## DRIVEWAY [AND/OR FRONTAGE SPACE] RESTRICTIVE DECLARATION

DECLARAT	TON,	made	this		_ day	of			, 200,	by
hereinafter	referre	ed to	as	the	"Declara	nt,"	having	an	office/residing	, at 
York, Borou the City of N	gh of lew York	k, herein	after re	design eferred	ated as Bloto to as Parco	ock _ el A, i	Lot more partic	 cularly	City and State of I on the Tax Ma v described by a m reference made a	p of netes
York, Borou of the City of	gh of of New `ounds de	York he	reinaft	, desi er refe	ignated as rred to as	Block Parce	k I el B, more	Lot partic	City and State of I on the Tax I cularly described I by this reference m	Map by a
enabling presover the lane	sent and ds of bo	future or th Parce [location	wners ls A a on of in	of Parc	els A and lor the pur	B, the	eir heirs, su of ingress	and e	ose of permitting ors and assigns to gress to and from r)] of said parcels	pass the
	of Build	dings") t	o act u	pon Ap	oplication 1	No(s)	•		ent of Buildings	
that the Dec Parcels A ar circumstance Resolution S 20 et. seq., §	larant created B, such as of the Section36-30 et.	reate a poch that the applicate seq., §4	ermane he ow ion]: 1 	ent easoners [e ners [e ) have et. seq.)	ement for ither one of access to refrom a streess to a	the book or book equired (e.g. eet; [a	enefit of p th of the f ed parking , \$25-21 e and/or] 2) I in accord	resent ollowi per N t. seq. have fi lance	s) upon the condi- and future owner- ng, depending on lew York City Zon, §25-30 et. seq., § contage on a "fron- with New York" ce").	rs of the ning §36- tage

WHEREAS, a diagram marked Schedule C showing the two above referenced properties, the boundaries of each and a cross-hatched portion indicating the area of the driveway (the "Driveway Area") is attached hereto and made a part hereof, said Driveway Area being more particularly described by a metes and bounds description set forth in Schedule D annexed hereto and by this reference made a part hereof.

	uilding permit for the Subject Premises, Declarant does hereby decl stablish the following:	are, create, impose and							
1.	The Driveway Area shall be used to permit and enable present and future owners of said parcels, their heirs and assigns to pass over the lands of Parcels A and B for the purpose of ingress and egress to and from Street and the [location of ingress and egress route (e.g, front, rear)] of said parcels for pedestrian and motor vehicle use;								
2.	The Driveway Area shall at all times be maintained and kept clear	The Driveway Area shall at all times be maintained and kept clear and unobstructed;							
3.	This declaration may not be modified, amended or terminated without the prior written consent of the Department of Buildings;								
4.	The covenants set forth herein shall run with the land and be binding upon and inure to the benefit of the parties hereto and their respective heirs, legal representatives, successors and assigns;								
5.	Failure to comply with the terms of this declaration may result in the revocation of a building permit or certificate of occupancy; and								
6.	This declaration shall be recorded at the city register's (county clerk's) office against all affected parcels of land and the cross-reference number and title of the declaration shall be recorded on each temporary and permanent certificate of occupancy hereafter issued to buildings located on the affected parcels and in any deed for the conveyance thereof.								
	N WITNESS WHEREOF, Declarant has made and executed the forego ate hereinabove written.	ing declaration as of the							
Decla By:	eclarant y:								
	TATE OF NEW YORK )								
COUN	OUNTY OF								
On the	n the, in the year	, before me, the undersigned,							
the wit	ersonally appeared [Declarant]	capacity, and that by his/her							
 Notary	otary Public								

NOW, THEREFORE, in consideration of the issuance by the Department of Buildings of a