#### OFFICE OF GENERAL COUNSEL

New York State Department of Environmental Conservation 625 Broadway, 14th Floor, Albany, New York 12233-1500 Phone: (518) 402-9185 • Fax: (518) 402-9018 www.dec.ny.gov

June 26, 2017

## SENT VIA CERTIFIED MAIL – RETURN RECEIPT REQUESTED

Ms. Alyse Delle Fave Rigano, LLC 538 Broad Hollow Rd., Suite 217 Melville, NY 11747

RE: Environmental Easement Package

Site Name: Cinderella 248 LLC

Site No.: C224160

Dear Ms. Delle Fave:

Enclosed, please find the fully executed Environmental Easement, NYC RPT and TP 584 tax forms referencing the site located at 248 Flatbush Avenue, Brooklyn, NY and Cinderella 248, LLC.

Once the Environmental Easement is recorded, the local municipality will need to be notified via Certified Mail, Return Receipt Requested.

Please return a copy of the recorded easement marked by the County Clerk's Office with the date and location of recording, and a certified copy of the municipal notice. The information from the recorded easement and notices are necessary to process the Certificate of Completion.

If you have any further questions or concerns relating to this matter, please contact our office at 518-402-9510.

Sincerely,

andrew Dugliehu

Andrew Guglielmi, Esq. Section Chief A

Bureau of Remediation





## ENVIRONMENTAL EASEMENT GRANTED PURSUANT TO ARTICLE 71, TITLE 36 OF THE NEW YORK STATE ENVIRONMENTAL CONSERVATION LAW

WHEREAS, the Legislature of the State of New York has declared that it is in the public interest to encourage the remediation of abandoned and likely contaminated properties ("sites") that threaten the health and vitality of the communities they burden while at the same time ensuring the protection of public health and the environment; and

WHEREAS, the Legislature of the State of New York has declared that it is in the public interest to establish within the Department a statutory environmental remediation program that includes the use of Environmental Easements as an enforceable means of ensuring the performance of operation, maintenance, and/or monitoring requirements and the restriction of future uses of the land, when an environmental remediation project leaves residual contamination at levels that have been determined to be safe for a specific use, but not all uses, or which includes engineered structures that must be maintained or protected against damage to perform properly and be effective, or which requires groundwater use or soil management restrictions; and

WHEREAS, the Legislature of the State of New York has declared that Environmental Easement shall mean an interest in real property, created under and subject to the provisions of Article 71, Title 36 of the New York State Environmental Conservation Law ("ECL") which contains a use restriction and/or a prohibition on the use of land in a manner inconsistent with engineering controls which are intended to ensure the long term effectiveness of a site remedial program or eliminate potential exposure pathways to hazardous waste or petroleum; and

WHEREAS, Grantor, is the owner of real property located at the address of 248 Flatbus Avenue in the City of New York, County of Kings and State of New York, known and designated on the tax map of the New York City Department of Finance as tax map parcel number: Block 936 Lot 12, being the same as that property conveyed to Grantor by deed dated June 9, 2015 and recorded in the City Register of the City of New York as CRFN # 2015000219141. The property subject to this Environmental Easement (the "Controlled Property") comprises approximately 0.05 +/- acres, and is hereinafter more fully described in the Land Title Survey dated February 2, 2016 prepared by Vincent J. Dicce, L.L.S. of Boro Land Surveying, P.C., which will be attached to the Site Management Plan. The Controlled Property description is set forth in and attached hereto as Schedule A; and

WHEREAS, the Department accepts this Environmental Easement in order to ensure the protection of public health and the environment and to achieve the requirements for remediation established for the Controlled Property until such time as this Environmental Easement is

extinguished pursuant to ECL Article 71, Title 36; and

**NOW THEREFORE**, in consideration of the mutual covenants contained herein and the terms and conditions of Brownfield Cleanup Agreement Index Number: C224160-09-12, Grantor conveys to Grantee a permanent Environmental Easement pursuant to ECL Article 71, Title 36 in, on, over, under, and upon the Controlled Property as more fully described herein ("Environmental Easement")

- 1. <u>Purposes</u>. Grantor and Grantee acknowledge that the Purposes of this Environmental Easement are: to convey to Grantee real property rights and interests that will run with the land in perpetuity in order to provide an effective and enforceable means of encouraging the reuse and redevelopment of this Controlled Property at a level that has been determined to be safe for a specific use while ensuring the performance of operation, maintenance, and/or monitoring requirements; and to ensure the restriction of future uses of the land that are inconsistent with the above-stated purpose.
- 2. <u>Institutional and Engineering Controls</u>. The controls and requirements listed in the Department approved Site Management Plan ("SMP") including any and all Department approved amendments to the SMP are incorporated into and made part of this Environmental Easement. These controls and requirements apply to the use of the Controlled Property, run with the land, are binding on the Grantor and the Grantor's successors and assigns, and are enforceable in law or equity against any owner of the Controlled Property, any lessees and any person using the Controlled Property.
  - A. (1) The Controlled Property may be used for:

Restricted Residential as described in 6 NYCRR Part 375-1.8(g)(2)(ii), Commercial as described in 6 NYCRR Part 375-1.8(g)(2)(iii) and Industrial as described in 6 NYCRR Part 375-1.8(g)(2)(iv)

- (2) All Engineering Controls must be operated and maintained as specified in the Site Management Plan (SMP);
- (3) All Engineering Controls must be inspected at a frequency and in a manner defined in the SMP;
- (4) The use of groundwater underlying the property is prohibited without necessary water quality treatment\_as determined by the NYSDOH or the New York City Department of Health and Mental Hygiene to render it safe for use as drinking water or for industrial purposes, and the user must first notify and obtain written approval to do so from the Department;
- (5) Groundwater and other environmental or public health monitoring must be performed as defined in the SMP;
- (6) Data and information pertinent to Site Management of the Controlled Property must be reported at the frequency and in a manner defined in the SMP;

- (7) All future activities on the property that will disturb remaining contaminated material must be conducted in accordance with the SMP;
- (8) Monitoring to assess the performance and effectiveness of the remedy must be performed as defined in the SMP;
- (9) Operation, maintenance, monitoring, inspection, and reporting of any mechanical or physical components of the remedy shall be performed as defined in the SMP;
- (10) Access to the site must be provided to agents, employees or other representatives of the State of New York with reasonable prior notice to the property owner to assure compliance with the restrictions identified by this Environmental Easement.
- B. The Controlled Property shall not be used for Residential purposes as defined in 6NYCRR 375-1.8(g)(2)(i), and the above-stated engineering controls may not be discontinued without an amendment or extinguishment of this Environmental Easement.
- C. The SMP describes obligations that the Grantor assumes on behalf of Grantor, its successors and assigns. The Grantor's assumption of the obligations contained in the SMP which may include sampling, monitoring, and/or operating a treatment system, and providing certified reports to the NYSDEC, is and remains a fundamental element of the Department's determination that the Controlled Property is safe for a specific use, but not all uses. The SMP may be modified in accordance with the Department's statutory and regulatory authority. The Grantor and all successors and assigns, assume the burden of complying with the SMP and obtaining an up-to-date version of the SMP from:

Site Control Section Division of Environmental Remediation NYSDEC 625 Broadway Albany, New York 12233 Phone: (518) 402-9553

- D. Grantor must provide all persons who acquire any interest in the Controlled Property a true and complete copy of the SMP that the Department approves for the Controlled Property and all Department-approved amendments to that SMP.
- E. Grantor covenants and agrees that until such time as the Environmental Easement is extinguished in accordance with the requirements of ECL Article 71, Title 36 of the ECL, the property deed and all subsequent instruments of conveyance relating to the Controlled Property shall state in at least fifteen-point bold-faced type:

This property is subject to an Environmental Easement held by the New York State Department of Environmental Conservation

## pursuant to Title 36 of Article 71 of the Environmental Conservation Law.

- F. Grantor covenants and agrees that this Environmental Easement shall be incorporated in full or by reference in any leases, licenses, or other instruments granting a right to use the Controlled Property.
- G. Grantor covenants and agrees that it shall, at such time as NYSDEC may require, submit to NYSDEC a written statement by an expert the NYSDEC may find acceptable certifying under penalty of perjury, in such form and manner as the Department may require, that:
- (1) the inspection of the site to confirm the effectiveness of the institutional and engineering controls required by the remedial program was performed under the direction of the individual set forth at 6 NYCRR Part 375-1.8(h)(3).
  - (2) the institutional controls and/or engineering controls employed at such site:
    - (i) are in-place;
- (ii) are unchanged from the previous certification, or that any identified changes to the controls employed were approved by the NYSDEC and that all controls are in the Department-approved format; and
- (iii) that nothing has occurred that would impair the ability of such control to protect the public health and environment;
- (3) the owner will continue to allow access to such real property to evaluate the continued maintenance of such controls;
- (4) nothing has occurred that would constitute a violation or failure to comply with any site management plan for such controls;
- (5) the report and all attachments were prepared under the direction of, and reviewed by, the party making the certification;
- (6) to the best of his/her knowledge and belief, the work and conclusions described in this certification are in accordance with the requirements of the site remedial program, and generally accepted engineering practices; and
  - (7) the information presented is accurate and complete.
- 3. <u>Right to Enter and Inspect</u>. Grantee, its agents, employees, or other representatives of the State may enter and inspect the Controlled Property in a reasonable manner and at reasonable times to assure compliance with the above-stated restrictions.
- 4. <u>Reserved Grantor's Rights</u>. Grantor reserves for itself, its assigns, representatives, and successors in interest with respect to the Property, all rights as fee owner of the Property, including:
- A. Use of the Controlled Property for all purposes not inconsistent with, or limited by the terms of this Environmental Easement;
- B. The right to give, sell, assign, or otherwise transfer part or all of the underlying fee interest to the Controlled Property, subject and subordinate to this Environmental Easement;

#### 5. Enforcement

A. This Environmental Easement is enforceable in law or equity in perpetuity by Grantor, Grantee, or any affected local government, as defined in ECL Section 71-3603, against the owner of the Property, any lessees, and any person using the land. Enforcement shall not be defeated because of any subsequent adverse possession, laches, estoppel, or waiver. It is not a defense in any action to enforce this Environmental Easement that: it is not appurtenant to an interest in real property; it is not of a character that has been recognized traditionally at common law; it imposes a negative burden; it imposes affirmative obligations upon the owner of any interest in the burdened property; the benefit does not touch or concern real property; there is no privity of estate or of contract; or it imposes an unreasonable restraint on alienation.

