#### NEW YORK STATE DEPARTMENT OF ENVIRONMENTAL CONSERVATION

Office of the General Counsel

625 Broadway, 14th Floor, Albany, New York 12233-1500 P: (518) 402-9185 i F: (518) 402-9018 www.dec.ny.gov

September 28, 2019

SENT VIA CERTIFIED MAIL
RETURN RECEIPT REQUESTED
AND ELECTRONIC MAIL kcanavan@cmmllp.com

Kelly M. Canavan, Esq. Campolo, Middleton & McCormick, LLP 2495 Montauk Highway P.O. Box 3046 Bridgehampton, NY 11932

RE: Environmental Easement Package

Site Name: 124-22 Queens Boulevard, Kew Gardens Site

Site No.: C241177

Dear Ms. Canavan:

Enclosed, please find a fully executed Environmental Easement, TP-584 and NYC-RPT tax forms referencing the site located at 124-22 Queens Boulevard, Kew Gardens, County of Queens, New York.

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) 408-0409.

Sincerely,

Jennifer Andaloro, Esq.

Section Chief A

Remediation Bureau

ec: B. Burns, Esq., NYSDEC



## OF THE NEW YORK STATE ENVIRONMENTAL CONSERVATION LAW

THIS INDENTURE made this 23 day of \_\_\_\_\_\_, 20/3 between
Owner(s) Luciano LLC, having an office at 25 Aldgate Drive East, Manhasset, New York 11030,
County of Nassau, State of New York (the "Grantor"), and The People of the State of New York
(the "Grantee."), acting through their Commissioner of the Department of Environmental
Conservation (the "Commissioner", or "NYSDEC" or "Department" as the context requires) with
its headquarters located at 625 Broadway, Albany, New York 12233,

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 124-22 Queens Boulevard in the City of New York, County of Queens 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 3359 Lot 21, being the same as that property conveyed to Grantor by deed dated June 17, 2015 and recorded in the City Register of the City of New York as CRFN #2015000239073. The property subject to this Environmental Easement (the "Controlled Property") comprises approximately 0.1792 +/- acres, and is hereinafter more fully described in the Land Title Survey dated June 10, 2019 prepared by Stephen N. Gathura, L.L.S., 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: C241177-12-15, 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;

County: Queens Site No: C241177 Brownfield Cleanup Agreement Index: C241177-12-15

#### 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: C241177

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.
- 11. <u>Consistency with the SMP</u>. To the extent there is any conflict or inconsistency between the terms of this Environmental Easement and the SMP, regarding matters specifically addressed by the SMP, the terms of the SMP will control.

Remainder of Page Intentionally Left Blank

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

Luciano LLC:

By: Nuchu &

Print Name: Machua Dong

Title: president Date: September 4. 2019

Grantor's Acknowledgment

STATE OF NEW YORK

COUNTY OF CHEENS ) SS

On the day of September, in the year 20 defore me, the undersigned, personally appeared Moohub Ding, 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

HONG WU JIANG
Notary Public, State of New York
No. 01HO6189625
Qualified in Kings County
Certificate Filed in Queens County
Commission Expires June 30, 2020

County: Queens Site No: C241177 Brownfield Cleanup Agreement Index: C241177-12-15

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,

Bv:

Michael J. Ryan, Director

Division of Environmental Remediation

#### Grantee's Acknowledgment

STATE OF NEW YORK	)
	) ss:
COUNTY OF ALBANY	)

On the 33 day of 2014, in the year 2019, before me, the undersigned, personally appeared Michael J. Ryan, 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.

Notary Public

State of New York

Bavid J. Chiusano Botary Public, State of New York No. 01CH5032146

Qualified in Schenectady County Commission Expires August 22, 20 County: Queens Site No: C241177 Brownfield Cleanup Agreement Index: C241177-12-15

#### **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 and County of Queens, City and State of New York, known and designated on a certain map entitled, "Map of Mullers Maple Hill Park at Richmond Hill, surveyed October, 1892 by Richard Evans, C.E. and C.S." and filed in the Office of the Clerk, now Register, Queens County, July 26<sup>th</sup>, 1893 as Map No. 956, as and by the lot numbers 26 and 27 and the southerly 10 feet of lot number 28 in Block 2, which southerly 10 feet is measured from a point on a line drawn at right angles in 82<sup>nd</sup> avenue (formerly "Lefferts Avenue"), said line being the easterly boundary line of lot number 30 on said Map.

