NEW YORK STATE DEPARTMENT OF ENVIRONMENTAL CONSERVATION

Division of Environmental Remediation 625 Broadway, 12th Floor, Albany, New York 12233-7011 P: (518) 402-9706 | F: (518) 402-9020 www.dec.ny.gov

Toldos Yehudah, LLC Fischel Miller 209 Harrison Ave. Brooklyn, NY 11206

MAR 01 2018

Site Name: 8 Walworth RE:

C224239 Site No.:

Location of Site: 8 Walworth Street, Kings County, Brooklyn, NY 11205

Dear Mr. Miller,

To complete your file, attached is a fully executed copy of the Brownfield Cleanup Agreement for the 8 Walworth Site.

If you have any further questions relating to this matter, please contact the project attorney for this site, Rosalie Rusinko, Esq., NYS Department of Environmental Conservation, Office of General Counsel, 100 Hillside Avenue, Suite 1W White Plains, NY 10603-2860, or by email at rosalie.rusinko@dec.ny.gov.

Sincerely,

Michael J. Rvan, P.E. Assistant Director

Division of Environmental Remediation

Enclosure

A. Fischer, Project Manager ec:

R. Rusinko, Esq. CC:

A. Guglielmi, Esq. /M. Mastroianni

NEW YORK STATE DEPARTMENT OF ENVIRONMENTAL CONSERVATION BROWNFIELD CLEANUP PROGRAM ECL §27-1401 et seg.

In the Matter of a Remedial Program for

BROWNFIELD SITE CLEANUP AGREEMENT Index No. C224239-10-17

8 Walworth

DEC Site No.: C224239

Located at: 8 Walworth Street

Kings County

Brooklyn, NY 11205

Hereinafter referred to as "Site"

by:

Toldos Yehudah, LLC 209 Harrison Ave., Brooklyn, NY 11206

Hereinafter referred to as "Applicant"

WHEREAS, the Department of Environmental Conservation ("Department") is authorized to administer the Brownfield Cleanup Program ("BCP") set forth in Article 27, Title 14 of the Environmental Conservation Law ("ECL"); and

WHEREAS, the Applicant submitted an application received by the Department on June 21, 2017; and

WHEREAS, the Department has determined that the Site and Applicant are eligible to participate in the BCP.

NOW, THEREFORE, IN CONSIDERATION OF AND IN EXCHANGE FOR THE MUTUAL COVENANTS AND PROMISES, THE PARTIES AGREE TO THE FOLLOWING:

Applicant Status

The Applicant, Toldos Yehudah, LLC, is participating in the BCP as a Participant as defined in ECL 27-1405(1)(a).

In addition to the requirement to pay future state costs as set forth in Appendix "A", within forty-five (45) days after the effective date of this Agreement, Applicant shall pay to the Department the sum set forth on Exhibit "B", which shall represent reimbursement for past State Costs incurred prior to the effective date of this Agreement. See Appendix A, Paragraph V.C for payment instructions. Applicant acknowledges that all State Costs incurred prior to the effective date of this Agreement are not included on the cost summary and that additional charges may be billed at a later date.

Invoices shall be sent to Applicant at the following address:

Toldos Yehudah, LLC Fischel Miller 209 Harrison Ave., Brooklyn, NY 11206 realty9099@gmail.com

II. Tangible Property Tax Credit Status

The Department has determined that the Site is eligible for tangible property tax credits pursuant to ECL § 27-1407(1-a) because the Site is located in a City having a population of one million or more and at least half of the site area is located in an environmental zone as defined in section twenty-one of the tax law. The Applicant acknowledges that the Department made this determination in reliance on information submitted to the Department by the Applicant.

III. Real Property

The Site subject to this Brownfield Cleanup Agreement (the "BCA" or "Agreement") consists of approximately 0.089 acres, a Map of which is attached as Exhibit "A", and is described as follows:

Tax Map/Parcel No.: 3-1716-33 Street Number: 8-12 Walworth Street, Brooklyn Owner: Toldos Yehudah, LLC

IV. Communications

- A. All written communications required by this Agreement shall be transmitted by United States Postal Service, by private courier service, by hand delivery, or by electronic mail.
 - 1. Communication from Applicant shall be sent to:

Aaron Fischer
New York State Department of Environmental Conservation
Division of Environmental Remediation
625 Broadway
Albany, NY 12233-7016
aaron.fischer@dec.ny.gov

Note: one hard copy (unbound) of work plans and reports is required, as well as one electronic copy.

Krista Anders (electronic copy only)
New York State Department of Health
Bureau of Environmental Exposure Investigation
Empire State Plaza
Corning Tower Room 1787
Albany, NY 12237
krista.anders@health.ny.gov

Rosalie Rusinko, Esq. (correspondence only)
New York State Department of Environmental Conservation
Office of General Counsel
100 Hillside Avenue, Suite 1W
White Plains, NY 10603-2860
rosalie.rusinko@dec.ny.gov

2. Communication from the Department to Applicant shall be sent to:

Toldos Yehudah, LLC Attn: Fischel Miller 209 Harrison Ave. Brooklyn, NY 11206 realty9099@gmail.com

- B. The Department and Applicant reserve the right to designate additional or different addressees for communication on written notice to the other. Additionally, the Department reserves the right to request that the Applicant provide more than one paper copy of any work plan or report.
- C. Each party shall notify the other within ninety (90) days after any change in the addresses listed in this paragraph or in Paragraph III.

V. Miscellaneous

- A. Applicant acknowledges that it has read, understands, and agrees to abide by all the terms set forth in Appendix A "Standard Clauses for All New York State Brownfield Site Cleanup Agreements" which is attached to and hereby made a part of this Agreement as if set forth fully herein.
- B. In the event of a conflict between the terms of this BCA (including any and all attachments thereto and amendments thereof) and the terms of Appendix A, the terms of this BCA shall control.
- C. The effective date of this Agreement is the date it is signed by the Commissioner or the Commissioner's designee.

DATED:

MAR 01 2018

THIS BROWNFIELD CLEANUP AGREEMENT IS HEREBY APPROVED, Acting by and Through the Department of Environmental Conservation as Designee of the Commissioner,

By:

Michael J. Ryan, P.E., Assistant Director
Division of Environmental Remediation

CONSENT BY APPLICANT

Applicant hereby consents to the issuing and entering of this Agreement, waives Applicant's right to a hearing herein as provided by law, and agrees to be bound by this Agreement.