- B. If any person violates this Environmental Easement, the Grantee may revoke the Certificate of Completion with respect to the Controlled Property.
- C. Grantee shall notify Grantor of a breach or suspected breach of any of the terms of this Environmental Easement. Such notice shall set forth how Grantor can cure such breach or suspected breach and give Grantor a reasonable amount of time from the date of receipt of notice in which to cure. At the expiration of such period of time to cure, or any extensions granted by Grantee, the Grantee shall notify Grantor of any failure to adequately cure the breach or suspected breach, and Grantee may take any other appropriate action reasonably necessary to remedy any breach of this Environmental Easement, including the commencement of any proceedings in accordance with applicable law.
- D. The failure of Grantee to enforce any of the terms contained herein shall not be deemed a waiver of any such term nor bar any enforcement rights.
- 6. <u>Notice</u>. Whenever notice to the Grantee (other than the annual certification) or approval from the Grantee is required, the Party providing such notice or seeking such approval shall identify the Controlled Property by referencing the following information:

County, NYSDEC Site Number, NYSDEC Brownfield Cleanup Agreement, State Assistance Contract or Order Number, and the County tax map number or the Liber and Page or computerized system identification number.

Parties shall address correspondence to:

Site Number: C224160

Office of General Counsel

NYSDEC 625 Broadway

Albany New York 12233-5500

With a copy to:

Site Control Section

Division of Environmental Remediation

NYSDEC 625 Broadway Albany, NY 12233

All notices and correspondence shall be delivered by hand, by registered mail or by Certified mail

and return receipt requested. The Parties may provide for other means of receiving and communicating notices and responses to requests for approval.

- 7. <u>Recordation</u>. Grantor shall record this instrument, within thirty (30) days of execution of this instrument by the Commissioner or her/his authorized representative in the office of the recording officer for the county or counties where the Property is situated in the manner prescribed by Article 9 of the Real Property Law.
- 8. <u>Amendment</u>. Any amendment to this Environmental Easement may only be executed by the Commissioner of the New York State Department of Environmental Conservation or the Commissioner's Designee, and filed with the office of the recording officer for the county or counties where the Property is situated in the manner prescribed by Article 9 of the Real Property Law.
- 9. <u>Extinguishment.</u> This Environmental Easement may be extinguished only by a release by the Commissioner of the New York State Department of Environmental Conservation, or the Commissioner's Designee, and filed with the office of the recording officer for the county or counties where the Property is situated in the manner prescribed by Article 9 of the Real Property Law.
- 10. <u>Joint Obligation</u>. If there are two or more parties identified as Grantor herein, the obligations imposed by this instrument upon them shall be joint and several.

Remainder of Page Intentionally Left Blank

IN WITNESS WHEREOF, Grantor has caused this instrument to be signed in its name.

Cinderella 248 LLC:

By:

Print Name: Michael Portchik

Title: Member

Date: 6/8/2017

**Grantor's Acknowledgment** 

STATE OF NEW YORK

) ss:

COUNTY OF Kings

On the 8th day of June, in the year 2017, before me, the undersigned, personally appeared Michael Pintchik personally known to me or proved to me on the basis of satisfactory evidence to be the individual(s) whose name 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.

Notary Public - State of New York

FAITH GOLDBERG
Notary Public, State of New York
No. 01GO4735640
Qualified in Kings County
Commission Expires November 30, 20

THIS ENVIRONMENTAL EASEMENT IS HEREBY ACCEPTED BY THE PEOPLE OF THE STATE OF NEW YORK, Acting By and Through the Department of Environmental Conservation as Designee of the Commissioner, By: Robert W. Schick, Director Division of Environmental Remediation Grantee's Acknowledgment STATE OF NEW YORK ) ss: COUNTY OF ALBANY day of June, in the year 2017, before me, the undersigned, personally appeared Robert W. Schick, personally known to me or proved to me on the basis of satisfactory evidence to be the individual(s) whose name is (are) subscribed to the within instrument and acknowledged to me that he/she/ executed the same in his/her/ capacity as Designee of the Commissioner of the State of New York Department of Environmental Conservation, and that by his her/ signature on the instrument, the individual, or the person upon behalf of which the individual acted, executed the instrument. tate of New York Notary David J. Chiusano Notary Public, State of New York No. 01CH5032146 Qualified in Schenectady Countyp

Commission Expires August 22, 20 1 8

#### SCHEDULE "A" PROPERTY DESCRIPTION

ALL that certain plot, piece or parcel of land, with the buildings and improvements thereon erected, situate, lying and being in the Borough, the County of Kings, City and State of New York, being more particularly described as follows:

BEGINNING at a point on the westerly side of Flatbush Avenue distant 289 feet 10 inches northerly from the corner formed by the intersection of the westerly side of Flatbush Avenue with the northeasterly side of Prospect Place;

RUNNING THENCE at right angles to Flatbush Avenue and part of the distance through a party wall 75 feet 6 inches;

THENCE northerly parallel with Flatbush Avenue 30 feet ¼ inch;

THENCE northeasterly parallel with 6th Avenue 5 feet 4 1/4 inches;

THENCE easterly at right angles to Flatbush Avenue and part of the distance through a party wall 71 feet 5/8 inches to the westerly side of Flatbush Avenue;

THENCE southerly along the westerly side of Flatbush Avenue 33 feet to the point or place of BEGINNING.

Being approximately 2,485 square feet or 0.05 acres more or less.



## **REAL PROPERTY TRANSFER TAX RETURN**

(Pursuant to Title 11, Chapter 21, NYC Administrative Code)

Instructions: If you are filing this form as part of a Non-Recorded Transfer, mail your completed RPT form to: NYC Dept. of Finance, Non-Recorded RPTT Return Processing, 66 John Street, 13th Floor, New York, NY 10038. See Instructions on page 18 of this form for further details.

▲ DO NOT WRITE IN THIS SPACE ▲ FOR OFFICE USE ONLY

						FOR OFFICE	USE ONLY	
GRANTOR				4				
· Cinderella 248 LLC		T-labora Numba			SOCIAL SECURITY	NUMBER		
● Grantor is a(n): ☐ individual ☐ partnership (see instructions (check one) ☑ single member LLC ☐ multiple member L (see instructions)	oration r	Telephone Number			OR MPLOYER IDENTIFIC	ATION NUMBER		
<ul> <li>Permanent mailing address <u>after</u> transfer (number and street)</li> <li>254 Flatbush Avenue</li> </ul>			2 7		1 8 7 3 0			
Ocity and State Brooklyn, New York	II 217		SINGLE MEMBER EIN OR SSN					
Single member's name if grantor is a single member LLC (see instructions)							7,7,7,1	
GRANTEE  Name NewYork State Dept. of Ex	auivon.	mental C	nnservatio	en.		SOCIAL SECURIT	Y NUMBER	
Grantee is a(n): individual partnership (see instruction (check one) single member LLC multiple member (see instructions)	is) $\square$ corp		Telephone Number	er	L	OR	4	
Permanent mailing address <u>after</u> transfer (number and street)	,		1.4	601	3200			
Ocity and State Albany, New York			Zip Code 12233	3		SINGLE MEMBER	EIN OR SSN	
Single member's name if grantee is a single member LLC (see ins	structions)							
PROPERTY LOCATION					5 3- 3		MACON GIVEN	
Address (number and street)	Apt. No.	Borough	Block	Lot	# of Floors	Square Feet	Assessed Value of Property	
248 Flatbush Avenue		Kings	936	12.	1	2485		
			•	PERCENTAGE	OF INTERE	ST TRANSFERE	ED: %	
DATE OF TRANSFER TO GRANTEE:		450 N Sec 7532 6 555						
• CONDITION OF TRANSFER. See In • Check (✓) all of the conditions that apply and fill out the	appropriate	schedules on pag	es 5-12 of this return	. Additionally, S	chedules1	and 2 must be co	mpleted for all transfers.	
	фрорише		o.	er by or to a tax exe	empt organiza	tion (complete Sche	dule G, page 7).	
aArms length transfer bTransfer in exercise of option to purchase		,		er of property partly				
	rporation		q Transfer of successful bid pursuant to foreclosure					
cTransfer from cooperative sponsor to cooperative cor dTransfer by referee or receiver (complete Schedule A			rTransfer by borrower solely as security for a debt or a transfer by lender solely to return					
eTransfer pursuant to marital settlement agreement or (complete Schedule I, page 9)	r divorce decree	Э	such security  s Transfer wholly or partly exempt as a mere change of identity or form of ownership.					
f. Deed in lieu of foreclosure (complete Schedule C, pa	ige 6)	nago 6)	Complete Schedule M, page 10)					
gTransfer pursuant to liquidation of an entity (complete hTransfer from principal to agent, dummy, strawman of	e Schedule D,   or	page 0)	t. Transfer to a REIT or to a corporation or partnership controlled by a REIT.  (Complete Schedule R, pages 11 - 12)					
hTransfer from principal to agent, dummy, strawman conduit or vice-versa (complete Schedule E, page 6)  iTransfer pursuant to trust agreement or will (attach a	)	greement or will)	u. Other transfer in connection with financing (describe):					
			_	nt or assignment of	f a leasehold i	nterest in a tax-free	NY area	
k. Gift transfer subject to indebtedness		jGift transfer not subject to indebtedness						
I. Transfer to a business entity in exchange for an inter		×		w Transfer to an HDFC or an entity controlled by an HDFC. (Complete Schedule L, page 9)				
(complete Schedule F, page 7)	rest in the busi	ness entity	w. \(\sum_{}Transf		in onling contract			
	rest in the busi	ness entity	w.	ved				
m.   Transfer to a governmental body n.   Correction deed	rest in the busi	ness entity	w. \(\sum_{}Transf	ved				