Excepting, however, therefrom the land taken or acquired by the City of New York in the proceeding to widen Queens Boulevard known as Hoffman Boulevard on said Map, which does not exceed 6 inches in width. And the lot number 26 and 27 and the southerly 10 feet of lot number 28, as aforesaid, taken together are bounded and described according to said Map, less the land taken in the widening of said Queens Boulevard, as follows:

Beginning at a point on the westerly side of Queens Boulevard, designated on said map as Hoffman Boulevard, as widened, distant 48.16 feet (48.18 feet per tax map) southerly from the corner formed by the intersection of the westerly of Queens Boulevard with the southerly side of 82<sup>nd</sup> Avenue;

Running thence westerly and parallel with the southerly side of 82<sup>nd</sup> Avenue, 107.79 feet (108.30 feet per tax map) to the easterly line of lot number 30 as laid down on said Map;

Thence southerly at right angles to 82<sup>nd</sup> Avenue and along the easterly line of said lot number 30, as laid down on said Map, 60 feet;

Thence easterly parallel with 82<sup>nd</sup> Avenue and along the southerly line of lot number 26, as laid down on Map, 148.04 feet (148.54 feet per tax map) to the westerly side of Queens Boulevard, as widened;

And thence northerly along said westerly side of Queens Boulevard, as widened, 72.25 feet (72.26 feet per tax map) to the point or place of beginning.

Described parcel contains 7674.90 square feet or 0.1792 acres more or less.

TP-584-NYC (7/19)

Department of Taxation and Finance

Combined Real Estate Transfer Tax Return,

Credit Line Mortgage Certificate, and
Certification of Exemption from the Payment of
Estimated Personal Income Tax for the
Conveyance of Real Property Located in
New York City

Recording office time stamp

See Form TP-584-NYC-I,			tary and torner into	<i>type.</i>			
Schedule A - Inform							
Grantor/Transferor		t, first, middle initial) (🔲 mark an 🗴	'if more than one grantor)		Socia	l Security nu	imber
Individual	LUCIANO LLC						1
Corporation	Mailing address 124-2	Socie	I Security nu	imber			
Partnership			1	1			
☐ Estate/Trust	City	State		ZIP code	EIN		
Single member LLC	KEW GARDENS	NY		11415	47	3155	664
<b>☑</b> Other	Single member's nan		member Elf				
		1 -					
Grantee/Transferee	Name (if individual, last	, first, middle Initial) (🔲 mark an X	if more than one grantee)		Socia	I Security nu	mber
☐ Individual	NYS DEPARTMENT (	OF ENVIRONMENTAL CONSER	LVATION		}	1	į
Corporation	Mailing address <sub>625 B</sub>	ROADWAY, 14TH FLOOR			Socia	Security nu	mber
Partnership	_	NOTE WAT, ITTITION					1
☐ Estate/Trust	City	State		ZIP code	EIN		<u> L.</u>
Single member LLC	ALBANY	NY		12233	14	6013	200
Other	Single member's nan	ne if grantee is a single member	LLC (see instructions)	12255		member Ell	
- Ouro		,	(000 0000000)		~		
					<u> </u>		
Location and description	of property convey	əd					
Tax map designation -	SWIS code	Street address		City, town, or villa	200	County	<del></del> -
Section, block & lot	(six digits)			City, town, or vine	age	County	
(include dots and dashes)					j		
4 - 3359 - 21	650000	124-22 QUEENS B	OULEVARD	NEW YORK		otri	EENS
		,				4	
Type of property convey	ed (mork on Y in ennis	rehle hov)		1			
_			Date of conveyan				
1 One- to three-fami		Commercial/Industrial	09 23	1 7 1 119/1	_	of real pro	-
2 Residential cooper		Apartment building	month day	UDGE	-	vhich is res	
3 Residential condo		Office building	•	real ed on or before		ty	
4 Vacant land	8	Other		(see instructions)	(SE	e instruction	s)
Condition of population	. (			·			
Condition of conveyance		f. Conveyance which c	onsists of a	I. 🔲 Option assigr	ment o	or surrende	r
a. Conveyance of fee	nterest	mere change of iden ownership or organiz	ration (attack	_			
. 🗀		Form TP-584.1, Schedul		n. 🗆 Leasehoid as	signme	ent or surre	nder
b. Acquisition of a conta		Па :		<b>-</b>			
percentage acquire	d%)	<ul> <li>g. Conveyance for whice previously paid will be</li> </ul>		n. 🔲 Leasehold gr	ant		
		Form TP-584.1, Schedu	ulo (C)	_			
c. Transfer of a contro				o. 🗹 Conveyance	of an e	asement	
percentage transfe	rred %)	h. Conveyance of coopera		_			
	707						. m
	-	. — .	F	o. 🗆 Conveyance	for whi	ch exemption	JI 1
	-	i. Syndication	F	from transfer	tax cla	ch exemption imed <i>(comp</i>	olete
d. Conveyance to coccerporation	-			from transfer Schedule B, I	tax cla Part 4)	imed (comp	elete
corporation	pperative housing	j. Conveyance of air rig		from transfer Schedule B, I Conveyance	tax cla P <i>art 4)</i> of prop	imed <i>(comp</i> erty partly v	elete
e. Conveyance pursu	operative housing			from transfer Schedule B, I	tax cla P <i>art 4)</i> of prop	imed <i>(comp</i> erty partly v	elete
e. Conveyance pursu	operative housing ant to or in lieu of reement of security	j. Conveyance of air rig	ghts or c	from transfer Schedule B, if Conveyance and partly oul r. Conveyance p	tax cla Part 4) of prop tside th ursuant	imed (comp erty partly v e state	elete víth <del>i</del> n
e. Conveyance pursu foreclosure or enfo interest (attach Form	operative housing ant to or in lieu of rement of security TP-584.1, Schedule E)	j. Conveyance of air rig development rights	ghts or c	from transfer Schedule B, i Conveyance and partly out	tax cla Part 4) of prop tside th ursuant	imed (comp erty partly v e state	elete víth <del>i</del> n
e. Conveyance pursu	ant to or in lieu of reement of security TP-584.1, Schedule E)  Amount received	j. Conveyance of air rig development rights k. Contract assignment	ghts or c	from transfer Schedule B, if Conveyance and partly out Conveyance post. Other (describ	tax cla Part 4) of prop tside th ursuant e)	imed (comp erty partly v e state	elete víth <del>i</del> n
e. Conveyance pursu foreclosure or enfo interest (attach Form	ant to or in lieu of reement of security TP-584.1, Schedule E)  Amount received Schedule B, Part	j. Conveyance of air rig development rights k. Contract assignment	ghts or c	from transfer Schedule B, if Conveyance and partly out Conveyance post. Other (describ	tax cla Part 4) of prop tside th ursuant e)	erty partly v e state to divorce c	elete víth <del>i</del> n
e. Conveyance pursu foreclosure or enfo interest (attach Form	ant to or in lieu of reement of security TP-584.1, Schedule E)  Amount received	j. Conveyance of air rig development rights k. Contract assignment	ghts or c	from transfer Schedule B, if Conveyance and partly out Conveyance post. Other (describ	tax cla Part 4) of prop tside th ursuant e)	erty partly v e state to divorce c	elete víth <del>i</del> n