Toldos Yehudah, LLC
Ву:
Phillip Miller, Member
Date: <u>७३</u> 2 <i>5</i> 18
By: Congregation Toraas Yehudah, Inc., Membe
By: Usher Brecher, Trustee
Date: 01/15/19
By: Moses Stainmet
Moses Steinmetz, Trustee Date: 01/15/18
By: Claac Bernal
lsaac Bernath, Trustee Date: <u>ひもはいい</u>
8135 7 2513
STATE OF NEW YORK)
COUNTY OF KINDS) SS:
On the $\frac{\partial \mathcal{L}}{\partial \mathcal{L}}$ day of $\frac{\partial \mathcal{L}}{\partial \mathcal{L}}$ in the year 20/8, before me, the
undersigned, personally appeared <u>Phillip Miller</u> , 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.
SOLOMON ITZKOWITZ Notary Public, State of New York
No. 01IT4795441 Qualified in Kings County
Signature and Office of individual
taking acknowledgment

STATE OF NEW YORK)
COUNTY OF King) ss:
On the Oday of In the year 20 before me, the undersigned, personally appeared Usher Brecher, 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.
Signature and Office of individual taking acknowledgment SOLOMON ITZKOWTZ Notary Public, State of New York NJ. 01fT4795441 Qualified in Kings County Commission Expires JULY 30, 2018
STATE OF NEW YORK) COUNTY OF KINGS)
On the
Signature and Office of Individual taking acknowledgment

STATE OF NEW YORK)
COUNTY OF LIES) ss:
On the in the year 20, before me, the undersigned, personally appeared <u>Isaac Bernath</u> , 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.
Signature and Office of individual
taking acknowledgment/
SOLOMON ITZKOWITZ Solary Public, State of New York No. 01IT4795441 Qualified in Kings County Commission Expires JULY 30, 2018

EXHIBIT A

SITE MAP

C224239 8 Walworth



★ 8 Walworth
Site Border

50 25 0 50 Feet

EXHIBIT B

PAST COSTS

Pursuant to Paragraph I, within forty-five (45) days after the effective date of this Agreement, Applicant shall pay to the Department the sum set forth in this Exhibit. The Exhibit includes a summary of past State Costs incurred prior to the effective date of the Agreement. The payment shall be made payable to "Commissioner of NYSDEC" and shall be sent to:

NYS Department of Environmental Conservation Division of Management & Budget, 10th Floor 625 Broadway Albany, NY 12233-4900

NEW YORK STATE DEPARTMENT OF ENVIRONMENTAL CONSERVATION

Division of Environmental Remediation, Bureau of Program Management 625 Broadway, 12th Root Albany, NY 12233-7012 P. (518) 402-9764 | P. (518) 402-9722 www.dec.ny.gov

Transmitted via E-Mail M E M O R A N D U M

TO:

Rosalie Rusinko, Office of General Counsel, Region 3

FROM:

Karen Diligent, Chief, CRS, Bureau of Program Management, DER

SUBJECT:

Past Costs Associated with Pending Brownfield Cleanup Agreement:

8 Walworth, BCP Site #C224239;

Related Site #224239, Former Techtronics Ecological Corp.

DATE:

OCT \$4 2017

The purpose of this cost summary is to provide the past costs figure to the Office of General Counsel for insertion into the pending Brownfield Cleanup Program (BCP) Agreement. That is, whenever an applicant is a participant, they are required to pay past costs within 45 days of the effective date of the agreement.

Though the applicant initially applied as a volunteer, it came to our attention that the applicant was deemed a participant. Therefore, this cost recovery summary provides available costs incurred by the New York State Department of Environmental Conservation (DEC) to date. There may be additional future costs associated with this site that are not included in this summary.

The total unreimbursed costs incurred by DEC through September 20, 2017, in association with the 8 Walworth Site are \$14,132.03. This amount includes emergency response exists incurred at the site by a hazardous material spill, if any. If the site involves a petroleum spill, any costs incurred by the Oil Spill Fund would be recovered separately by the Office of the Attorney General and are not included in this summary. Costs incurred by the New York State Department of Health are not included since they are not readily available. Please note that there are no open contracts for this site at this time for which we have outstanding obligations.

Please contact Sue Bolesky at (518) 402-9732, if you have any questions on this summary.

Attachments

ec: A. Guglielmi

M. Ryan/A. Schoenbart

A. Fischer

S. Dewes

G. Burke



EXHIBIT I

NEW YORK STATE DEPARTMENT OF ENVIRONMENTAL CONSERVATION DIVISION OF ENVIRONMENTAL REMEDIATION BUREAU OF PROGRAM MANAGEMENT

COST SUMMARY

SITE NAME:

8 Walworth Street

SITE NO.:

C224239

RELATED SITE No.:

224239 (Former Techtronics Ecological Corp.)

TIME FRAME: DEC

Life - 09/20/17

COST CATEGORY	AMOUNTS	EXHIBIT NO.
DIRECT PERSONAL SERVICES	\$6,849.97	
FRINGE	\$4,130.29	
INDIRECT	\$3,151.77	
PERSONAL SERVICES SUBTOTAL	\$14,132.03	ŧı
CONTRACTUAL	\$0.00	
TRAVEL	\$0.00	
OTHER NPS	\$0.00	
NON-PERSONAL SERVICES SUBTOTAL	\$0.00	
DEC TOTAL	\$14,132.03	
DOH TOTAL (NOT AVAILABLE)	N/A	6.0
MINUS PREVIOUSLY REIMBURSED AMOUNT (IF APPLICABLE)	N/A	
DEC & DOH TOTAL	\$14,132.03	
COST CAP (IF APPLICABLE)	N/A	
GRAND TOTAL	\$14,132.03	

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Cost Query - Ad Hoc

Criteria: Timecard Begin Date 6/1/2016 And Timecard End Date 9/20/2017 And Task Code 71953 Or Task Code