● TYPE OF PROPERTY (✓)	TYPE OF INTEREST (V)	=
a.	Check box at LEFT if you intend to record a document related to this transfer. Check bot at RIGHT if you do not intend to record a document related to this transfer.    REC.	
SCHEDULE 1 - DETAILS OF CONSIDERATION	5	
COMPLETE THIS SCHEDULE FOR ALL TRANSFERS AFTER COMPLETING THE A ENTER "ZERO" ON LINE 11 IF THE TRANSFER REPORTED WAS WITHOUT COI	APPROPRIATE SCHEDULES ON PAGES 3 THROUGH 12.	
Cash      Purchase money mortgage      Unpaid principal of pre-existing mortgage(s)      Accrued interest on pre-existing mortgage(s)      Accrued real estate taxes      Amounts of other liens on property	• 2. • 3. • 4. • 5.	
6. Amounts of other liens on property	7	
7. Value of shares of stock or of partnership interest received		
8. Value of real or personal property received in exchange	8.	
9. Amount of Real Property Transfer Tax and/or other taxes or ex	xpenses of the grantor	
which are paid by the grantee	• 10.	
Other (describe):      TOTAL CONSIDERATION (add lines 1 through 10 - must equently of Schedule 2) (see instructions)	ual amount entered on line 1	,
O . I turnetians for appoint rules relating to t	transfers of cooperative units, liquidations, marital isiness entity in return for an interest in the entity.	
SCHEDULE 2 - COMPUTATION OF TAX	Payment Enclosed	
A. Payment Pay amount shown on line 15 - See In	nstructions	
	• 1.	
Total Consideration (from line 11, above)	2	
2. Excludable liens (see instructions)	<b>3</b>	
3. Consideration (line 1 less line 2)	• 1	%
4. Tax Rate (see instructions)	4.	
5. HDFC Exemption (see Schedule L, line 15)	5.	
6. Consideration less HDFC Exemption (line 3 less line 5)	6.	%
7. Percentage change in beneficial ownership (see instructions)	7.	
8 Taxable consideration (multiply line 6 by line 7)	● 8.	4.0
9. Tax (multiply line 8 by line 4)	● 9.	
10. Credit (see instructions)	10.	
11. Transfer tax previously paid (see Schedule L, line 18)	11.	
12 Tax due (line 9 less line 10 and 11) (if the result is negative,	enter zero) ● 12.	
13. Interest (see instructions)	13.	
14. Penalty (see instructions)	• 14.	
15. <b>Total Tax Due</b> (add lines 12, 13 and 14)	• 15.\\$ 00 00	2

## SCHEDULE 3 - TRANSFERS INVOLVING MULTIPLE GRANTORS AND/OR GRANTEES

NOTE If additional space is needed, attach copies of this schedule or an addendum listing all of the information required below.

		GRANTO	PR(S)	
Name		70.810		SOCIAL SECURITY NUMBER
·		•		
	☐ individual ☐ partnership (see instructions) ☐ single member LLC ☐ multiple member LLC	☐ corporation ☐ other	Telephone Number	OR
	single member LLC multiple member LLC (see instructions)  ng address <u>after</u> transfer (number and street)	Outei		EMPLOYER IDENTIFICATION NUMBER
remaient maiin	ig address <u>and a district</u>		Zip Code	
City and State		•	Zip Code	SINGLE MEMBER EIN OR SSN
Single member's	s name if grantor is a single member LLC (see instruction	ns)		
Name				SOCIAL SECURITY NUMBER
Grantor is a(n):	☐ individual ☐ partnership (see instructions)	corporation	Telephone Number	
(check one)	□ single member LLC □ multiple member LLC (see instructions)	□ other	_	OR  EMPLOYER IDENTIFICATION NUMBER
Permanent maili	ing address <u>after</u> transfer (number and street)			
City and State			Zip Code	SINGLE MEMBER EIN OR SSN
Single member's	's name if grantor is a single member LLC (see instruction	ons)		
● Name		GRANT	TEE(S)	SOCIAL SECURITY NUMBER
	r □ individual □ partnershin (see instructions)		TEE(S)	
	): ☐ individual ☐ partnership (see instructions) ☐ single member LLC ☐ multiple member LLC (see instructions)	corporation		OR OR
Grantee is a(n) (check one)	Gingle member LLC multiple member LLC	corporation		
Grantee is a(n) (check one)	☐ single member LLC ☐ multiple member LLC (see instructions)  ailing address after transfer (number and street)	corporation		OR EMPLOYER IDENTIFICATION NUMBER
Grantee is a(n) (check one)  Permanent ma  City and State	☐ single member LLC ☐ multiple member LLC (see instructions)  ailing address <u>after</u> transfer (number and street)	corporation other	Telephone Number	OR OR
Grantee is a(n) (check one)  Permanent ma  City and State	☐ single member LLC ☐ multiple member LLC (see instructions)  ailing address after transfer (number and street)	corporation other	Telephone Number	OR EMPLOYER IDENTIFICATION NUMBER
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Grantee is a(n) (check one)  Permanent ma  City and State  Single membe	□ single member LLC □ multiple member LLC (see instructions)  silling address <u>after</u> transfer (number and street)  er's name if grantee is a single member LLC (see instruc	corporation other	Telephone Number	OR EMPLOYER IDENTIFICATION NUMBER  SINGLE MEMBER EIN OR SSN  SOCIAL SECURITY NUMBER
Grantee is a(n) (check one)  Permanent ma  City and State  Single membe	□ single member LLC □ multiple member LLC (see instructions)  alling address after transfer (number and street)  er's name if grantee is a single member LLC (see instructions)  n): □ individual □ partnership (see instructions)	corporation other  dions)	Telephone Number	OR EMPLOYER IDENTIFICATION NUMBER  SINGLE MEMBER EIN OR SSN  SOCIAL SECURITY NUMBER  OR
Grantee is a(n) (check one)  Permanent ma  City and State  Single membe  Name  Grantee is a(n) (check one)	□ single member LLC □ multiple member LLC (see instructions)  ailing address after transfer (number and street)  ar's name if grantee is a single member LLC (see instructions)  n): □ individual □ partnership (see instructions)	corporation other  dions)	Telephone Number	OR EMPLOYER IDENTIFICATION NUMBER  SINGLE MEMBER EIN OR SSN  SOCIAL SECURITY NUMBER
Grantee is a(n) (check one)  Permanent ma  City and State  Single membe  Name  Grantee is a(n) (check one)	single member LLC   multiple member LLC (see instructions)  ailing address after transfer (number and street)  ar's name if grantee is a single member LLC (see instructions)    individual   partnership (see instructions)   single member LLC   multiple member LLC (see instructions)   ailing address after transfer (number and street)	corporation other  dions)	Telephone Number	OR EMPLOYER IDENTIFICATION NUMBER  SINGLE MEMBER EIN OR SSN  SOCIAL SECURITY NUMBER  OR EMPLOYER IDENTIFICATION NUMBER
Grantee is a(n) (check one)  Permanent ma  City and State  Single membe  Name  Grantee is a(n) (check one)  Permanent ma  City and State	single member LLC   multiple member LLC (see instructions)  ailing address after transfer (number and street)  ar's name if grantee is a single member LLC (see instructions)    individual   partnership (see instructions)   single member LLC   multiple member LLC (see instructions)   ailing address after transfer (number and street)	corporation other	Telephone Number   Zip Code   Telephone Number   Telephone Number	OR EMPLOYER IDENTIFICATION NUMBER  SINGLE MEMBER EIN OR SSN  SOCIAL SECURITY NUMBER  OR

