ETWEEN		day of		,			
arty of the first part, and							
rty of the second part, /ITNESSETH, that the party of the second part, does hereby gran e second part forever,							
LL that certain plot, piece or parc	el of land, with	the buildings	and improven	ents thereon er	ected, situate	, lying and be	ing in th
OGETHER with all right, title and escribed premises to the center line art in and to said premises; TO HACCCESSORS and assigns of the party o	s thereof; TOGE VE AND TO H	THER with t IOLD the pre	he appurtenan	ces and all the	estate and rigi	hts of the part	y of the
scribed premises to the center line art in and to said premises; TO HA	s thereof; TOGE AVE AND TO E f the second part compliance with See and will hold approvement and	THER with the IOLD the prest forever.  Section 13 of the right to rewill apply the	he appurtenan emises herein the Lien Law receive such co	ces and all the granted unto the covenants that onsideration as	estate and rigine party of the the party of a trust fund	hts of the part e second part, the first part to be applied	y of the the heir will rece first for
escribed premises to the center line art in and to said premises; TO HA ccessors and assigns of the party of the first part, in conveyance consideration for this conveyance of paying the cost of the in	s thereof; TOGE AVE AND TO H f the second part compliance with see and will hold approvement and the for any other properties as follows that the party of foresaid; that the	THER with the HOLD the prest forever.  Section 13 of the right to rewill apply the purpose.  The that said particle is the second party of the sec	the Appurtenan emises herein a the Lien Law receive such come same first to the same first to extract shall quiet first part will	ces and all the granted unto the granted unto the covenants that onsideration as the payment part is seized ly enjoy the sa execute or process.	estate and rigine party of the said premises; cure any furth	hts of the part e second part, The first part to be applied f the improve emises in fee that the said j	y of the the heir will rec- first for ment be simple, premises
scribed premises to the center line rt in and to said premises; TO HA ccessors and assigns of the party of the party of the first part, in concerning the consideration for this conveyand propose of paying the cost of the ining any part of the total of the same.  ND the party of the first part covers good right to convey the same; the from incumbrances, except as a	s thereof; TOGE AVE AND TO H f the second part ompliance with see and will hold approvement and e for any other p mants as follows that the party of foresaid; that the id party of the fir strued as if it	THER with the HOLD the prest forever.  Section 13 of the right to rewill apply the purpose.  The that said particle is the second preserved from the party of the rest part will for the read "part"	the appurtenant emises herein a semises	ces and all the granted unto the passideration as the payment part is seized ly enjoy the sa execute or proof the title to said or the sense	estate and rigine party of the said price of the	hts of the part e second part, The first part to be applied f the improve emises in fee that the said part er necessary	y of the the heir will rec- first for ment be simple, premises assurance

Acknowledgement taken in New York State	Acknowledgement taken in New York State
State of New York, County of , ss:	State of New York, County of , ss:
On the day of before me, the undersigned, personally appeared, in the year before me, the undersigned, personally appeared, in the year before me, the undersigned, personally appeared, in the year before me, the undersigned, personally appeared.	On the day of in the year before me, the undersigned, personally appeared,
personally known to me or proved to me on the basis of satisfactory evidence to be the individual(s) whose name(s) is (are) subscribed to the within instrument and acknowledged to me that he/she/they executed the same in his/her/their capacity(ies), and that by his/her/their signature(s) on the instrument, the individual(s) or the person upon behalf of which the individual(s) acted, executed the instrument.	sis satisfactory evidence to be the individual(s) whose name(s) is (are) subscribed to the within instrument and acknowledged to the me that he/she/they executed the same in his/her/their e capacity(ies), and that by his/her/their signature(s) on the
Acknowledgement by Subscribing Witness taken in New York State	Acknowledgement taken outside New York State
State of New York, County of , ss:	*State of County of, ss:
On the day of, in the year , before me,the undersigned, personally appeared	*(or insert District of Columbia, Territory, Possession or Foreign Country)
	On the day of in the year before me, the undersigned, personally appeared ,
the subscribing witness to the foregoing instrument, with whom am personally acquainted, who being by me duly sworn, didepose and say, that he/she/they reside(s) in	I
that ha/sha/thay Imagy(a)	(are) subscribed to the within instrument and acknowledged to me that he/she/they executed the same in his/her/their capacity(ies)
that he/she/they know(s) to be the individual described in and who executed the	and that by his/her/their signature(s) on the instrument, the
foregoing instrument; that said subscribing witness was present and saw said	individual(s) or the person upon behalf of which the individual(s) acted, executed the instrument, and that such individual made
execute the same; and that said witness at the same time	such appearance before the undersigned in the
subscribed his/her/their name(s) as a witness thereto.	(add the city or political subdivision and the state or country or
	other place the acknowledgement was taken).
Title No.:	
	SECTION
	BLOCK
	LOT
TO	COUNTY OR TOWN
	RETURN BY MAIL TO:
Distributed by	
Titlevest ®	
<u>www.titlevest.com</u>	Zip No.
2	
OFF	
NIG	
COR	
ACE FOR USE OF RECORDING OFFICE	
USE C	
0 N	
(CE)	
7 ds S	
RESERVE THIS SP.	
SRVE	
ESE	