1030
Leave Charges: Included
Cost Indicator: Direct
Rate Type: Non-Federal
Download Excel Report

Pay Pariod	Pay Period Dates	Check Date	Cost	Variable	Budget Year	Employee	Title Description	Work Lucation Code	Work Location Description	Hourty Rate	State Fringe	State Indirect	Hoers	Cost
Taski 71	030 - 224239 F	DRIMER TECH	TROMICS:	€COLO@IC	AL CORP	all the								Non
2016/13	10/05/2016 ·	10/19/2016	777239	KIG	1963	Grean, Jonathan	ENGRO GEOLOGIST 2	615127	Centrel Office - 625 Broadway	11.00	52.73	39.40	1 50	808
3010\14	10/06/2016 - 10/19/2016	11/02/2016	777254	KG	1283	Greco, Jonethan	CHERG GEOLOGIST 2	615127	Central Office - 625 Broadway	60.68	17.81	11.50	0.50	30.3
2015/15	10/20/2016 -	11/15/2015	777250	MG	1963	Greco. Jonathan	ENGRIG GEOLOGIST 2	015127	Central Office - 625 Proadway	60.68	6.91	5.99	0.25	15.1
2016/16	11/03/2016 -	11/30/2016	777259	KIS	1583	Greca, Janethen	ENGRG GEOLOGIST 2	415127	Cantral Office - 525 Broadway	50.08	71,25	47.44	210	121.3
2016/17	11/17/2016 -	12/14/2016	777259	MG	1981	Greco. Jonathan	ENGRG GEOLOGIST 2	815127	Central Office - 525 Broadway	60.66	17.01	11.98	0.50	30.5
2015/18	12/01/2016 -	11/26/2015	J23014	н	2016	Haggerty, Michael	ENVERONMENTAL PROGRAM SPECIALIST 1.	413127	Cartral Office - 525 Broadway	44.82	276.30	165.91	10.50	470.6
2016/19	12/15/1016 -	02/11/2017	223014	HT	2016	Happerty,	EMYRONNENTAL PROGRAN SPECIALIST 1	615127	Central Office - 625 Browdway	19.87	239.95	161.45	10.00	408.7
2016/20	12/29/2016 -	01/25/2017	723014	ы	2016	Kaggarey, Hickoel	ENVIRONMENTAL PROGRAM SPECIALIST 1	615127	Cartraj Office -	44.82	309.19	209,04	1125	526.6
2016/21	01/12/2017 -	02/08/2017	223014	HL	2010	Happerty, Michael	ENVIRONMENTAL PROGRAM SPECIALIST 1	+12127	Central Office -	44.53	169.94	114.34	6.50	265.4
2016/22	01/26/2017 - 02/08/2017	02/22/2017	223014	нд	2016	ruggerty, Michael	ENVIRONMENTAL PROGRAM SPECIALIST 1	815127	625 Browning Countral Office - 625 Browning	31.94	26.26	37.83	3,00	95.6
2010/23	02/09/2017 -	03/08/2017	223014	н	2016	Happerty,	ENVIRONMENTAL	613127	Central Office -	42.02	61.67	41.50	2.50	105.0
3016/34	92/23/2017 -	03/22/2017	223014	н	2016	Happerty.	PROGRAM SPECTALIST 1 ENVIRONMENTAL	615127	625 Proadway Central Office -	39.53	69.62	28.88	140	110.5
2016/25	03/08/2017	04/05/2017	223014	HI	2016	History,	SHVJROHMENIAL	415127	Central Office -	41.92	41.78	11.30	2,50	104.5
1016/26	83/22/2017 83/23/2017 -	04/19/2017	223014	H1	7017	Nichael Heggerty,	PROGRAM SPECIALIST)	635177	Central Office -	11 82	197.35	123 70	7.90	230.5
2017/2	04/05/2017	45/93/2017	723014		2017	Historia Historia Martiali	PROGRAM SPECIALIST 1 Environmental Program	\$15122	525 Drosdway Central Office -	41.64	151.39	- 10		245.7
1000	04/10/2017 -					Maggarry,	Specialist I Envenamental Program	7.00	Cantral Office -			115.25	00.3	
2017/2	05/03/2017	05/17/2017	113014	HI	2017	Michael Maggarty.	Specialist 1 Environmental Program	615127	625 Broadway Central Office -	46.20	241.43	199.75	8.58	3927
2017/3	05/17/2017	05/31/2017	223014	MT	2017	Michael Happerty.	Special et 1	615127	625 Broadway	46.51	228.75	189.26	8.00	172.0
1017/4	05/31/2017	06/14/2017	227014	на	1017	HERM	Specialist 1	615127	635 Ricadivay	42.41	338.66	280.44	13.00	\$51.5
2017/5	06/14/7017	95/28/2017	223014	H1	1017	Reggerty, Michael	Provincemental Program Specialist 1	615127	Caracel Office - 625 Broadway	47.36	139.97	107.53	5.00	211.4
2017/6	86/15/2017 - 86/28/2017	07/12/2017	223014	Mr	>017	Reggaity. Hichael	Environmental Program Specialist 1	615177	Central Office - 625 & oadway	42.26	142.57	118.29	5.50	232 5
2017/7	06/25/2017 - C7/12/2617	07/26/2017	123014	n!	2017	Highsel	Brylromental Program Speculist 1	615127	Central Office - 625 Eroadway	46.51	\$14.70	425.84	29.00	817.1
2017/8	07/13/2017 - 07/26/2017	08/09/2017	223014	H2	7017	Hagga ty, Michael	Environmental Program Specialist 1	615127	Central Office - 625 Broadway	39.53	97.21	80.43	4.00	158.1
1017/0	67/27/2017 - 08/09/2017	08/23/2017	223014	III	2017	Happerty, Nichael	Fordirenmental Program Specialist I	÷15127	Central Office - 625 froadway	46,51	157.27	130.12	5.50	255.8
017/10	08/10/2017 - 08/23/2017	09/06/2017	223014	Hī	2017	Happerty, Michael	En-troomental Program Specialist 1	615127	Central Office - 525 Broadway	42.03	245,48	203.10	9 50	399.2
2017/11	08/24/2017 - 05/06/2017	09/20/2017	223014	на	2017	Happerty, Nicrosi	Fevironmental Program Specialist 1	615127	Central Office - 625 Broadway	46.51	43 89	35.49	9.50	69.7
2017/12	09/07/2017 -	10/04/2017	223014	H1	2817	Haggerty. Richael	Environmental Program Specialist 3	615127	Central Othor - 625 Architelay	41.53	5.1.07	42.25	2.00	43.P
2016/6	06/16/2016 - 06/29/2016	07/13/2016	430020	1.6	1916	Mecomber, Dans	ENVIRENT ENGINEER 2	43730	R2 - New Yark Oty - Regional NQ	52.23	30.55	20.03	1.00	51.2
9016/8	07/14/2016 -	OB/10/2016	430125	1.6	14.4	Mecomber, Dana	ENVIANT ENGENEER S	47279	RI - New York Dry - Haginna: HQ	52-13	46.00	30.95	1.50	79.1
2016/9	97/26/2016 - 98/19/2016	08/24/2016	430378	LE .	1014	Mecamber,	ENVIRNI FINGINEER 2	A2726	R2 - New York Oty - Regional Ing	53.28	31.28	21.05	1.00	53.2
	ON POPULA		180-1925		-				Test 71030		4,060.70	3,293,78	152.00	

11	09/07/2017 - 09/20/2017	1	CESONER, AARON	(ENVIRONMENTAL)	Central Office - 625 Broadway	1				
	WALLSTON .					Report Total:	4,130.29	3.151 77	155.00	5.649.97
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APPENDIX A

STANDARD CLAUSES FOR ALL NEW YORK STATE BROWNFIELD SITE CLEANUP AGREEMENTS

The parties to the Brownfield Site Cleanup Agreement (hereinafter "BCA" or "Agreement") agree to be bound by the following clauses which are hereby made a part of the BCA. The word "Applicant" herein refers to any party to the Agreement, other than the New York State Department of Environmental Conservation (herein after "Department").