GRANTOR'S ATTORNEY	
Name of Attorney	(631) 756 - 5900
James P. Rigano	City and State Zip Code
Address (number and street) 538 Broad Hollow Rd, Suite 217	Melville, NY 11747
EMPLOYER IDENTIFICATION NUMBER OR NUMBER	SOCIAL SECURITY NUMBER
GRANTEE'S ATTORNEY	
Name of Attorney	Telephone Number
	( )  City and State Zip Code
Address (number and street)	City and State
EMPLOYER IDENTIFICATION OR	SOCIAL SECURITY NUMBER
NUMBER	
CERTIFICATION	Application of the second
I swear or affirm that this return, including any accompanying scl and is, to the best of my knowledge, a true and complete return Administrative Code and the regulations issued thereunder.	made in good faith, pursuant to Title 11, Chapter 21 of the
GRANTOR	GRANTEE
Sworn to and subscribed to	$S_{\text{worn to and subscribed to}}$ 14-6013200
before me on this 33Hd day EMPLOYER IDENTIFICATION NUMBER OR SOCIAL SECURITY NUMBER	before me on this day day day
of May 2017. Michael Protechile Name of Grantor	of JUNK, 2017. Andrew Gugliehn Name of Grantee
Fatth Goldberg Signature of Notary Signature of Grantor	Signature of Notary  Signature of Grantee
FAITH GOLDBERG  State of New York  No. 01GO4735640  Qualified in Kings County  Commission Expires November 30, 20 17	PATRICK EUGENE FOSTER NOTARY PUBLIC, STATE OF NEW YORK QUALIFIED IN ALBANY COUNTY NO. 02F06278032 COMMISSION EXPIRES 03/18/20-21
	GRANTEE: To ensure that your property and water/sewer tax bills are sent to the proper address, please visit the Finance website at nyc.gov/finance. If you do not have internet access, call 311.

sc	HEDULE A - TRANSFER BY REFEREE OR RECEIVER
NOTE	The consideration for a transfer by a referee or receiver under foreclosure or execution is the amount bid for the property or economic interest therein and the costs paid by the purchaser, plus the amount of any pre-existing mortgages, liens or other encumbrances remaining on the property after the transfer, whether or not the underlying indebtedness is assumed.
1.	Was this transfer the result of a court ordered sale pursuant to foreclosure or execution? (✓)
2a.	Status of grantee: (/)  Nominee of plaintiff Plaintiff in foreclosure action Assignee of plaintiff Transferee of successful bidder  Other (describe):
2b.	. Priority of mortgage foreclosed upon:
2c.	. Amount of foreclosure judgment2c. \$
	. Price bid by grantee (enter here and on Schedule 1. See instructions)2d.
	. Costs paid by grantee (enter here and on line 10, Schedule 1)2e.
2f.	Amount of remaining mortgages, liens or other encumbrances (enter here and on Schedule 1. See instructions)
3.	If the answer to line 1 above is "No", state the reason for this transfer:
Parameter 1	CHEDULE B - TRANSFER OF SHARES OF STOCK IN A COOPERATIVE HOUSING CORPORATION
	A CONTRACT OF THE LANGE OF THE CONTRACT OF THE
A.	Name and address of cooperative housing corporation:
	Zip Code:
В	. 1) Is this an initial transfer of shares from either a cooperative housing corporation or a sponsor? (✓)   YES   NO
	2) If "YES," enter the date the NYC Real Property Transfer Tax was paid on the transfer of land and/or building to the cooperative housing corporation
	If this initial transfer is more than 2 years from the above date, enter the date the first of these initial transfers was made
C	C. Is this a transfer of an individual unit in a housing company organized and operating pursuant to the provisions of articles two, four, five, or eleven of the Private Housing Finance Law? (✓)
	If "YES," you are not subject to the Real Property Transfer Tax. However, you must file a return.
	If you answered "YES," to question B above, you may be entitled to a credit. Complete lines 1 through 4 below. If you answered "No," to question B above, you are not entitled to a credit.
(	CREDIT CALCULATION
	Enter the amount of NYC Real Property Transfer Tax paid on conveyance of underlying real property to cooperative housing corporation
	2. Enter the number of shares transferred in this transaction2.
	Enter the total number of outstanding shares of the cooperative housing corporation including any shares held by the corporation
	4. Amount of credit (divide line 2 by line 3 and multiply the result by line 1.  Enter here and on line 10, Schedule 2)