S	chedule B – Real estate transfer tax return (Tax Law, Article 31)			
P	art 1 - Computation of tax due (in addition to the tax on line 4, you must compute the tax on lines 5a and 5b, if applicable)			
	1 Enter amount of consideration for the conveyance (if you are claiming a total exemption from tex, mark the			
	exemption claimed box, enter consideration and proceed to Pert 4)	1.		0 00
	2 Continuing lien deduction (see instructions if property is taken subject to mortgage or lien)	2.		0 00
	3 Taxable consideration (subtract line 2 from line 1)	3.		0 00
	4 Tax: \$2 for each \$500, or fractional part thereof, of consideration on line 3	4.		0 00
5	a Tax: \$1.25 for each \$500, or fractional part thereof, of consideration for the conveyance of residential real	_		
_	property located in New York City if the amount on line 3 is \$3 million or more (see instructions)	5a.		0 00
כ	Tax: \$1.25 for each \$500, or fractional part thereof, of consideration for the conveyance of property located in			
	New York City other than residential real property, if the amount on line 1 is \$2 million or more (see instructions)			0 00
	6 Total before credit(s) claimed (add lines 4, 5a, and 5b)	6.		0 00
	7 Amount of credit claimed for tax previously paid (see instructions and attach Form TP-584.1, Schedule G)			0 00
	8 Total tax due* (subtract line 7 from line 6)	8.		0 00
_	art 2 – Computation of additional tax due on the conveyance of residential real property for \$1 million or more (se	a inatm.	ottonal	
	1 Enter amount of consideration for conveyance (from Part 1, line 1)			
	Taxable consideration (multiply line 1 by the percentage of the premises which is residential real property, as shown in Schedule A)	1.		0 00
				0 00
	3 Total additional transfer tax due* (multiply line 2 by 1% (.01))	3.		0 00
	art 3 Computation of supplemental tax due on the conveyance of residential real property, or interest therein, located in New York City, for \$2 million or more (see instructions)			
	1 Enter amount of consideration for conveyance (from Part 1, line 1)	1.		0 00
	2 Taxable consideration (multiply line 1 by the percentage of the premises which is residential real property, as shown in Schedule A)	2.		0 00
	Total supplemental transfer tax due* (multiply line 2 by tax rate, see instruction for rates)	3.		0 00
	* The total tax (from Part 1, line 8; Part 2, line 3; and Part 3, line 3 above) is due within 15 days from the date of conveyance.			
TI	art 4 – Explanation of exemption claimed on Part 1, line 1 (mark 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, New York State, or any of their instrumentality agencies, or political subdivisions (or any public corporation, including a public corporation created pursuant to a	igreem		
_	or compact with another state or Canada)			
	Conveyance is to secure a debt or other obligation			닏
	Conveyance is without additional consideration to confirm, correct, modify, or supplement a prior conveyance			
d.	Conveyance of real property is without consideration and not in connection with a sale, including conveyances of realty as bona fide gifts	onveyi	ng d	
e.	Conveyance is given in connection with a tax sale		e	
f.	Conveyance is a mere change of identity or form of ownership or organization where there is no change in bene ownership. (This exemption cannot be claimed for a conveyance to a cooperative housing corporation of real procomprising the cooperative dwelling or dwellings.) Attach Form TP-584.1, Schedule F	perty	f	
g.	Conveyance consists of deed of partition		g	
h.	Conveyance is given pursuant to the federal Bankruptcy Act	• • • • • • • • • • • • • • • • • • • •	h	
į,	Conveyance consists of the execution of a contract to sell real property, without the use or occupancy of such property the granting of an option to purchase real property, without the use or occupancy of such property			
j.	Conveyance of an option or contract to purchase real property with the use or occupancy of such property where consideration is less than \$200,000 and such property was used solely by the grantor as the grantor's personal rand 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 a individual residential cooperative apartment.	esiden k an		П
k,	Conveyance is not a conveyance within the meaning of Tax Law, Article 31, § 1401(e) (attach documents supporting such claim)		k	

