BETWEEN	de the day of		,				
DEIWEEN							
party of the first part, and							
party of the second part, WITNESSETH, that the of the second part, does he he second part forever,							
ALL that certain plot, piec	e or parcel of land, w	with the buildings a	and improvemen	ts thereon erecte	d, situate, lyin	ng and being in t	the
escribed premises to the cart in and to said premise	enter lines thereof; Tes; TO HAVE AND	TOGETHER with to TO HOLD the pro	the appurtenance	s and all the est	ate and rights	of the party of the	he fi
OGETHER with all right escribed premises to the cart in and to said premise uccessors and assigns of the ND the party of the first ave been encumbered in a	enter lines thereof; Tes; TO HAVE AND he party of the secon	TOGETHER with to TO HOLD the proof part forever.	the appurtenance emises herein gr	es and all the est anted unto the p	ate and rights oparty of the sec	of the party of the cond part, the h	he fi neirs
escribed premises to the cart in and to said premise uccessors and assigns of the ND the party of the first	part covenants that the any way whatever, exempart, in compliance veyance and will hold improvement and will hold improvem	TOGETHER with to TO HOLD the product part forever. the party of the first except as aforesaid. with Section 13 of 1 the right to receive 11 apply the same 12.	the appurtenance emises herein gr est part has not de the Lien Law, cove such consider	es and all the est anted unto the p one or suffered ovenants that the ation as a trust f	ate and rights of the second anything when the party of the fund to be apple	of the party of the cond part, the hard part, the hard property the said property that the part will received first for the	he fineirs
escribed premises to the cart in and to said premise accessors and assigns of the LND the party of the first ave been encumbered in a LND the party of the first ponsideration for this convertible for the total of the same the word "party" shall	part covenants that to the party of the secon part covenants that to the party of the secon part, in compliance we wance and will hold improvement and will be for any other purpose be construed as	TOGETHER with to TO HOLD the proof of part forever. the party of the first except as aforesaid. with Section 13 of the right to receive a party the same apply the same a	the appurtenance emises herein gr st part has not d the Lien Law, cove ye such consider first to the payn	one or suffered ovenants that the ation as a trust family of the cost	anything when e party of the friend to be appl of the improve	of the party of the cond part, the has been said provided in the condition of the condition	he fineirs eenis eenis purj sing
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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 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.	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
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:
	*(or insert District of Columbia, Territory, Possession or Foreign Country)
On the day of, in the year before me, the undersigned, personally appeared,	On the day of in the year
	before me, the undersigned, personally appeared
the subscribing witness to the foregoing instrument, with whom I am personally acquainted, who being by me duly sworn, did	personally known to me or proved to me on the basis of
depose and say, that he/she/they reside(s) in	satisfactory evidence to be the individual(s) whose name(s) is
that he/she/they know(s)	(are) subscribed to the within instrument and acknowledged to me that he/she/they executed the same in his/her/their capacity(ies),
to be the individual described in and who executed the foregoing instrument; that said subscribing witness was	and that by his/her/their signature(s) on the instrument, the individual(s) or the person upon behalf of which the individual(s)
present and saw said	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
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10	RETURN BY MAIL TO:
Distributed by	
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