I. Citizen Participation Plan

Within twenty (20) days after the effective date of this Agreement, Applicant shall submit for review and approval a written citizen participation plan prepared in accordance with the requirements of Environmental Conservation Law (ECL) § 27-1417 and 6 NYCRR §§ 375-1.10 and 375-3.10. Upon approval, the Citizen Participation Plan shall be deemed to be incorporated into and made a part of this Agreement.

II. <u>Development, Performance, and Reporting</u> of Work Plans

A. Work Plan Requirements

The work plans ("Work Plan" or "Work Plans") under this Agreement shall be prepared and implemented in accordance with the requirements of ECL Article 27, Title 14, 6 NYCRR §§ 375-1.6(a) and 375-3.6, and all applicable laws, rules, regulations, and guidance documents. The Work Plans shall be captioned as follows:

- 1. "Remedial Investigation Work Plan" if the Work Plan provides for the investigation of the nature and extent of contamination within the boundaries of the Site and, if the Applicant is a "Participant", the extent of contamination emanating from such Site. If the Applicant is a "Volunteer" it shall perform a qualitative exposure assessment of the contamination emanating from the site in accordance with ECL § 27-1415(2)(b) and Department guidance;
- 2. "Remedial Work Plan" if the Work Plan provides for the development and implementation of a Remedial Program for contamination within the boundaries of the Site and, if the Applicant is a "Participant", the contamination that has emanated from such Site;
- 3. "IRM Work Plan" if the Work Plan provides for an interim remedial measure; or

- 4. "Site Management Plan" if the Work Plan provides for the identification and implementation of institutional and/or engineering controls as well as any necessary monitoring and/or operation and maintenance of the remedy.
- 5. "Supplemental" if additional work plans other than those set forth in II.A.1-4 are required to be prepared and implemented.

B. <u>Submission/Implementation of Work</u> Plans

- 1. The first proposed Work Plan to be submitted under this Agreement shall be submitted no later than thirty (30) days after the effective date of this Agreement. Thereafter, the Applicant shall submit such other and additional work plans as determined in a schedule to be approved by the Department.
- 2. Any proposed Work Plan shall be submitted for the Department's review and approval and shall include, at a minimum, a chronological description of the anticipated activities to be conducted in accordance with current guidance, a schedule for performance of those activities, and sufficient detail to allow the Department to evaluate that Work Plan. The Department shall use best efforts in accordance with 6 NYCRR § 375-3.6(b) to approve, modify, or reject a proposed Work Plan within forty-five (45) days from its receipt or within fifteen (15) days from the close of the comment period, if applicable, whichever is later.
- i. Upon the Department's written approval of a Work Plan, such Department-approved Work Plan shall be deemed to be incorporated into and made a part of this Agreement and shall be implemented in accordance with the schedule contained therein.
- ii. If the Department requires modification of a Work Plan, the reason for such modification shall be provided in writing and the provisions of 6 NYCRR § 375-1.6(d)(3) shall apply.
- iii. If the Department disapproves a Work Plan, the reason for such disapproval shall be provided in writing and the provisions of 6 NYCRR § 375-1.6(d)(4) shall apply.
- 3. A Site Management Plan, if necessary, shall be submitted in accordance with the schedule set forth in the IRM Work Plan or Remedial Work Plan.

C. Submission of Final Reports

- 1. In accordance with the schedule contained in an approved Work Plan, Applicant shall submit a Final Report for an Investigation Work Plan prepared in accordance with ECL § 27-1411(1) and 6 NYCRR § 375-1.6. If such Final Report concludes that no remediation is necessary, and the Site does not meet the requirements for Track 1, Applicant shall submit an Alternatives Analysis prepared in accordance with ECL § 27-1413 and 6 NYCRR § 375-3.8(f) that supports such determination.
- 2. In accordance with the schedule contained in an approved Work Plan, Applicant shall submit a Final Engineering Report certifying that remediation of the Site has been performed in accordance with the requirements of ECL §§ 27-1419(1) and (2) and 6 NYCRR § 375-1.6. The Department shall review such Report, the submittals made pursuant to this Agreement, and any other relevant information regarding the Site and make a determination as to whether the goals of the remedial program have been or will be achieved in accordance with established timeframes; if so, a written Certificate of Completion will be issued in accordance with ECL § 27-1419, 6 NYCRR §§ 375-1.9 and 375-3.9.
- 3. Within sixty (60) days of the Department's approval of a Final Report, Applicant shall submit such additional Work Plans as it proposes to implement. In addition, Applicant shall include with every report submitted to the Department a schedule for the submission of any subsequent work plan required to meet the requirements of ECL Article 27 Title 14. Failure to submit any additional Work Plans within such period shall, unless other Work Plans are under review by the Department or being implemented by Applicant, result in the termination of this Agreement pursuant to Paragraph XII.

D. Review of Submittals other than Work Plans

1. The Department shall timely notify Applicant in writing of its approval or disapproval of each submittal other than a Work Plan in accordance with 6 NYCRR § 375-1.6. All Department-approved submittals shall be incorporated into and become an enforceable part of this Agreement.

2. If the Department disapproves a submittal covered by this Subparagraph, it shall specify the reason for its disapproval and may request Applicant to modify or expand the submittal. Within fifteen (15) days after receiving written notice that Applicant's submittal has been disapproved, Applicant shall elect in writing to either (i) modify or expand it within thirty (30) days of receipt of the written notice of disapproval: (ii) complete any other Department-approved Work Plan(s): (iii) invoke dispute resolution pursuant to Paragraph XIII; or (iv) terminate this Agreement pursuant to Paragraph XII. If Applicant submits a revised submittal and it is disapproved, the Department and Applicant may pursue whatever remedies may be available under this Agreement or under law.