Schedu	ıle C – Credit Line Mortga	ge Certificate (Tax Law, Artic	ie 11)	
	te the following only if the in rtify that: (mark an X in the app	erest being transferred is a fe propriate box)	e simple interest.	
1. 🔲 T	he real property being sold or	transferred is not subject to an o	outstanding credit line mortgage.	
	s claimed for the following reas  The transfer of real prope	on: rty is a transfer of a fee simple ir	anding credit line mortgage. However, an ex- nterest to a person or persons who held a fee on or otherwise) immediately before the trans	simple interest in the
b	or to one or more of the o property after the transfer	riginal obligors or (B) to a persor	related by blood, marriage or adoption to the n or entity where 50% or more of the benefici related person or persons (as in the case of or the benefit of the transferor).	al interest in such reaf
c	The transfer of real prope	ty is a transfer to a trustee in ba	nkruptcy, a receiver, assignee, or other office	er of a court.
d	The maximum principal at or transferred is <b>not</b> principal.	nount secured by the credit line pally improved nor will it be improved.	mortgage is \$3,000,000 or more, and the rearoved by a one- to six-family owner-occupied	al property being sold residence or dwelling.
	above, the amounts secure		rincipal amount secured is \$3,000,000 or mortgages may be aggregated under certain cinegation requirements.	
е	Other (attach detailed exp	lanation).		
3. T	llowing reason:		tstanding credit line mortgage. However, no t	ax is due for the
а	A certificate of discharge of	of the credit line mortgage is being	ng offered at the time of recording the deed.	
Ь		payable for transmission to the c age will be recorded as soon as	redit line mortgagee or his agent for the bala it is available.	nce due, and a
4. 🔲 т	he real property being transfer	ed is subject to an outstanding	credit line mortgage recorded in	
(i	nsert liber and page or reel or e	other identification of the mortga	ge). The maximum principal amount of debt of the form tax is claimed and the tax of	
is	being paid herewith. (Make ch	eck payable to county clerk whe	ere deed will be recorded or, if the recording in the tax of the recording in the tax of tax of the tax of tax o	
Signatu	re (both the grantor(s) and	d grantee(s) must sign)		
attachme	ent, is to the best of his/her kno	information contained in schedul wledge, true and complete, and ed or other instrument effecting the contained in the contained in the cont	es A, B, and C, including any return, certifica authorize the person(s) submitting such form the conveyance.	tion, schedule, or on their behalf to receive
70	Grantor signature	Title	Graniae signature	Title
	Grantor signature	Title	Grantee signature	Title
2aminde	•		e A B and C2 Ara you required to nametate	

Reminder: Did you complete all of the required information in Schedules A, B, and C? Are you required to complete Schedule D? If you marked e, f, or g in Schedule A, did you complete Form TP-584.1? If the contract was executed prior to April 1, 2019, did you attach the necessary verification? 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 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. If not using U.S. Mail, see Publication 55, Designated Private Delivery Services.