30	HEDULE C -							
NOTE	A conveyance be the mortgage de	y a defaulting mortg	agor to the mortga consideration is the	gee (or to a nominee e amount of the outs	e or assignee of the mortga tanding mortgage debt and or economic interest or the whether the cancellation o	underlying real	property after the	
1.	Status of grante	e: (🗸)						
٠.	☐ Mortgagee		Nominee of mort	gagee	Assignee of mortga	igee		
		!h = \.	, , , , , , , , , , , , , , , , , , , ,					
	Other (desci	ibe):						
	Priority of mortg		first	second second	third or oth	ner		
3.	a. Outstandin		nere and on line 3	of Schedule 1)		(A)		
						3b. 🌣		$\vdash$
	interest therein	after the transfer (e	enter here and on	Schedule 1. See in	al property or economic structions)			
S	CHEDULE D -	RANSFER PURSU	ANT TO PARTIAL (	OR COMPLETE LIQU	JIDATION OF CORPORAT	ION, PARTNERS	SHIP OR OTHER E	ENTITY
S	EE INSTRUCTIONS	AND SCHEDULE M						
ZOFE	A distribution be a distribution	of real property or on in liquidation. A	an economic inte ttach a balance sl	erest therein within heet reflecting the g	12 months of liquidation grantor's assets and liabil	of the distribut	ting entity is pre	sumed to
	COMPUTAT	ON OF TAX B	ASE			-		
1.	Fair market valu	e of real property	or economic intere	est therein at the tin	ne of liquidation	1. \$		
0	Amount of morto	ages or other liens	or encumbrances	on real property or	economic interest therein.	2. \$		
0	Tay baca: Comr	are line 1 and line			a on line 11. Schedule 1			
					d on line 11, Schedule 1		IC COHEDINE D. P.	EEERS TO
					DULE D, IDENTIFY THE PRO		IS SCHEDULE D R	EFERS TO.
	F, PURSUANT TO T						FAIR MARKET	
		HE INSTRUCTIONS,	YOU ARE FILING MO		DULE D, IDENTIFY THE PRO			
-	BOROUGH	BLOCK	YOU ARE FILING MO	DRE THAN ONE SCHE	ADDRESS	PERTY THAT TH		
-	BOROUGH	BLOCK TRANSFER	LOT	AGENT, DUMM	ADDRESS  ATRAWMAN OF	CONDUIT	FAIR MARKET	VALUE
	BOROUGH  SCHEDULE E  A transfi is exem	BLOCK  - TRANSFER E er from an agent, cot from the Real Pr	LOT  BY OR TO AN  Jummy, strawman operty Transfer Ta	AGENT, DUMM or conduit to a prir ax. Complete quest	ADDRESS  ADDRESS  ADDRESS  AND STRAWMAN OF The property of the	CONDUIT to an agent, due establish the c	FAIR MARKET	or conduit
	BOROUGH  SCHEDULE E  A transfi is exem	BLOCK  - TRANSFER E er from an agent, cot from the Real Pr	LOT  BY OR TO AN  Jummy, strawman operty Transfer Ta	AGENT, DUMM or conduit to a prir ax. Complete quest	ADDRESS  ADDRESS  ADDRESS  AND STRAWMAN OF The property of the	CONDUIT to an agent, due establish the c	FAIR MARKET	or conduit
	BOROUGH  SCHEDULE E  NOTE A transfi is exem  1. Name and add	BLOCK  - TRANSFER E er from an agent, cot from the Real Pr	LOT  BY OR TO AN  Jummy, strawman operty Transfer Ta	AGENT, DUMM or conduit to a prir ax. Complete quest	ADDRESS  IY, STRAWMAN OR	CONDUIT to an agent, due establish the c	FAIR MARKET	or conduit
	BOROUGH  BOROUGE  BOROUGE  A transfi is exem  Name and ad  Name:	BLOCK  - TRANSFER E er from an agent, cot from the Real Pr	LOT  BY OR TO AN  Jummy, strawman operty Transfer Ta	AGENT, DUMM or conduit to a prir ax. Complete quest	ADDRESS  IY, STRAWMAN OF acipal or from a principal tions 1 through 8 below to be erest was acquired by gray.	CONDUIT to an agent, due establish the contents.	mmy, strawman	or conduit
	BOROUGH  SCHEDULE E  NOTE A transfi is exem  1. Name and add	BLOCK  - TRANSFER E er from an agent, cot from the Real Pr	LOT  BY OR TO AN  dummy, strawman operty Transfer Ta  whom the prope	AGENT, DUMM or conduit to a prir ax. Complete quest	ADDRESS  ADDRESS  ADDRESS  AND STRAWMAN OF The property of the	CONDUIT to an agent, due establish the c	FAIR MARKET	or conduit
	BOROUGH  SCHEDULE E  NOTE A transfis exem  1. Name and ad  Name:  Address:	BLOCK  - TRANSFER E  er from an agent, of the rest of party from the Real Produces of party from the rest of party	LOT  BY OR TO AN  dummy, strawman operty Transfer To whom the prope	AGENT, DUMM or conduit to a prir ax. Complete quest	ADDRESS  IY, STRAWMAN OF acipal or from a principal ions 1 through 8 below to be erest was acquired by graces.	CONDUIT to an agent, dur establish the cantor.	mmy, strawman laim of exemptio	or conduit
	BOROUGH  SCHEDULE E  NOTE A transfis exem  1. Name and ad  Name:  Address:  2. Date of acqui  3. Is this convey  If "yes." attact	BLOCK  - TRANSFER E  er from an agent, co to from the Real Pr  dress of party from  NUMBER AN Sition:  ance either a trans h a copy of agency	LOT  BY OR TO AN  BUMMY, strawman operty Transfer To whom the prope  BO STREET  Ster from an agent y agreement or af	AGENT, DUMM or conduit to a prinax. Complete quest rty or economic inte	ADDRESS  IY, STRAWMAN OF acipal or from a principal to an agenta.	to an agent, due establish the contor.	mmy, strawman laim of exemptio	or conduit
	BOROUGH  SCHEDULE E  NOTE A transfis exem  1. Name and ad  Name:  Address:  2. Date of acqui  3. Is this convey If "YES," attack  A mount of Re	BLOCK  - TRANSFER E  er from an agent, of the result of th	LOT  BY OR TO AN  lummy, strawman operty Transfer To whom the prope  to street  sfer from an agent y agreement or affer fer Tax paid upon	AGENT, DUMM or conduit to a prir ax. Complete quest rty or economic inte	ADDRESS  IY, STRAWMAN OF acipal or from a principal or from a principal or from a principal or from a company to the company of the company o	CONDUIT  to an agent, dur     establish the cantor.  STATE	mmy, strawman laim of exemptio	or conduit
	BOROUGH  BOROUGH  A transfis exem  Name:  Address:  Date of acqui  Is this convey If "yes," attack  Amount of Re	BLOCK  - TRANSFER E  For from an agent, of from the Real Prodress of party from the sition:    NUMBER AN   NUMBER	LOT  BY OR TO AN  Jummy, strawman operty Transfer To whom the prope  JO STREET  Ster from an agent of agreement or affer Tax paid upon to and from a cor	AGENT, DUMIN or conduit to a prinax. Complete quest rty or economic inte	ADDRESS  IY, STRAWMAN OF Incipal or from a principal to an agent or from a principal or fr	to an agent, due o establish the coantor.	mmy, strawman laim of exemption	or conduit
	BOROUGH  SCHEDULE E  NOTE A transfis exem  1. Name and ad  Name:  Address:  2. Date of acqui  3. Is this convey If "YES," attact  4. Amount of Re  5. Is this transfer  6. Is this transfer	BLOCK  - TRANSFER E  - Trom an agent, of the result of the	LOT  BY OR TO AN  dummy, strawman operty Transfer To whom the prope  store from an agent y agreement or aff er Tax paid upon to and from a cor wman, or conduit	AGENT, DUMM or conduit to a prir ax. Complete quest rty or economic interest to a principal or fresidavit of explanation acquisition by gran poration for the solution of the	ADDRESS  IY, STRAWMAN OF acipal or from a principal to an agent of the purpose of acquiring movice versa? (/)	CONDUIT  to an agent, dur     establish the cantor.  STATE  t? (/)	TAIR MARKET  mmy, strawman laim of exemption  ZIP CODE  YES  mg? (✓).  YES	or conduit n.
	BOROUGH  BOROUGH  A transfi is exem  Name:  Address:  Date of acqui  Is this convey if "yes," attack  Amount of Ref. Is this transference.	BLOCK  TRANSFER E  For from an agent, of the result of the	LOT  BY OR TO AN  Jummy, strawman operty Transfer To whom the prope  JUD STREET  Ster from an agent y agreement or aff er Tax paid upon to and from a cor wman, or conduit	AGENT, DUMM or conduit to a principal or from	ADDRESS  IY, STRAWMAN OF acipal or from a principal ions 1 through 8 below to be erest was acquired by gramma principal to an agent on.  corry  om a principal to an agent of the purpose of acquiring management of	conduit to an agent, dur establish the coantor.  STATE  t? (/)	TAIR MARKET  mmy, strawman laim of exemption  zip code  yes  yes  ((/) yes	or conduit n.  No  No  No
	BOROUGH  BOROUGH  A transfi is exem  Name:  Address:  Date of acqui  Is this convey if "yes," attack  Amount of Ref. Is this transference.	BLOCK  TRANSFER E  For from an agent, of the result of the	LOT  BY OR TO AN  Jummy, strawman operty Transfer To whom the prope  JUD STREET  Ster from an agent y agreement or aff er Tax paid upon to and from a cor wman, or conduit	AGENT, DUMM or conduit to a principal or from	ADDRESS  IY, STRAWMAN OF acipal or from a principal to an agent of the purpose of acquiring movice versa? (/)	conduit to an agent, dur establish the coantor.  STATE  t? (/)	TAIR MARKET  mmy, strawman laim of exemption  zip code  yes  yes  ((/) yes	or conduit n.  No  No  No
	BOROUGH  BOROUGH  A transfi is exem  Name:  Address:  Date of acqui  Is this convey if "yes," attack  Amount of Ref. Is this transference.	BLOCK  TRANSFER E  For from an agent, of the result of the	LOT  BY OR TO AN  Jummy, strawman operty Transfer To whom the prope  JUD STREET  Ster from an agent y agreement or aff er Tax paid upon to and from a cor wman, or conduit	AGENT, DUMM or conduit to a principal or from	ADDRESS  IY, STRAWMAN OF acipal or from a principal ions 1 through 8 below to be erest was acquired by gramma principal to an agent on.  corry  om a principal to an agent of the purpose of acquiring management of	conduit to an agent, dur establish the coantor.  STATE  t? (/)	TAIR MARKET  mmy, strawman laim of exemption  zip code  yes  yes  ((/) yes	or conduit n.  No  No  No

	IEDULE F - TRANSFER TO BUSINESS ENTITY IN RETURN FOR AN INTEREST IN THE BUSINESS ENTITY
SEE	SCHEDULE M AND INSTRUCTIONS.
NOT E	A transfer of property or an economic interest therein to a corporation in exchange for shares of its capital stock may be taxable, even where there is no simultaneous exchange of shares of stock for the real property or economic interest therein, if the transfer is part of a plan to form a corporation for the purpose of holding the property or economic interest therein. A transfer to a partnership as a contribution of partnership assets may be similarly taxable.
١.	Relationship of grantee to grantor(s) immediately after the transfer: (🗸)
	Corporation wholly owned by grantor(s)  Partnership consisting wholly of grantor(s)
	Corporation owned by grantor(s) and other(s)  Partnership consisting of grantor(s) and other(s)
	Other (describe):
	If this transfer has more than one grantor, state the percentage of interest transferred by each grantor. (If the grantor is a partnership or limited partnership, state the percentage of interest transferred by each individual partner or limited partner.)
Na	ame of Grantor/Partnership Percentage of interest   %
-	%
H	. %
L	
3.	Date of formation of grantee business
4.	Fair market value of the real property or economic interest therein at time of transfer
	Basis used for depreciation of the real property on federal tax return by the grantor before this transfer
	Basis to be used for depreciation of the real property on federal tax return by the grantee after this transfer
7.	Amount of mortgages, liens or encumbrances on the real property transferred
8.	Other consideration received from the business entity (attach schedule)
9.	Value of shares of stock or partnership interest received in exchange for the real property or interest therein (line 4 less the sum of lines 7 and 8) (enter here and on line 7, Schedule 1)
S	CHEDULE G - TRANSFER BY OR TO A TAX EXEMPT ORGANIZATION  NONPROFIT ORGANIZATIONS PLEASE REFER TO THE INSTRUCTIONS "EXEMPTIONS FROM THE TRANSFER TAX"
ZOTE	A transfer by or to an eligible tax exempt organization is exempt from the Real Property Transfer Tax. To be eligible, an organization must be operated exclusively for religious, charitable or educational purposes and must provide proof of the organization's tax exempt status. If claiming tax exempt status, please answer questions 1 and 2. Additionally, the organization must provide copies of any letters granting an IRS or New
	Is the grantor or grantee an organization exempt from taxation pursuant to IRS Code Section 501(c)(3)? (/)
2.	Has the grantor or grantee received an exemption from sales tax from the NYS Department of Taxation and Finance? (🗸)  \sum yes If "yes", attach a copy of the letter from the NYS Department of Taxation and Finance granting the exemption.

