EGRESS EASEMENT AGREEMENT

EASEMEN	IT AGREEMENT made this	day of	, 20	, between	
	, he	reinafter referred to	as the "Grantor,"	having an office/residing a	t
	ar	ıd		, hereinafter referred to	as
the "Gran	tee," having an office/residing	g at		·	
	S, the Grantor is the fee owner , designated a				
	einafter referred to as Parcel A in Schedule A annexed hereto				ion
	S, the Grantee is the fee owner				
	einafter referred to as Parcel B				
	in Schedule B annexed hereto	·	•	•	
	6, the property of the Grantee, or, Parcel A, and said parcels a			of the proper	ty of
Buildings"	5, the Grantee has requested t ') to act upon Application No. n Parcel B;				
	S, a second means of egress fro t seq.) of the 1968 Building Co				
emergend of the Gra "Easemen with a cro	s, the Grantor is willing to gran cy, from the antee over such portion of the at Area"), more particularly de ass-hatched portion indicating a made a part hereof.	[location of e Grantor's property t scribed by a metes a	easement route (e to afford access to and bounds descri	e.g., front, rear)] of the prop to the public street (the option and a diagrammatic s	
	EREFORE, good and valuable cesentatives, successors and as	_	•		ieirs,
a A o m D	epartment of Buildings, which	er of Parcel B, an ease purpose of egress in . [The access to the part of the	ement over the Ea the event of a fir property of the G , installed by hithe property of	asement Area located on Pa e or other emergency occur rantor shall be provided by the Grantor, approved by th the Grantee];	rcel
1. G a A o n	esentatives, successors and as Grantor hereby grants and con- ssigns and to any future owner, as may be necessary for the on the property of the Grantee means of	esigns hereby makes eveys to Grantee, here er of Parcel B, an ease purpose of egress in . [The access to the part of the part	the following gra /his heirs, legal re ement over the Ea the event of a fir property of the G, installed by a the property of	nt: epresentatives, successors asement Area located on e or other emergency occ rantor shall be provided by the Grantor, approved by	s a Pa cur

- 3. This easement agreement may not be modified, amended or terminated without the prior written consent of the Department of Buildings;
- 4. The covenants set forth herein shall run with the land and be binding upon and inure to the benefit of the parties hereto and their respective heirs, legal representatives, successors and assigns;
- 5. Failure to comply with the terms of this easement agreement may result in the revocation of a building permit or certificate of occupancy; and
- 6. This easement agreement shall be recorded at the city register's (county clerk's) office against all affected parcels of land and the cross-reference number and title of the easement agreement shall be recorded on each temporary and permanent certificate of occupancy hereafter issued to buildings located on the affected parcels and in any deed for the conveyance thereof.

IN WITNESS WHEREOF, Grantor and Grantee have made and executed the foregoing easement agreement as of the date hereinabove written.

Grantor		Grantee	Grantee		
Ву:		Ву:			
STATE OF NEW YORK)			
COUNTY OF _) ss.:)			
On the day of personally appeared [Grantor]		, in the year	, before me, the undersigned,		
personally appe	ared [Grantor]	· · · · · · · · · · · · · · · · · · ·	nersonally known to me or proved to		
		the individual whose name is subscribe			
	·				
_			nis/her signature on the instrument, the		
individual, or th	e person upon behalf of which	the individual acted, executed the instr	rument.		
		Notary Public			
STATE OF NEW YORK)			
) ss.:			
COUNTY OF)			
_					
On the	day of	, in the year	, before me, the undersigned,		
	eared [Grantee]		, personally known to me or proved to		
me on the basis	of satisfactory evidence to be t	he individual whose name is subscribe			
	•		nis/her signature on the instrument, the		
_		the individual acted, executed the instr	_		
marviada, or en	e person apon benan or which	the marriada deted, executed the mist			
Notary Public					
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