Signature (both the grantor(s) and gran	itee(s) must sign)		
The undersigned certify that the above information attachment, is to the best of his/her knowledge a copy for purposes of recording the deed or o	, true and complete, ar	nd authorize the person(s) submitting such for	
Munu 0 7	2	HOME MY MIDDLESCO	NUSDEC PHYOnog
Grantor signature	Title	Glante signature	Title
O			

Signature

Signature

Page 4 of 4 TP-584-NYC (7/19)		
Schedule D - Certification of exemption from the	payment of estimated personal income tax (Tax	Law, Article 22, § 663)
	or a cooperative unit is being transferred by an indi	
If the property is being conveyed by a referee pursi Exemptions for nonresident transferor(s)/seller(s),	uant to a foreclosure proceeding, proceed to Part 2, and sign at bottom.	mark the second box under
Part 1 – New York State residents		
you must sign the certification below. If one or more tra	r(s) listed in Form TP-584-NYC, Schedule A (or an attact insferors/sellers of the real property or cooperative unit is provided. If more space is needed, photocopy this Schedransferors/sellers.	s a resident of New York State,
Certification of resident transferor(s)/seller(s)		
This is to certify that at the time of the sale or transfer of a resident of New York State, and therefore is not requitransfer of this real property or cooperative unit.	of the real property or cooperative unit, the transferor(s)/sired to pay estimated personal income tax under Tax Law	seller(s) as signed below was v, § 663(a) upon the sale or
Signature	Print full name	Date
Signature	Print full name	Date
Signature	Print fu∥ name	Date
Signature	Print full name	Date
Form TP-584-NYC) but are not required to pay estimate Law, § 663(c), mark the box of the appropriate exempti- that transferor(s)/seller(s) is not required to pay estimate transferor/seller who quatifies under one of the exempti- Schedule D and submit as many schedules as necessary of none of these exemption statements apply, you must	ransferor/seller in Form TP-584-NYC, Schedule A (or an ed personal income tax because one of the exemptions on below. If any one of the exemptions below applies to ed personal income tax to New York State under Tax La ons below must sign in the space provided. If more spacing to accommodate all nonresident transferors/sellers. complete Form IT-2663, Nonresident Real Property Estimated Income Tax Payment Form. For more informatical properties of the personal selection of the persona	below applies under Tax the transferor(s)/seller(s), w, § 663. Each nonresident ce is needed, photocopy this imated Income Tax Payment
Exemption for nonresident transferor(s)/seller	(s)	
corporative unit was a nonresident of New S 663 due to one of the following exemptions:  The real property or cooperative unit being s (within the meaning of Internal Revenue Co  The transferor/seller is a mortgagor conveying no additional consideration.  The transferor or transferee is an agency or	Date Date  ng the mortgaged property to a mortgagee in foreclosure authority of the United States of America, an agency or association, the Federal Homa Loan Mortgage Corporatio	income tax under Tax Law,  ller's principal residence  instructions).  e, or in lieu of foreclosure with  authority of the state of
Signature	Print full name	Date
Signature	Print full name	Date