E. <u>Department's Determination of Need for</u> Remediation

The Department shall determine upon its approval of each Final Report dealing with the investigation of the Site whether remediation, or additional remediation as the case may be, is needed for protection of public health and the environment.

- 1. If the Department makes a preliminary determination that remediation, or additional remediation, is not needed for protection of public health and the environment, the Department shall notify the public of such determination and seek public comment in accordance with ECL § 27-1417(3)(f). The Department shall provide timely notification to the Applicant of its final determination following the close of the public comment period.
- 2. If the Department determines that additional remediation is not needed and such determination is based upon use restrictions, Applicant shall cause to be recorded an Environmental Easement in accordance with 6 NYCRR § 375-1.8(h).
- 3. If the Department determines that remediation, or additional remediation, is needed, Applicant may elect to submit for review and approval a proposed Remedial Work Plan (or modify an existing Work Plan for the Site) for a remedy selected upon due consideration of the factors set forth in ECL § 27-1415(3) and 6 NYCRR § 375-1.8(f). A proposed Remedial Work Plan addressing the Site's remediation will be noticed for public comment in accordance with

ECL § 27-1417(3)(f) and the Citizen Participation Plan developed pursuant to this Agreement. If the Department determines following the close of the public comment period that modifications to the proposed Remedial Work Plan are needed, Applicant agrees to negotiate appropriate modifications to such Work Plan. If Applicant elects not to develop a Work Plan under this Subparagraph then this Agreement shall terminate in accordance with Paragraph XII. If the Applicant elects to develop a Work Plan, then it will be reviewed in accordance with Paragraph II.D above.

F. <u>Institutional/Engineering</u> <u>Control</u> Certification

In the event that the remedy for the Site, if any, or any Work Plan for the Site, requires institutional or engineering controls, Applicant shall submit a written certification in accordance with 6 NYCRR §§ 375-1.8(h)(3) and 375-3.8(h)(2).

III. Enforcement

Except as provided in Paragraph V, this Agreement shall be enforceable as a contractual agreement under the laws of the State of New York. Applicant shall not suffer any penalty except as provided in Paragraph V, or be subject to any proceeding or action if it cannot comply with any requirement of this Agreement as a result of a Force Majeure Event as described at 6 NYCRR § 375-1.5(b)(4) provided Applicant complies with the requirements set forth therein.

IV. Entry upon Site

- A. Applicant hereby agrees to provide access to the Site and to all relevant information regarding activities at the Site in accordance with the provisions of ECL § 27-1431. Applicant agrees to provide the Department upon request with proof of access if it is not the owner of the site.
- B. The Department shall have the right to periodically inspect the Site to ensure that the use of the property complies with the terms and conditions of this Agreement. The Department will generally conduct such inspections during business hours, but retains the right to inspect at any time.

C. Failure to provide access as provided for under this Paragraph may result in termination of this Agreement pursuant to Paragraph XII.

V. <u>Payment of State Costs (Applicable only to Applicants with Participant Status)</u>

- A. Within forty-five (45) days after receipt of an itemized invoice from the Department, Applicant shall pay to the Department a sum of money which shall represent reimbursement for State Costs as provided by 6 NYCRR § 375-1.5 (b)(3)(i).
- B. Costs shall be documented as provided by 6 NYCRR § 375-1.5(b)(3)(ii). The Department shall not be required to provide any other documentation of costs, provided however, that the Department's records shall be available consistent with, and in accordance with, Article 6 of the Public Officers Law.
- C. Each such payment shall be made payable to the "Commissioner of NYSDEC" and shall be sent to:

NYS Department of Environmental Conservation Division of Management & Budget, 10th Floor 625 Broadway Albany, NY 12233-4900

- D. Each party shall provide written notification to the other within ninety (90) days of any change in the foregoing addresses.
- E. If Applicant objects to any invoiced costs under this Agreement, the provisions of 6 NYCRR §§ 375-1.5 (b)(3)(v) and (vi) shall apply. Objections shall be sent to the Department as provided under subparagraph V.C above.
- F. In the event of non-payment of any invoice within the 45 days provided herein, the Department may seek enforcement of this provision pursuant to Paragraph III or the Department may commence an enforcement action for non-compliance with ECL § 27-1409(2) and ECL § 71-4003.

VI. Liability Limitation

Subsequent to the issuance of a Certificate of Completion pursuant to this Agreement, Applicant shall be entitled to the Liability Limitation set forth at ECL § 27-1421, subject to

the terms and conditions stated therein and to the provisions of 6 NYCRR §§ 375-1.9 and 375-3.9.

VII. Reservation of Rights

A. Except as provided in Subparagraph VII.B, Applicant reserves all rights and defenses under applicable law to contest, defend against, dispute, or disprove any action, proceeding, allegation, assertion, determination, or order of the Department, including any assertion of remedial liability by the Department against Applicant, and further reserves all rights including the rights to notice, to be heard, to appeal, and to any other due process respecting any action or proceeding by the Department, including the enforcement of this Agreement. The existence of this Agreement or Applicant's compliance with it shall not be construed as an admission of any liability, fault, wrongdoing, or violation of law by Applicant, and shall not give rise to any presumption of law or finding of fact which shall inure to the benefit of any third party.

B. Notwithstanding the foregoing, Applicant hereby waives any right it may have to make a claim pursuant to Article 12 of the Navigation Law with respect to the Site and releases the State and the New York Environmental Protection and Spill Compensation Fund from any and all legal or equitable claims, suits, causes of action, or demands whatsoever with respect to the Site that Applicant may have as a result of Applicant's entering into or fulfilling the terms of this Agreement.

VIII. Indemnification

Applicant shall indemnify and hold the Department, the State of New York, and their representatives and employees harmless from any claim, suit, action, and cost of every name and description arising out of or resulting from the fulfillment or attempted fulfillment of this Agreement by Applicant prior to the Termination Date except for those claims, suits, actions, and costs arising from the State's gross negligence or willful or intentional misconduct by the Department, the State of New York, and/or their representatives and employees during the course of any activities conducted pursuant to this Agreement. In the event that the Applicant is a Participant, this provision shall also include the Trustee of the State's Natural Resources. The Department shall provide Applicant with written notice no less than thirty (30) days prior to

commencing a lawsuit seeking indemnification pursuant to this Paragraph.

