Marc Brotman Title: Associate General Counsel
UNIT OWNER
Name: By: Name: By:
RESIDENTIAL MORTGAGEE
By:
Name: Title:

STATE OF NEW YORK)	[Boar	·d]
COLUMBY OF MENTALORY) ss:		
COUNTY OF NEW YORK	.)		
On the day of Public in and for said State,	personally appeared	, before me, the undersigned,	a Notary
personally known to me or p whose name is subscribed to the same in his/her capacity,	proved to me on the bothe within instrumer, and that by his/her s	asis of satisfactory evidence to be nt and acknowledged to me that h ignature on the instrument, the in eted, executed the instrument.	e/she executed
		Notary Public	
		[BPCA]
STATE OF NEW YORK COUNTY OF NEW YORK)) ss: ()		
the basis of satisfactory evidential instrument and acknowledge	peared Marc Brotman lence to be the individed to me that he/she enstrument, the individed	are me, the undersigned, a Notary n, personally known to me or providual whose name is subscribed to executed the same in his/her capacitual, or the person upon behalf of	ved to me on the within city, and that
		Notary Public	

STATE OF)		[Unit Owner]
COUNTY OF) ss:)		
On the day of _ Public in and for said S	 State, personally appe		e undersigned, a Notary
personally known to m whose name is subscri the same in his/her cap	ne or proved to me on bed to the within instr pacity, and that by his	the basis of satisfactor rument and acknowleds	y evidence to be the individual ged to me that he/she executed strument, the individual, or instrument.
		,1	
		Notary Public	
STATE OF COUNTY OF) ss:		[Unit Owner]
On the day of _ Public in and for said S personally known to m whose name is subscritthe same in his/her cap	ne or proved to me on bed to the within instructions, and that by his	eared the basis of satisfactor rument and acknowled	y evidence to be the individual ged to me that he/she executed strument, the individual, or instrument.
		Notary Public	
		•	

STATE OF)	[Residential Mortgagee]
COUNTY OF) ss:)	
On the day of Public in and for said St	tate personally appea	, before me, the undersigned, a Notary
personally known to me whose name is subscrib the same in his/her capa	e or proved to me on a ed to the within instruction, and that by his/	the basis of satisfactory evidence to be the individual ument and acknowledged to me that he/she executed her signature on the instrument, the individual, or hal acted, executed the instrument.
		Notary Public
STATE OF)) ss:	[Residential Mortgagee]
COUNTY OF		
On the day of	ot a second	, before me, the undersigned, a Notary
whose name is subscrib the same in his/her capa	e or proved to me on ed to the within instractly, and that by his/	the basis of satisfactory evidence to be the individual ument and acknowledged to me that he/she executed her signature on the instrument, the individual, or nal acted, executed the instrument.
		Notary Public

EXHIBIT A

225 Rector Place Block 16, formerly known as Base Lot 70, now known as Lots 3201-3506 on the Tax Map of the Borough of Manhattan City of New York

ALL THAT CERTAIN plot, piece or parcel of Premises, with the buildings and improvements thereon erected, situate, lying and being in the Borough of Manhattan, City, County and State of New York, bounded and described as follows:

BEGINNING at the corner formed by the intersection of the northerly side of Rector Place with the easterly side of South End Avenue;

RUNNING THENCE North 77 degrees 31 minutes 29 seconds East along the northerly side of Rector Place, 213.60 feet to the United States Bulkhead Line approved by the Secretary of War July 31, 1941, which is also the westerly line of Marginal Street, Wharf or Place;

THENCE along the United States Bulkhead Line approved by the Secretary of War July 31, 1941, which is also the westerly line of Marginal Street, Wharf or Place the following three courses and distances:

- North 12 degrees 19 minutes 30 seconds West, 121.34 feet to an angle point therein; 1)
- North 12 degrees 49 minutes 20 seconds West, 30.29 feet to an angle point therein; 2)
- 3) North 12 degrees 26 minutes 10 seconds West, 70.19 feet to the point formed by the intersection of the southerly side of Albany Street with the United States Bulkhead Line approved by the Secretary of War July 31, 1941 which is also the westerly line of Marginal Street, Wharf or Place;

THENCE South 77 degrees 31 minutes 20 seconds (note that the Ground Lease specifies this as "29 degrees") West along the southerly side of Albany Street, 110 feet;

THENCE South 12 degrees 28 minutes 31 seconds East, 121.83 feet;

THENCE South 77 degrees 31 minutes 29 seconds West, 103.78 feet to the easterly side of South End Avenue:

THENCE South 12 degrees 28 minutes 31 seconds East, 100 feet to the point or place of BEGINNING.