Print full name

Print full name

Date

Date

transfer of this real property or cooper Signature	Print full name	Date
Signature	Print full name	Date
Signature	Print full name	Date
Signature	Print full name	Date
Exemption for nonresident tran	sferor(s)/seller(s)	
This is to certify that at the time of the	e sale or transfer of the real property or cooperative u	nit the transferor(s)/seller(s) (grantor) of this real
	nresident of New York State, but is not required to pa	
		y countated percental modelle tax ender tax carr,
	a exemptions;	
section 663 due to one of the following	•	44- 4
section 663 due to one of the following.  The real property or coop	erative unit being sold or transferred qualifies in total	as the transferor's/seller's principal residence
section 663 due to one of the following.  The real property or coop	•	as the transferor's/seller's principal residence to (see instructions).
section 663 due to one of the followin  The real property or coop  (within the meaning of Inf	erative unit being sold or transferred qualifies in total ternal Revenue Code, section 121) from	to (see instructions).
section 663 due to one of the followin  The real property or coop (within the meaning of Interpretation of Interpretation)  The transferor/seller is a reserved.	erative unit being sold or transferred qualifies in total ternal Revenue Code, section 121) from	to (see instructions).
section 663 due to one of the following  The real property or coop  (within the meaning of Info	erative unit being sold or transferred qualifies in total ternal Revenue Code, section 121) from	to (see instructions).
section 663 due to one of the followin  The real property or coop (within the meaning of Int  The transferor/seller is a r no additional consideratio	erative unit being sold or transferred qualifies in total ternal Revenue Code, section 121) from	to (see instructions). rtgagee in foreclosure, or in lieu of foreclosure with
section 663 due to one of the followin  The real property or coop (within the meaning of Interpretation of Interpretatio	erative unit being sold or transferred qualifies in total ternal Revenue Code, section 121) from	to (see instructions).  rtgagee in foreclosure, or in lieu of foreclosure with  nerica, an agency or authority of the state of
section 663 due to one of the followin  The real property or coop (within the meaning of Int  The transferor/seller is a r no additional consideratio  The transferor or transferor New York, the Federal Nat	erative unit being sold or transferred qualifies in total ternal Revenue Code, section 121) from	to (see instructions).  rtgagee in foreclosure, or in lieu of foreclosure with  nerica, an agency or authority of the state of
section 663 due to one of the followin  The real property or coop (within the meaning of Int  The transferor/seller is a r no additional consideratio  The transferor or transferor New York, the Federal Nat	erative unit being sold or transferred qualifies in total ternal Revenue Code, section 121) from	to (see instructions).  rtgagee in foreclosure, or in lieu of foreclosure wit  nerica, an agency or authority of the state of
section 663 due to one of the followin  The real property or coop (within the meaning of Int  The transferor/seller is a r no additional consideratio  The transferor or transferor New York, the Federal Nat Mortgage Association, or	erative unit being sold or transferred qualifies in total ternal Revenue Code, section 121) from	to (see Instructions).  rtgagee in foreclosure, or in lieu of foreclosure with merica, an agency or authority of the state of Mortgage Corporation, the Government National
section 663 due to one of the followin  The real property or coop (within the meaning of Int  The transferor/seller is a r no additional consideratio  The transferor or transferor New York, the Federal Nat Mortgage Association, or	erative unit being sold or transferred qualifies in total ternal Revenue Code, section 121) from	to (see Instructions).  rtgagee in foreclosure, or in lieu of foreclosure with merica, an agency or authority of the state of Mortgage Corporation, the Government National
section 663 due to one of the followin  The real property or coop (within the meaning of Information of Informa	erative unit being sold or transferred qualifies in total ternal Revenue Code, section 121) from	to