IX. Change of Use

Applicant shall notify the Department at least sixty (60) days in advance of any change of use, as defined in ECL § 27-1425, which is proposed for the Site, in accordance with the provisions of 6 NYCRR § 375-1.11(d). In the event the Department determines that the proposed change of use is prohibited, the Department shall notify Applicant of such determination within forty-five (45) days of receipt of such notice.

X. Environmental Easement

A. Within thirty (30) days after the Department's approval of a Remedial Work Plan which relies upon one or more institutional and/or engineering controls, or within sixty (60) days after the Department's determination pursuant to Subparagraph II.E.2 that additional remediation is not needed based upon use restrictions, Applicant shall submit to the Department for approval an Environmental Easement to run with the land in favor of the State which complies with the requirements of ECL Article 71, Title 36 and 6 NYCRR § 375-1.8(h)(2). Applicant shall cause such instrument to be recorded with the recording officer for the county in which the Site is located within thirty (30) days after the Department's approval of such instrument. Applicant shall provide the Department with a copy of such instrument certified by the recording officer to be a true and faithful copy within thirty (30) days of such recording (or such longer period of time as may be required to obtain a certified copy provided Applicant advises the Department of the status of its efforts to obtain same within such thirty (30) day period), which shall be deemed to be incorporated into this Agreement.

B. Applicant or the owner of the Site may petition the Department to modify or extinguish the Environmental Easement filed pursuant to this Agreement at such time as it can certify that the Site is protective of public health and the environment without reliance upon the restrictions set forth in such instrument. Such certification shall be made by a Professional Engineer or Qualified Environmental Professional as defined at 6 NYCRR § 375-1.2(ak) approved by the Department. The Department will not unreasonably withhold its consent.

XI. Progress Reports

Applicant shall submit a written progress report of its actions under this Agreement to the parties identified in Subparagraph III.A.1 of the Agreement by the 10th day of each month commencing with the month subsequent to the approval of the first Work Plan and ending with the Termination Date, unless a different frequency is set forth in a Work Plan. Such reports shall, at a minimum, include: all actions relative to the Site during the previous reporting period and those anticipated for the next reporting period; all approved activity modifications (changes of work scope and/or schedule); all results of sampling and tests and all other data received or generated by or on behalf of Applicant in connection with this Site, whether under this Agreement or otherwise, in the previous reporting period, including quality assurance/quality control information; information regarding percentage of completion; unresolved delays encountered or anticipated that may affect the future schedule and efforts made to mitigate such delays; and information regarding activities undertaken in support of the Citizen Participation Plan during the previous reporting period and those anticipated for the next reporting period.

XII. Termination of Agreement

Applicant or the Department may terminate this Agreement consistent with the provisions of 6 NYCRR §§ 375-3.5(b), (c), and (d) by providing written notification to the parties listed in Paragraph IV of the Agreement.

XIII. Dispute Resolution

- A. In the event disputes arise under this Agreement, Applicant may, within fifteen (15) days after Applicant knew or should have known of the facts which are the basis of the dispute, initiate dispute resolution in accordance with the provisions of 6 NYCRR § 375-1.5(b)(2).
- B. All cost incurred by the Department associated with dispute resolution are State costs subject to reimbursement pursuant to Paragraph V of Appendix A of this Agreement, if applicable.
- C. Notwithstanding any other rights otherwise authorized in law or equity, any disputes pursuant to this Agreement shall be limited to Departmental decisions on remedial

activities. In no event shall such dispute authorize a challenge to the applicable statute or regulation.

XIV. Miscellaneous

- A. If the information provided and any certifications made by Applicant are not materially accurate and complete, this Agreement, except with respect to Applicant's obligations pursuant to Paragraphs V, if applicable, and VII.B, and VIII, shall be null and void ab initio fifteen (15) days after the Department's notification of such inaccuracy or incompleteness or fifteen (15) days after issuance of a final decision resolving a dispute pursuant to Paragraph XIII, whichever is later, unless Applicant submits information within that fifteen (15) day time period indicating that the information provided and the certifications made were materially accurate and complete. In the event this Agreement is rendered null and void, any Certificate of Completion and/or Liability Limitation that may have been issued or may have arisen under this Agreement shall also be null and void ab initio, and the Department shall reserve all rights that it may have under law.
- B. By entering into this Agreement, Applicant agrees to comply with and be bound by the provisions of 6 NYCRR §§ 375-1, 375-3 and 375-6; the provisions of such subparts that are referenced herein are referenced for clarity and convenience only and the failure of this Agreement to specifically reference any particular regulatory provision is not intended to imply that such provision is not applicable to activities performed under this Agreement.
- C. The Department may exempt Applicant from the requirement to obtain any state or local permit or other authorization for any activity conducted pursuant to this Agreement in accordance with 6 NYCRR §§ 375-1.12(b), (c), and (d).
- D. 1. Applicant shall use "best efforts" to obtain all Site access, permits, easements, approvals, institutional controls, and/or authorizations necessary to perform Applicant's obligations under this Agreement, including all Department-approved Work Plans and the schedules contained therein. If, despite Applicant's best efforts, any access, permits, easements, approvals, institutional controls, or authorizations cannot be obtained, Applicant shall promptly notify the Department and include a summary of the steps taken. The Department

may, as it deems appropriate and within its authority, assist Applicant in obtaining same.

- 2. If an interest in property is needed to implement an institutional control required by a Work Plan and such interest cannot be obtained, the Department may require Applicant to modify the Work Plan pursuant to 6 NYCRR § 375-1.6(d)(3) to reflect changes necessitated by Applicant's inability to obtain such interest.
- E. The paragraph headings set forth in this Agreement are included for convenience of reference only and shall be disregarded in the construction and interpretation of any provisions of this Agreement.
- F. 1. The terms of this Agreement shall constitute the complete and entire agreement Department and between the Applicant concerning the implementation of the activities required by this Agreement. No term, condition, understanding, or agreement purporting to modify or vary any term of this Agreement shall be binding unless made in writing and subscribed by the party to be bound. No informal advice, guidance, suggestion, or comment by the Department shall be construed as relieving Applicant of its obligation to obtain such formal approvals as may be required by this Agreement. In the event of a conflict between the terms of this Agreement and any Work Plan submitted pursuant to this Agreement, the terms of this Agreement shall control over the terms of the Work Plan(s). Applicant consents to and agrees not to contest the authority and jurisdiction of the Department to enter into or enforce this Agreement.
- 2. i. Except as set forth herein, if Applicant desires that any provision of this Agreement be changed, Applicant shall make timely written application to the Commissioner with copies to the parties in Subparagraph IV.A.1 of the Agreement.
- ii. If Applicant seeks to modify an approved Work Plan, a written request shall be made to the Department's project manager, with copies to the parties listed in Subparagraph IV.A.1 of the Agreement.
- iii. Requests for a change to a time frame set forth in this Agreement shall be made in writing to the Department's project attorney and project manager; such requests shall not be

unreasonably denied and a written response to such requests shall be sent to Applicant promptly.