sc	HEDULE H - TRANSFER OF CONTROLLING ECONOMIC INTEREST		
Α.	Indicate name, address and Employer Identification Number (EIN) of entity with respect to which a controlli has been transferred:	ng economic	nterest
	Name :		
	Address:	710 0005	
	NUMBER AND STREET CITY STATE	ZIP CODE	
	Employer Identification Number:		
N O T E	If the real property that is the subject of this transfer is owned by an entity other than the entity listed about the box and attach a schedule listing the name, address and Employer Identification Number of the entit	ove, check (🗸	)
		В	%
В.	Total percentage of economic interest transferred in this transaction	nt	
	Total percentage of economic interest transferred by this grantor(s) or others in related transfers or pursua to plan (including this transaction)		%
	Total percentage of economic interest transferred by this grantor(s) or others within the preceding three ye (including this transaction)	D.	%
	Total percentage of economic interest acquired by this grantee(s) or others in related transfers or pursuant to plan (including this transaction)	⊏.	%
F.	Total percentage of economic interest acquired by this grantee(s) or others within the preceding three year (including this transaction)	Г.	%
N	If any of the above percentages is 50% or more, complete lines 1 and 2 below and Schedules 1 a Attach a rider explaining apportionment of consideration.	nd 2.	
С	OMPUTATION OF CONSIDERATION		
	Total consideration for this transfer		
	Amount apportioned to item of NYC real property or interest therein (see instructions)		
s	CHEDULE I - TRANSFERS PURSUANT TO A SEPARATION AGREEMENT, MARITAL SETTLEMENT AGREEM	IENT OR DIVO	RCE DECREE
NOT E	any marital rights exchanged for the property of economic interest as well as any other types of consideration transfer. The consideration will be presumed to be equal to the fair market value of the portion of the property of economic interest as well as any other types of consideration transfer.	on ball by the	grantee for the
1	. What was the fair market value of property at the time of transfer?	\$	
2	. Is the property a 1, 2 or 3 family house, residential condominium or residential cooperative apartment?	YES	□ №
	If yes, was there a mortgage on the property at the time of transfer?	YES	□ №
	If yes, what was the balance due? (Enter also on Schedule 2, line 2)	\$	
	What was the Grantor's percentage of ownership at the time of the transfer?		%
4	A. Rebuttable Presumption of Fair Market Value: if the marital settlement agreement, separation agreement or divorce decree specifies a value for the portion of the property or interest transferred that is different from fair market value, enter that value here. You may choose to submit relevant portions of your separation agreement, marital settlement agreement or divorce decree, or any other information in support of the value attributed to the transferred property if you have evidence that the consideration was other than fair market value	\$	
	PLEASE LIST AND ATTACH ANY ADDITIONAL INFORMATION SUBMITTED		

PART 1: ELIGIBILITY REQUIREMENTS FOR FULL OR PARTIAL EXEMPTION  1. Is this a transfer by or to an HDFC or an entity controlled by an HDFC?	0
2. Is the transferred property subject to a regulatory agreement? 2. YES 3. Does the regulatory agreement:  a. Encumber the property for 30 years or more? 3a. YES b. Require mutual consent for revocation or amendment 3b. YES No. If you answered yes to each of the above questions, you may continue with question 4.  If you answered no to any of the above questions, stop. You cannot claim an HDFC exemption.  4. Enter the amount of the total floor area in square feet (see instructions) 4.	0
3. Does the regulatory agreement:  a. Encumber the property for 30 years or more?	
a. Encumber the property for 30 years or more?	
b. Require mutual consent for revocation or amendment	o
If you answered yes to each of the above questions, you may continue with question 4.  If you answered no to any of the above questions, stop. You cannot claim an HDFC exemption.  4. Enter the amount of the total floor area in square feet (see instructions)	0
If you answered no to any of the above questions, stop. You cannot claim an HDFC exemption.  4. Enter the amount of the total floor area in square feet (see instructions)4.	
4. Enter the amount of the total floor area in square feet (see instructions)4.	
	_
5	
5. Enter the amount of common floor area in square feet (see instructions)	-
6. Compute the floor area other than common area in square feet (subtract line 5 from line 4)6.	-
7. Enter the amount of floor area in square feet other than common area that is restricted to residential real property under the regulatory agreement	-
8. Residential Real Property percentage (divide the amount on line 7 by the amount on line 6, round	%
the result to the fourth decimal place)	
9. Does the percentage entered on line 8 exceed 50%?	10
If you answered yes to question 9 you may continue with question 10.	
If you answered no to question 9, stop. You cannot claim an HDFC exemption.	
10. Enter the amount of residential floor area entered on line 7 that is restricted by the regulatory agreement to use by persons or families of low income (see instructions)	-
11. Low income floor area percentage (divide the amount on line 10 by the amount on line 7, round the result to the fourth decimal place)	%
12. Does the amount entered on line 11 equal or exceed 66.66%?	NO
If you answered yes to question 12, this transaction qualifies for an exemption. You may continue with part 2, question 13.	
If you answered no to question 12, stop. You cannot claim an HDFC exemption.	smores.
PART 2: COMPUTATION OF THE HDFC EXEMPTION	
10 6	
13. Enter the Consideration (from Schedule 2, line 3)	_
14. Exemption percentage (divide the amount entered on line 10 by the amount entered on line 6, round the result to the fourth decimal place)	_%
15. HDFC Exemption (multiply the amount entered on line 13 by the percentage entered on line 14, and enter the product on line 5 of Schedule 2)	
PART 3: COMPUTATION OF REFUND	
16. Did you previously file the NYC-RPT and pay the transfer tax without claiming this exemption and now wish to request a refund?	NO
If you answered yes to question 16, complete lines 17, 18, 19 and 20.	
If you answered no to question 16, stop. You cannot claim a refund	
17. Enter the CRFN of the document recorded by the City Register with which the previous NYC-RPT was filed. If the NYC-RPT was submitted to the Richmond County Clerk, enter the Document Number17.	_
19. Transfer tax previously paid (from Schedule 2 line 12 of the previously filed NYC-RPT form.	
Enter here and on Schedule 2, line 11)	_
19. Amount of tax after HDFC exemption (subtract Schedule 2, line 10 from Schedule 2, line 9)	
20. Amount of refund claimed (subtract line 19 from line 18)20. \$	

#### SCHEDULE R - REAL ESTATE INVESTMENT TRUST TRANSFERS

Real Estate Investment Trust Transfers ("REIT Transfers") are taxed at one-half of the otherwise applicable rate. (NYC Administrative Code Section 11-2102(e)) Attach a copy of the prospectus to Form NYC-RPT and write "REIT Transfer" on the top of the first page of Form NYC-RPT. If you are filing Form NYC-RPT reporting a REIT Transfer that qualifies as a mere change in identity or form of ownership or organization, you must also complete Schedule M.

#### **General Information**

#### REIT TRANSFER

A REIT Transfer is any deed or other instrument or transaction conveying or transferring real property or an economic interest in real property to a Real Estate Investment Trust as defined in Section 856 of the Internal Revenue Code (a 'REIT"), or to a partnership or corporation in which a REIT owns a controlling interest immediately following the transaction and any issuance or transfer of an interest in a REIT or in such a partnership or corporation in connection with such a transaction, provided either:

- the transaction occurs on or after June 9, 1994 in connection with the initial formation of the REIT and conditions 1(a), 2 and 3 below are met, or
- 2. the transaction occurs on or after July 13, 1996 and before September 1, 2002 (or after August 30, 2002 if the transfer is made pursuant to a binding written contract entered into before September 1, 2002, with a REIT or a partnership or corporation in which the REIT owns a controlling interest, and the date of execution of that contract is confirmed by independent evidence satisfactory to the Department), and conditions 1 (b) and 2 below are met.

For a definition of "controlling interest", see General Information for Form NYC-RPT, "Imposition of Tax."

#### CONDITIONS

- 1a. The value of the ownership interests in the REIT or in the partnership or corporation controlled by the REIT received by the grantor as consideration for the transaction must be equal to 40 percent or more of the excess of the value of the total consideration received over the amount of mortgages and other liens and encumbrances on the property or on the grantor's economic interest in the property, other than mortgages and other liens and encumbrances created in contemplation of the formation of the REIT.
  - b. This condition is the same as Condition 1(a), except that the value of the ownership interests received as consideration must be equal to at least 50 percent rather than 40 percent of

the excess of the total consideration received over mortgages and other liens and encumbrances on the property or economic interest transferred excluding mortgages and other liens or encumbrances created in contemplation of the transaction reported on this Schedule R.

Use the worksheet on the following page of this Schedule to make this determination.

- 2. The interests in the REIT or in the partnership or corporation controlled by the REIT may not be transferred by the grantor or owners of the grantor within two years following the date of the transaction other than transfers within the two-year period resulting from the death of an individual grantor or owner of a grantor.
- At least 75 percent of the cash proceeds of the initial public offering of REIT shares must be used for the following:
  - payments on loans secured by an interest in the real property or an economic interest therein owned directly or indirectly by the REIT, or payments into reserves therefor;
  - capital improvements to real property owned directly or indirectly by the REIT, or payments into reserves therefor;
  - c. brokerage fees and commissions, professional fees and payments to or on behalf of a tenant as an inducement to enter into a lease or sublease of real property owned directly or indirectly by the REIT, or payments into reserves therefor; or
  - d. payments to acquire real property or an economic interest therein other than an acquisition that would qualify as a REIT Transfer without regard to this condition 3.

If condition 2 or 3, where applicable, ceases to be met after this Schedule R is filed, an amended Form NYC-RPT must be filed and any additional tax due must be paid.