### **REAL PROPERTY TRANSFER TAX RETURN**

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

A DO NOT WRITE IN THIS SPACE A

						FOR OFFI	CE USE ONLY
GRANTOR							
Name LUCIANO LLC						SOCIAL SEÇIJR	ITY NUMBER
							1
● Gramor is a(n): ☐individual ☐partnership		erporation	Telephone Nur	nber	<b> </b>	┸	
(check one) ☐single member LLC ☑ multiple member	LEC Det	ther				OI	₹
Permanent mailing address after transfer (number and sheet)		ENC DOLL EVA			1	EMPLOYER IDENTIF	CATION NUMBER
1.	44-22 QUE	ENS BOULEVAI	KD.		4 7	3 1	5 5 6 6 4
City and State			Zip Code		┤ <b>└</b> ┸┸	<u> </u>	5 5 6 6 4
KEW GARDENS, NY			11415				
Single member's name if grantor is a single member LLC			11413		┨	SINGLE MEMBE	R EW OR SSM
GRANTEE							
Name NYS DEPARTMENT OF ENVIROR	NMENTA	AL CONSERV	'ATION		İ —	SOCIAL SECUR	ITY NUMBER
-							
Grantee is a(n): individual partnership (check one)		rporation	Telephone Nun	nber			.;
(see instructions)	TEC Dot	her	Ì			OI	-
<ul> <li>Permanent mailing address <u>after</u> transfer (number and street)</li> </ul>	5 BROAD	WAY, 14TH FLO	IOR		]	EMPLOYER IDENTIF	1 1
•		,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,			1   4	6 0	1 3 2 0 0
City and State			Zip Code		<b></b>	_,	
ALBANY, NY			12233		1	SINGLE MEMBE	R EIN OR BEN
Single member's name if grantee is a single member LLC					1 $ extstyle  ext$		
BROBERTYLOGATION					<u> </u>		
PROPERTY LOCATION  UST EACH	LOT SEPAR	ATELY, ATTACH A	RIDER IF ADDITIONA	AL SPACE IS RECI	IIRED		
<ul> <li>Address (number and street)</li> </ul>	Apt.	Borough	Block	Lot	# of	Square	Assessed Value
	No.				Floors	Feet	of Property
124-22 QUEENS BOULEVARD	·	QUEENS	3359	21	12	49,612	433,350.00
70	つろげ	201 <b>0</b>			•		
● DATE OF TRANSFER TO GRANTEE:	ا ب	<u> </u>		PERCENTAGE	OF INTERE	ST TRANSFERR	ED: 100 %
CONDITION OF TRANSFER. See In							*44.58000
<ul> <li>Check (/) all of the conditions that apply and fill out the a</li> </ul>	ippropriate	schedules of this n	eturn. Additionally,	Schedules1 and :	2 must be	completed for all t	ransfers.
aArms length transfer		1		-	. •	ion (complete Sched	tule G)
b. DTransfer in exercise of option to purchase		:		er of property partly			
d. DTransfer from cooperative sponsor to cooperative corp d. DTransfer by referee or receiver (complete Schedule A).	oration			er of successful bid;			
<ul> <li>d.</li></ul>	krozea daerea		f. D Transf	er by borrower solely	y as security f	or a debt or a transfe	er by lender solely to return
(complete Schedule I)	HAND DECISE		-	ecurity er wholly ny castly ex	rompt pe a —	sna nhanna at ida <del>. Ka</del>	or form of ownership.
f. Deed in lieu of foreclosure (complete Schedule C)				ele Schedule M)	tempt as a m	ere change of identity	or lom allownership.
gTransfer pursuant to liquidation of an entity (complete t	Schedule D)		t. 🗀 Transf	er to a REIT or to a (	corporation or	pertnership controlle	ed by a REIT.
h. DTransfer from principal to agent, dummy, strawman or conduit or vice-versa (complete Schedule E)			(Comp	ilete Schedule R)	-	•	
i. Transfer pursuant to trust agreement or will (attach a co	or trust ac	reement or will)	u. D. Other	transfer in connection	n with financi	ng (describe):	
j.			_				
on sometimes not subject to indepleditions					leasehold in	erest in a tax-free N	Y area
k Gift transfer subject to indebtedness		;	v. 🔲A gran	t or assignment of a			•
	I in the busine	ass entity		•		d by an HDFC. (Com	plete Schedule L)
Transfer to a business entity in exchange for an interes     (complete Schedule F)	I in the busine	ess entity		er to an HDFC or an e		d by an HDFC, (Com	plete Schedule L)
Transfer to a business entity in exchange for an interest (complete Schedule F)      Transfer to a governmental body	l in lhe busine	ass entity	w. DTransfe xReserv yReserv	er to an HDFC or an e red	entity controlle	d by an HDFC. (Com	plete Schedule E)
Transfer to a business entity in exchange for an interes     (complete Schedule F)	I in the busine	ess entity	w. DTransfe xReserv yReserv	er to an HDFC or an e red	entity controlle	d by an HDFC. (Com	plate Schedule E)

● TYPE OF PROPERTY (✓)