- G. 1. If there are multiple parties signing this Agreement, the term "Applicant" shall be read in the plural, the obligations of each such party under this Agreement are joint and several, and the insolvency of or failure by any Applicant to implement any obligations under this Agreement shall not affect the obligations of the remaining Applicant(s) under this Agreement.
- 2. If Applicant is a partnership, the obligations of all general partners (including limited partners who act as general partners) under this Agreement are joint and several and the insolvency or failure of any general partner to implement any obligations under this Agreement shall not affect the obligations of the remaining partner(s) under this Agreement.
- Notwithstanding the foregoing Subparagraphs XIV.G.1 and 2. if multiple parties sign this Agreement as Applicants but not all of the signing parties elect to implement a Work Plan, all Applicants are jointly and severally liable for each and every obligation under this Agreement through the completion of activities in such Work Plan that all such parties consented to; thereafter, only those Applicants electing to perform additional work shall be jointly and severally liable under this Agreement for the obligations and activities under such additional Work Plan(s). The parties electing not to implement the additional Work Plan(s) shall have no obligations under this Agreement relative to the activities set forth in such Work Plan(s). Further, only those Applicants electing to implement such additional Work Plan(s) shall be eligible to receive the Liability Limitation referenced in Paragraph VI.
- 4. Any change to parties pursuant to this Agreement, including successors and assigns through acquisition of title, is subject to approval by the Department, after submittal of an application acceptable to the Department.
- H. Applicant shall be entitled to receive contribution protection and/or to seek contribution to the extent authorized by ECL § 27-1421(6) and 6 NYCRR § 375-1.5(b)(5).
- 1. Applicant shall not be considered an operator of the Site solely by virtue of having executed and/or implemented this Agreement.

- J. Applicant and Applicant's agents, grantees, lessees, sublessees, successors, and assigns shall be bound by this Agreement. Any change in ownership of Applicant including, but not limited to, any transfer of assets or real or personal property, shall in no way alter Applicant's responsibilities under this Agreement.
- K. Unless otherwise expressly provided herein, terms used in this Agreement which are defined in ECL Article 27 or in regulations promulgated thereunder shall have the meaning assigned to them under said statute or regulations.
- L. Applicant's obligations under this Agreement shall not be deemed to constitute any type of fine or penalty.
- M. In accordance with 6 NYCRR § 375-1.6(a)(4), the Department shall be notified at least 7 days in advance of, and be allowed to attend,

- any field activities to be conducted under a Department approved work plan, as well as any pre-bid meetings, job progress meetings, substantial completion meeting and inspection, and final inspection and meeting; provided, however that the Department may be excluded from portions of meetings where privileged matters are discussed.
- N. In accordance with 6 NYCRR § 375-1.11(a), all work plans; reports, including all attachments and appendices, and certifications, submitted by a remedial party shall be submitted in print, as well as in an electronic format acceptable to the Department.
- O. This Agreement may be executed for the convenience of the parties hereto, individually or in combination, in one or more counterparts, each of which shall be deemed to have the status of an executed original and all of which shall together constitute one and the same.

Operating Agreement Toldos Yehudah Limited Liability Company

THIS OPERATING AGREEMENT (this "Agreement") made this 17th day of February, 2014 is entered into between Congregation Toraas Yehuda, Inc., a New York Religious Corp., and Phillip Miller as members (the "Members").

The Members hereby form a limited liability company pursuant to and in accordance with the Limited Liability Company Laws of the State of New York, as amended from time to time (the LLC"), and hereby agree as follows:

- Name. The name of the limited liability company formed hereby is Toldos Yehudah LLC (the "Company").
- 2. <u>Term.</u> The term of the Company shall continue until January 1, 2099 unless dissolved before such date in accordance with the LLC.
- 3. <u>Purpose</u>. The Company is formed for the purpose of acquiring, owning, developing and managing premises 8 Walworth Street, Brooklyn, New York and engaging in any and all activities necessary or incidental to the foregoing.
- 4. <u>Members</u>. The name and the business, residence, or mailing address of the Members are as follows:

Name	Address
Congregation Toraas Yehuda, Inc.	8 Walworth Street Brooklyn, New York 1 1205
Phillip Miller	199 Lee Avenue, # 323 Brooklyn, New York 11211

5. Powers. The business and affairs of the Company shall be managed by the Members. The Members shall have the power to do any and all acts necessary or convenient to or for the furtherance of the purposes described herein, including all powers, statutory or otherwise, possessed by members under the LLC. All decisions of the company shall be made by members holding a sixty (60%) percent or greater interest in the Company.

6. <u>Percentage Ownership</u>. The Members shall have the following ownership interests ("Percentage Ownership") in the Company:

Percentage Interest

Congregation Toraas Yehuda, Inc.

50%

Phillip Miller

50%

- 7. <u>Allocation of Profits and Losses</u>. The Company's profits and losses shall be allocated in proportion to the respective Percentage Ownership of the Members.
- 8. <u>Distribution</u>. Distributions shall be made to the Members at the times and in the aggregate amounts determined by the Members. Such distributions shall be allocated among the Members in the same proportion as their Percentage Ownership.
- 9. Assignments. A Member may not assign in whole or in part his limited liability company interest, without consent of Members owning at least a sixty (60%) percent interest in the Company.
- Withdrawal of Additional Members. A Member may withdraw from the Company in accordance with the LLC.
- 11. Admission of Additional Members. One (1) or more additional members of the Company may be admitted to the Company with the consent of Members owning at least a sixty (60%) percent interest in the Company.
- 12. <u>Liability of Members</u>. The Members shall not have any liability for the obligations or liabilities of the Company except to the extent provided in the LLC.
- 13. Exculpation of Managers. A Manager shall not be liable for any breach of duty in such capacity, except if his or her acts or omissions were in bad faith or involved intentional misconduct or a knowing violation of law or that he or she personally gained in fact a financial profit or other advantage to which he or she was not legally entitled or that with respect to a distribution to Members his or her acts were not performed in accordance with the LLC.
- 14. Governing Law. This Agreement shall be governed by, and construed under, the laws of the State of New York, all rights and remedies being governed by said laws.
- 15. The members agree that the Jewish Agreement dated the 8th day of Tishrci 5774 attached hereto shall govern the members relationship.