WORK	SHEET FOR CONDITIONS 1(a) and 1(b)
1.	Add lines 1, 2, 7, 8, 9 and 10 from Form NYC-RPT, Schedule 1 and enter total here
2 a.	Enter total number of REIT shares receivedaa.
b.	
c.	Add lines a and bc.
d.	Enter offering price per share of REIT shares on the date of the transaction reportedd.
e.	Multiply line 2c by line 2de.
f.	Enter value of ownership interests received not convertible into REIT sharesf.
g.	Add lines e and f2g.
3.	Multiply line 1 by .40 for condition 1(a) or .50 for condition 1(b)
• If lir	ne 3 is greater than line 2g, the transaction does not qualify as a REIT transfer. DO NOT FILE THIS SCHEDULE. You must file m NYC-RPT and compute your tax due on Schedule 2.
• If lin	ne 3 is less than or equal to line 2g, the transaction will qualify as a REIT Transfer, provided the other conditions are met. You uld complete Form NYC-RPT substituting on line 4 of Schedule 2:
	5% instead of 1%; - 7125% instead of 1 425%: SEE INSTRUCTIONS TO DETERMINE WHICH TAX RATE APPLIES
	7125% instead of 1.425%;

#### Instructions for Completing Worksheet

#### LINE 1

Where the value of the underlying property transferred or interest therein is used in determining the consideration for a REIT Transfer, you may, but are not required to, report as the value of the real property or interest therein (Form NYC-RPT, Schedule 1, line 7), the estimated market value as determined by the Department of Finance as reflected on the most recent Notice of Assessment issued by the Department. (See Statements of Audit Procedure 93-2-GCT/RPTT, 3/1/93 and 95-1-GCT/RPTT, 7/28/95) Add to the amount reported on line 1 the amount of any mortgages and other liens and encumbrances created in contemplation of the formation of the REIT in the case of condition 1(a) or in contemplation of the transaction reported on this Schedule R in the case of condition 1(b).

1.3125% instead of 2.625%

#### LINE 2

If the grantor received REIT shares as consideration for the transfer, enter on line 2a the number of REIT shares received. If the grantor received interests in a partnership or corporation controlled by the REIT that may be converted into REIT shares, enter on line 2b the maximum number of REIT shares into which such interests may be converted and attach an explanation of the terms of the conversion. If the grantor received interests that may be converted into REIT shares but you believe that the offering price for the REIT shares into which such interests may be converted is not a proper measurement of the value of the interests received, do not complete line 2b. Instead, attach an explanation of the terms of the conversion and enter on line 2f the fair market value of the interests received. If the grantor received interests in a partnership or corporation controlled by the REIT that cannot be converted into REIT shares at any time, enter on line 2f the fair market value of the interests received. If you enter an amount on line 2f, attach an explanation of the method used for determining the value of the interests received.

#### Certification

I swear or affirm under penalties of perjury that the grantor has no present intention to transfer or convey the REIT shares or interests in a partnership or corporation controlled by the REIT received by the grantor as consideration in the transaction reported on this Schedule R within two years of the date of the transfer, other than a distribution of such shares or interests to the partners or shareholders of the grantor, and that, to the best of my knowledge, condition 3 above regarding the use of the cash proceeds of the REIT offering will be satisfied, if applicable. I further swear or affirm that I will file an amended Form NYC-RPT and pay any additional tax due if any such transfer or conveyance occurs within such two-year period or if condition 3 above, if applicable, ceases to be met.

regarding the use of the cash proceeds pay any additional tax due if any such tr	of the REIT offering will be satisfied, if app ansfer or conveyance occurs within such to	licable. I further swear or affirm that I will fil vo-year period or if condition 3 above, if appli	e an amended Form NYC-RPT and cable, ceases to be met.			
GRAN	TOR	GRANTEE				
Sworn to and subscribed to	0.53	Sworn to and subscribed to before me on this day	45.0			
before me on this day of,	Name of Grantor	of,	Name of Grantee			
Signature of Notary	Signature of Grantor	Signature of Notary	Signature of Grantee			
Notary's stamp or seal		Notary's stamp or seal				



TP-- 4 (4/1,3)

# Combined Real Estate Transfer Tax Return, Credit Line Mortgage Certificate, and Certification of Exemption from the Payment of Estimated Personal Income Tax

Recording office time stamp

See Form TP-584-1 Inst	truction	s for Form TP-	-584, before completing this	s form. Print or type.	-				
Schedule A - Inform				,,					
Grantor/Transferor	Name	if individual, last, fi	rst, middle initial) (  check if more	e than one grantor)			Social	security number	
☐ Individual	Cinde	rella 248 LLC							
☐ Corporation	Mailing	address					Social security number		
☐ Partnership	254 F	latbush Avenu			710		Fooles	-I FIN	
☐ Estate/Trust	City		State			ZIP code Federal EIN 27-5078730			
➤ Single member LLC Brooklyn			NY	10	11	217	Single	27-5078730	
Other			if grantor is a single member L	LC (see instructions)			Single member EIN or SSN 068-44-6634		
		el Pintchik	irst, middle initial) (  check if mor	o than one grantee)			Social security number		
Grantee/Transferee	Name New Y	(if individual, last, fl Vork State Den	partment of Environmental C	conservation			Ooola	occurry marries	
☐ Individual		address	artificiti of Environmental o	- Critical Validati			Social	security number	
Corporation	1	Broadway						•	
☐ Partnership☐ Estate/Trust	City	- Caarray	State		ZIF	code	Feder	al EIN	
☐ Single member LLC	Alban	ıv	NY		12	2233	/	4-60/3200	
➤ Other			if grantee is a single member I	LLC (see instructions)			Single	member EIN or SSN	
- Other									
Location and descriptio	n of pr	operty conveye	ed						
		VIS code	Street address		City, 1	town, or villa	age	County	
Tax map designation – Section, block & lot		k digits)	Street address		Oity,	.011.1, 0. 1	-9-		
(include dots and dashes)									
Sec. 4, Block 936, Lot	12		248 Flatbush Avenue		Broo	klyn		Kings	
		610100							
Type of property convey	yed (ch	eck applicable b	ox)						
1 One- to three-fam	nily hou	ise 5	X Commercial/Industrial	Date of conveyan	ce		rcentage of real property		
2 Residential coope	-	6	Apartment building	T	ī		veyed which is residential		
3 Residential condo	ominiur	m <b>7</b>	Office building month day			real	property0%		
4 Vacant land		8	U Other	month day	year		(S	ee instructions)	
Condition of conveyand	ce (chec	k all that apply)	f.  Conveyance which co	oneiete of a	ιПο	ntion assign	nment	or surrender	
a.   Conveyance of fe			mere change of ident	tity or form of	🗀 0	ption accig			
			ownership or organiz Form TP-584.1, Schedule		n. 🗆 L	easehold as	ssignm	nent or surrender	
b. Acquisition of a cor			□ O	h aradit for toy	о П I	easehold gr	ant		
percentage acquire	ed	%)	g. Conveyance for which previously paid will be	e claimed (attach		easeriola gi	ant		
Transfer of a cont	rolling	interest (state	Form TP-584.1, Schedu	do Cl		Conveyance	of an	easement	
c. Transfer of a cont percentage trans			h.   Conveyance of cooper		о. — о				
percentage trans	ierreu_	/0)	n. 🖂 contojance er ecepe.		p. 🗆 C	Conveyance	for wh	nich exemption	
d.  Conveyance to c	oopera	tive housing	i. Syndication	·	fr	om transfer	tax cl	aimed (complete	
corporation			,		S	Schedule B,	Part II	1)	
По		au la llaccat	j. Conveyance of air rig development rights	ghts or	q. 🗆 C a	Conveyance and partly ou	of pro	perty partly within the state	
e. Conveyance purs foreclosure or ent	suant to	or in lieu of	k. ☐ Contract assignment		r. Conveyance pursuant to divorce or s				
interest (attach For	m TP-58	4.1, Schedule E)	K. D Contract assignment			Other (describ			
For recording officer's us		Amount received		Date received			Transa	ction number	
		Schedule B., Par							
		Schedule B., Par							
1									

Sc	chedule B - Real estate transfer tax return (Tax Law, Article 31)							
	art I – Computation of tax due  I Enter amount of consideration for the conveyance (if you are claiming a total exemption from tax, check the exemption claimed box, enter consideration and proceed to Part III)	1. 2. 3.						
	5 Amount of credit claimed for tax previously paid (see instructions and attach Form TP-584.1, Schedule G)	5. 6.						
2	Intr II – Computation of additional tax due on the conveyance of residential real property for \$1 million or more  I Enter amount of consideration for conveyance (from Part I, line 1)	1. 2. 3.						
Th	art III – Explanation of exemption claimed on Part I, line 1 (check any boxes that apply) be conveyance of real property is exempt from the real estate transfer tax for the following reason:  Conveyance is to the United Nations, the United States of America, the state of New York, or any of their instruments.	nontalitios						
a.	agencies, or political subdivisions (or any public corporation, including a public corporation created pursuant to compact with another state or Canada)	agreemen	nt or	a				
b.	Conveyance is to secure a debt or other obligation		k	b				
c.	Conveyance is without additional consideration to confirm, correct, modify, or supplement a prior conveyance		(	С				
d.	d. Conveyance of real property is without consideration and not in connection with a sale, including conveyances conveying realty as bona fide gifts			d				
e.	Conveyance is given in connection with a tax sale	,		е				
f.	. Conveyance is a mere change of identity or form of ownership or organization where there is no change in beneficial ownership. (This exemption cannot be claimed for a conveyance to a cooperative housing corporation of real property comprising the cooperative dwelling or dwellings.) Attach Form TP-584.1, Schedule F			f				
g.	Conveyance consists of deed of partition	•••••	!	g				
h.	Conveyance is given pursuant to the federal Bankruptcy Act			h				
i.	Conveyance consists of the execution of a contract to sell real property, without the use or occupancy of such putting of an option to purchase real property, without the use or occupancy of such property	oroperty, o	)r	i				
j.	Conveyance of an option or contract to purchase real property with the use or occupancy of such property where the consideration is less than \$200,000 and such property was used solely by the grantor as the grantor's personal residence and consists of a one-, two-, or three-family house, an individual residential condominium unit, or the sale of stock in a cooperative housing corporation in connection with the grant or transfer of a proprietary leasehold covering an individual residential cooperative apartment		j					
k.	Conveyance is not a conveyance within the meaning of Tax Law, Article 31, section 1401(e) (attach documents supporting such claim)			k				