	a. 🛘 1-3 family house					a document related to this transfer. Can document related to this transfer.	Check box
	b. 🔲 Individual residential condominium unit	_	RE				REC.
	c. Individual cooperative apartment	a.	_			***************************************	
	d Commercial condominium unit	Ь.				old Grant	. —
	e. Commercial cooperative	c. d.				Assignment or Surrender	
	f Apartment building g Office building					nean Rights	
	g. Li Office building h. Li Industrial building	f.		De	evelop	ment Rights	🛮
	i. D Utility						
	j. 🖸 OTHER. (describe):					ship Interest	
	COMMERCIAL REAL ESTATE	١.			. П <u>Е</u> К.	(describe):	. <b>-</b>
SC	CHEDULE 1 - DETAILS OF CONSIDERATION						
	MPLETE THIS SCHEDULE FOR ALL TRANSFERS AFTER COMPLETING THE APP TER "ZERO" ON LINE 11 IF THE TRANSFER REPORTED WAS WITHOUT CONS				Е\$ 5 т	нкоидн 12.	
1.	Cash			***************************************	<b>•</b> 1.	0	00
2.	Purchase money mortgage				<b>2</b> .	0	00
	Unpaid principal of pre-existing mortgage(s)					0	00
4.	Accrued interest on pre-existing mortgage(s)			,	• 4,	0	00
5.	Accrued real estate taxes			***************************************	<ul><li>5.</li></ul>	0	00
6.	Amounts of other liens on property				<ul><li>6.</li></ul>	0	00
7.	Value of shares of stock or of partnership interest received			***************************************	• 7.	0	00
8.	Value of real or personal property received in exchange				● 8.	0	00
9.	Amount of Real Property Transfer Tax and/or other taxes or experience which are paid by the grantee				<ul><li>9.</li></ul>	0	00
10.	Other (describe):				<ul><li>10.</li></ul>		00
11.	TOTAL CONSIDERATION (add lines 1 through 10 - must equal of Schedule 2) (see instructions)				• 11.	\$ 0	00
	See instructions for special rules relating to tran						
	settlements and transfers of property to a busin	1055	en'	ity in return for a	n inte	rest in the entity.	
sc	HEDULE 2 - COMPUTATION OF TAX					Payment Enclosed	
Α.	Payment Pay amount shown on line 15 - See Instr	uctio	ons		175	Payment Enclosed	
1.	Total Consideration (from line 11, above)				<b>1</b> .	0	00
2.	Excludable liens (see instructions)				<b>2</b> .	0	00
3.	Consideration (line 1 less line 2)				<b>3</b> .	0	00
1.	Tax Rate (see instructions)				• 4.	·	0 %
5.	HDFC Exemption (see Schedule L, line 15)				<b>5</b> .	0	00
3.	Consideration less HDFC Exemption (line 3 less line 5)				<b>●</b> 6.	0	00
7.	Percentage change in beneficial ownership (see instructions)	<del></del> .			• 7.	10	<sub>00</sub> %
3	Taxable consideration (multiply line 6 by line 7)					!	00
<b>)</b> .	Tax (multiply line 8 by line 4)					0	00
	Credit (see instructions)					0	00
	Transfer tax previously paid (see Schedule L, line 18)						000
	Tax due (line 9 less line 10 and 11) (if the result is negative, enter						00
	Interest (see instructions)					1	00
	Penalty (see instructions)					!	00
5.	Total Tax Due (add lines 12, 13 and 14)	•••••			15.	\$ 0	00

● TYPE OF INTEREST (/)

GRANTOR	'S ATTORNE	Υ ▼					
Name of Attorney				••	Telephone Numi		
Maria di Aduntay	KELLY CA	NAVAN, ESQ.			( 631 ) 7		
Address (number and	d street) CAM	POLO, MIDDLETON & M	ICCOPMICE I P	City and State	, 031 / /	Zip Code	<del></del>
4175 VE	TERANS MEMO	CLO, MIDDLETON & M CLAL HIGHWAY, SUITE	400	RC	NKONKOMA, NY	11779	
EMPLOYER IDENTIFICATION NUMBER	26-	242472	8 OR	SOCIAL SECURITY NUMBER	-	-	_
GRANTEE':	S ATTORNE	<b>✓ ▼</b>					
Name of Attorney					Telephone Numi	ber	
Address (number and	d street)			City and State		Zip Code	
EMPLOYER IDENTIFICATION NUMBER	-		OR	SOCIAL SECURITY NUMBER	-	-	
	GRA	NTOR	İ		GRA	NTEE	
Sworn to and subse	cribed to		S	worn to and s	subscribed to		
before me on this _	day	47-3155664 EMPLOYER IDENTIFICATION NUMB SOCIAL SECURITY NUMBER	ER OR be	fore me on thi	is_15 <sup>th</sup> day	14-6013200 EMPLOYER IDENTIFICA SOCIAL SECURITY NUI	ATION NUMBER OR MBER
d Sugus7		Name of Grantor	of	Seplen	br. 2019	NYS DEPARENT ENVIRONM CONSERVA	ENTAL
Signature of Notary	e p	Reduce C Signature of Grantor	Si	gnature of Nor	4 Mars	Signature of Gh	<u>Audalose</u>
Cert		te of New York 189625 Igs County Queens County	1 1	olourys stamp or seal	OLLEEN A. Mo	CARTHY of New York	
Com	mission Expire	s June 30, 2020	:	Q	ualified in Alban No. 02MC504 sion Expires Jul	y County 6480	+