IN WITNESS WHEREOF, the undersigned, intending to be legally bound hereby, have duly executed this Operating Agreement as of the 17th day of February, 2014.

Congregation Toraas Yehuda, Inc., Member

sy: Willely

By: AC AD

By: MARGE Bless

Phillip Miller, Member

Certificate of Incorporation of Congregation Toraas Yehuda Inc.

Pursuant to Article 10 of the Religious Corporation Law

We, the undersigned, all being person of full age, two thirds of us citizens of the United States, and all of us residing in the State of New York, desiring to form a Religious Corporation Pursuant to the Religious Corporation Laws of the State of New York, Article 10, Section 192, do hereby make, sign, acknowledge and file this Certificate for that purpose as follows;

- 1. A meeting of Congregation Toraas Yehuda Inc. an unincorporated religious association, was duly called and held in conformity with the aforesaid Article of the Religious Corporation Law at 12 Throop Avenue #12, Brooklyn NY 11206, on August 24, 2010, at 11:30 AM pursuant to notice given under the provision of Article 10, Section 191 of the Religious Corporation Law by having a copy of the notice conspicuously posted on the outside of the main entrance at least 15 days before the date so specified at such meeting a majority of the qualified voters of said religious association, being at least three in number, were present.
- 2. At the said meeting Usher Brecher, one of the subscribers thereof, was the presiding officer, and Moses Steinmetz, and Isaac Bernath were present and voted thereat.
- 3. At the said meeting, it was duly decided that the religious association become incorporated.
- 4. The name of the proposed corporation is Congregation Toraas Yehuda Inc.
- 5. The purpose for which the corporation is being formed are as follows;
- (a) To establish one or more places of worship for the conduct of Jewish religious services and prayer, and to promote bible studies in accordance with the tenets of the Jewish religion.
- (b) To aid, assist and support the spiritual needs of the community with providing free loans, and to promote the religious, intellectual, moral and social welfare among them.
- (c) To engage in charitable and benevolent endeavors.
- (d) To do any other act or thing incidental to or connected with the foregoing purpose of in furtherance thereof, and to encourage and assist others to do same.

- (e) To purchase and sell property, real and personal, to mortgage and lease both real and personal property as may be necessary for the conduct and welfare of the corporation.
- (f) No part of the net earnings of the corporation shall inure to the benefit of any member, trustee, director, officer of the corporation, or any private individual (except that reasonable compensation may be paid for services rendered to or for the corporation), and no member, trustee, officer of the corporation or any private individual shall be entitled to share in the distribution of any of the corporate assets upon dissolution of the corporation.
- (g) In the event of dissolution, all of the remaining assets and property of the corporation shall after necessary expenses thereof be distributed to such organizations as shall qualify under Section 501 (c) (3) of the Internal Revenue Code of 1986, as amended, or, to another organization to be used in such a manner as in the judgment of a Justice of the Supreme Court of the State of New York will best accomplish the general purposes for which this corporation was formed.
- (h) Notwithstanding any other provision of these articles, the corporation is organized exclusively for one or more of the following purpose; religious, charitable, scientific, testing tor public safety, literary, or educational purposes, or to foster national or international amateur sports competition (but only if no part of its activities involve the provision of athletic facilities or equipment), or for the prevention of cruelty to children or animals, as specified in Section 501 (c) (3) of the Internal Revenue Code of 1986, and shall not carry on any activities not permitted to be carried on by a corporation exempt from Federal Income Tax under Section 501 (c) (3) of the Internal Revenue Code of 1986, as amended.
- (i) No substantial part of the activities of the corporation shall be carrying on propaganda, or otherwise attempting to influence legislation (except as otherwise provided by Section 501 (h) of the Internal Revenue Code), or participating in, or intervening in (including the publication or distribution of statements), any political campaign on behalf of any candidate of public office.
- 6. The number of trustees shall be three
- 7. The house of worship of the corporation shall be located at 12 Throop Ave. #2, Brooklyn NY 11206.
- 8. The name and addresses of the trustees elected at the first meeting are as follows;

Usher Brecher 32 Walton St. # 6-A Brooklyn NY 11206 Moses Steinmetz 12 Throop Ave. #2 Brooklyn NY 11206 Isaac Bernath 840 Bedford Ave. #1-R Brooklyn NY 11205

- 9. The election of trustees of the corporation shall be held on the 1st day of each January.
- 10. The following trustee shall hold office until the 1st day of January 2011 or until his successor shall be elected Usher Brecher, the following trustee shall hold office until the 1st day of January 2012 or until his successor shall be elected Moses Steinmetz; the following trustee shall hold office until the 1st day January 2013, or until his successor shall be elected Issac Bernath.

IN WITNESS WHEREOF, the undersigned have acknowledged the foregoing Certificate this August ^{3c}, 2010.

Usher Brecher

Woses Steinmetz

Moses Steinmetz

Lack Brencher

Moses Steinmetz

Lack Brencher

Isaac Bernat

State of New York ______)

State of New York ______)

On this th of August 2010 before me, the undersigned personally appeared, Usher Brecher, Moses Steinmetz, and Isaac Bernath personally known to me on the basis of satisfactory evidence to be individuals whose names are subscribed to the within instrument and acknowledged to me that they executed the same in their capacities by their signatures on the instrument, the individuals, or the person upon behalf of which the individuals acted, executed the instrument.

ISRAEL KUEN
Notary Public, State of New York
No. 01KLG-2265
Ouelified in: Kirgs County
Commission Expires Oct. 25, 20

No. 777847

STATE OF NEW YORK, COUNTY OF KINGS, SS: I, NAVICY T. SLAFSTRIE, COUNTY CLERK & CLERK OF THE SUPPEME COURT, KINGS COUNTY, DO HEREBY CERTIFY ON 09/13/2010

THAT THAT'S COMPARED THIS COPYWITH THE ORIGINAL FAED IN MY OFFICE ON

AND SHALL THE SAME IS A CORRECT FLANCISTED IN FREE FROM AND DET IN HE WHOLE OF SUCH OFFICIAL TO SHEET IN THATE A MERCILLO STEED AND AND ANTITED BY OFFICIAL SEAL.

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COOKIY LAW

PEZ P

Certificate of incorporation of

Congregation Toraas Yehuda Inc.

Pursuant to Article 10 of the Religious Corporations Law of New York

Filed by: Harry Hirschfeld 318 Roebling St. Brooklyn N.Y. 11211