\*The total tax (from Part I, line 6 and Part II, line 3 above) is due within 15 days from the date conveyance. Please make check(s) payable to the county clerk where the recording is to take place. If the recording is to take place in the New York City boroughs of Manhattan, Bronx, Brooklyn, or Queens, make check(s) payable to the **NYC Department of Finance**. If a recording is not required, send this return and your check(s) made payable to the **NYS Department of Taxation and Finance**, directly to the NYS Tax Department, RETT Return Processing, PO Box 5045, Albany NY 12205-0045.

Selection C. Oraclit Line Mantager Contilients (Toulous Addition						
Schedule C - Credit Line Mortgage Certificate (Tax Law, Article 11)						
Complete the following only if the interest being transferred is a fee simple interest.  (we) certify that: (check the appropriate box)						
The real property being sold or transferred is not subject to an outstanding credit line mortgage.						
The real property being sold or transferred is subject to an outstanding credit line mortgage. However, an exemption from the tax is claimed for the following reason:						
The transfer of real property is a transfer of a fee simple interest to a person or persons who held a fee simple interest in the real property (whether as a joint tenant, a tenant in common or otherwise) immediately before the transfer.						
The transfer of real property is (A) to a person or persons related by blood, marriage or adoption to the original obligor or to one or more of the original obligors or (B) to a person or entity where 50% or more of the beneficial interest in such real property after the transfer is held by the transferor or such related person or persons (as in the case of a transfer to a trustee for the benefit of a minor or the transfer to a trust for the benefit of the transferor).						
The transfer of real property is a transfer to a trustee in bankruptcy, a receiver, assignee, or other officer of a court.						
The maximum principal amount secured by the credit line mortgage is \$3,000,000 or more, and the real property being sold or transferred is <b>not</b> principally improved nor will it be improved by a one- to six-family owner-occupied residence or dwelling.						
<b>Please note:</b> for purposes of determining whether the maximum principal amount secured is \$3,000,000 or more as described above, the amounts secured by two or more credit line mortgages may be aggregated under certain circumstances. See TSB-M-96(6)-R for more information regarding these aggregation requirements.						
Other (attach detailed explanation).						
The real property being transferred is presently subject to an outstanding credit line mortgage. However, no tax is due for the following reason:						
A certificate of discharge of the credit line mortgage is being offered at the time of recording the deed.						
A check has been drawn payable for transmission to the credit line mortgagee or his agent for the balance due, and a satisfaction of such mortgage will be recorded as soon as it is available.						
The real property being transferred is subject to an outstanding credit line mortgage recorded in						
Signature (both the grantor(s) and grantee(s) must sign)						
The undersigned certify that the above information contained in schedules A, B, and C, including any return, certification, schedule, or attachment, is to the best of his/her knowledge, true and complete, and authorize the person(s) submitting such form on their behalf to eceive a copy for purposes of recording the deed or other instrument effecting the conveyance.						
Grantor signature  Wender  Title  Grantee signature  Title  Grantee signature  Title						
Andrew Guglielm						
Grantor signature Title Grantee signature Title						
Did no consists all of the consists disferentias in Cabadulas A. D. and CO. Are used sensitived to consist to Cabadula DO. House						

Reminder: Did you complete all of the required information in Schedules A, B, and C? Are you required to complete Schedule D? If you checked e, f, or g in Schedule A, did you complete Form TP-584.1? Have you attached your check(s) made payable to the county clerk where recording will take place or, if the recording is in the New York City boroughs of Manhattan, Bronx, Brooklyn, or Queens, to the NYC Department of Finance? If no recording is required, send your check(s), made payable to the Department of Taxation and Finance, directly to the NYS Tax Department, RETT Return Processing, PO Box 5045, Albany NY 12205-0045.

Schedule D - Certification of exemption from the payment of estimated personal income tax (Tax Law, Article 22, section 663)

Complete the following only if a fee simple interest or a cooperative unit is being transferred by an individual or estate or trust.

If the property is being conveyed by a referee pursuant to a foreclosure proceeding, proceed to Part II, and check the second box under Exemptions for nonresident transferor(s)/seller(s) and sign at bottom.

#### Part I - New York State residents

If you are a New York State resident transferor(s)/seller(s) listed in Schedule A of Form TP-584 (or an attachment to Form TP-584), you must sign the certification below. If one or more transferors/sellers of the real property or cooperative unit is a resident of New York State, each resident transferor/seller must sign in the space provided. If more space is needed, please photocopy this Schedule D and submit as many schedules as necessary to accommodate all resident transferors/sellers.

#### Certification of resident transferor(s)/seller(s)

This is to certify that at the time of the sale or transfer of the real property or cooperative unit, the transferor(s)/seller(s) as signed below was a resident of New York State, and therefore is not required to pay estimated personal income tax under Tax Law, section 663(a) upon the sale or transfer of this real property or cooperative unit.

Signature	Print full name	Date
Signature	Print full name	Date
Signature	Print full name	Date
Signature	Print full name	Date

Note: A resident of New York State may still be required to pay estimated tax under Tax Law, section 685(c), but not as a condition of recording a deed.

#### Part II - Nonresidents of New York State

If you are a nonresident of New York State listed as a transferor/seller in Schedule A of Form TP-584 (or an attachment to Form TP-584) but are not required to pay estimated personal income tax because one of the exemptions below applies under Tax Law, section 663(c). check the box of the appropriate exemption below. If any one of the exemptions below applies to the transferor(s)/seller(s), that transferor(s)/seller(s) is not required to pay estimated personal income tax to New York State under Tax Law, section 663. Each nonresident transferor/seller who qualifies under one of the exemptions below must sign in the space provided. If more space is needed, please photocopy this Schedule D and submit as many schedules as necessary to accommodate all nonresident transferors/sellers.

If none of these exemption statements apply, you must complete Form IT-2663, Nonresident Real Property Estimated Income Tax Payment Form, or Form IT-2664, Nonresident Cooperative Unit Estimated Income Tax Payment Form. For more information, see Payment of estimated personal income tax, on page 1 of Form TP-584-I.

#### Exemption for nonresident transferor(s)/seller(s)

This is to certify that at the time of the sale or transfer of the real property or cooperative unit, the transferor(s)/seller(s) (grantor) of this real ident of New York State, but is not required to new estimated personal income tax under Tax I aw proper section

cooperative unit was a nonresident of New York State, but is not required to pay estimated personal income tax under tax Law, and to one of the following exemptions:
The real property or cooperative unit being sold or transferred qualifies in total as the transferor's/seller's principal residence (within the meaning of Internal Revenue Code, section 121) from to (see instructions).
The transferor/seller is a mortgagor conveying the mortgaged property to a mortgagee in foreclosure, or in lieu of foreclosure with no additional consideration.
The transferor or transferee is an agency or authority of the United States of America, an agency or authority of the state of New York, the Federal National Mortgage Association, the Federal Home Loan Mortgage Corporation, the Government National Mortgage Association, or a private mortgage insurance company.

Signature	Print full name	Date				
Signature	Print full name	Date				
Signature	Print full name	Date				
Signature	Print full name	Date				



## Change in Mailing Address for Certain Real Estate Transfer Tax Forms if Using a Private Delivery Service

There has been a change to the address that must be used when submitting certain forms through a private delivery service rather than by U.S. Mail.

Send Form TP-584, Combined Real Estate Transfer Tax Return, Credit Line Mortgage Certificate, and Certification of Exemption from the Payment of Estimated Personal Income Tax, to:

> NYS TAX DEPARTMENT RETT PROCESSING UNIT 90 COHOES AVE GREEN ISLAND NY 12183-1515

Send Form TP-588, Cooperative Housing Corporation Information Return, to:

NYS TAX DEPARTMENT TDAB – TRANSFER TAX 90 COHOES AVE GREEN ISLAND NY 12183-1515

See Publication 55, *Designated Private Delivery Services*, for information about establishing the date you filed, and for the address to use for other forms.





If you are buying residential property and you plan to make it your primary residence, you may be entitled to school tax relief through the New York State STAR credit. To receive this credit, you must register with the Tax Department after you have taken title to the property. To register or to get more information, visit our website at www.tax.ny.gov or call 518-457-2036. Do not file an application for the STAR "exemption" with your assessor, since new STAR exemptions will no longer be granted. School tax relief is now provided to new applicants through the STAR credit.