NEW YORK STATE DEPARTMENT OF ENVIRONMENTAL CONSERVATION

Office of General Counsel 625 Broadway, 14th"Floor, Albany, New York 12233-1500 P. (518) 402-9185 IF: (518) 402-9018

www.dec.ny.gov

December 5, 2024

SENT VIA CERTIFIED MAIL & REGULAR MAIL

885 East 138th Street L.L.C. Wolcott Shoe LLC 15_36 Third Avenue, 3rd Floor New York, NY:10028

Jon Schuyler Brooks, Esq. Abramson B"rooks LLP 1051 Port"Washirigton Blvd. Suite 322

• Port Washington, NY11050

Re: Environmental Easement Demand CE - E. 38th St. - Bronx Works Block 2598, Lot 51 and Block 2590, Lot 1 Site No. 203108

Dear 885.East 138th Street L.L.C., Wolcott Shoe LLC and Jon Schuyler Brooks:

The above referenced inactive hazardous waste site requires an Environmental Easement as an essential element of the remediation process. The Environmental Easement is an "institutional control" needed to ensure the protection of the public health and the environment into the future. It is the Department's understanding that Con Edison, the remedial party that is implementing the remedial program at the site, has contacted you, through Jon Schuyler Brooks, Esq., on multiple occasions from September 24, 2021 through September 22, 2023 to secure an Environmental Easement. To date, you have failed to agree to execute an Environmental Easement.

Environmental Conservation Law Section 27-131 B(b) states, in pertinent part, that

the owner of an inactive hazardous waste disposal site, ... where institutional or engineering controls are employed pursuant to [the Superfund statute], shall execute an environmental easement



An Environmental Ea ement encourages the responsible reu;ie and redevelopment of a site by setting forth use restrictions, prohibitions, and/or other requirements necessary for the site to be used in a manner consistent with the cleanup performed at the property and protective of public health and the environment. The filing of an Environmental Easement for this site will complete 'the remedial process. Until the Environment! Easement is in place, the Department cannot consider re-classifying the site to a less restrictive classification.

In order to simplify the process for you to execute an Environmental Easement, an Environmental Easement drafted by the Department for each parcel is enclosed, along with the Real Property Transfer forms required by New York City. Please add your Employer Identification Number (EIN) and select whether you are a Single or Multimember LLC on page 1 of the Real Property Transfer Forms (TP-584-NYC). If a Single-member LLC, please fill out the corresponding box on page 1 of the Real Property Transfer Forms. Please sign the completed Environmental Easements and Real Property Transfer forms and return to the Department. Upon the Department's acceptance of the Environmental Easement, the remedial party will have it filed in the City Register for the City of New York.

The Department requests that you sign the enclosed Environmental Easement in the presenc;:e of a Notary Public and return the original signed document to Cheryl Salem no later than December 30th, 2024 at the below address:

Cheryl Salem • New York State Department of Environmental Conservation 625 Broadway
Albany, NY 12233-1500

The technical requirements associated with the Environmental Easement are specified in the project's Site Management Plan, which is available upon request. A summary of the responsibilities of both the owner and the remedial party is attached for your reference.

As noted above, the Environmental Conservation Law requires that an environmental easement be placed on this property to complete the remedial program. While the Department anticipates your cooperation, note that Environmental Conservation Law Section 71-2705(1) provides that a faili. Jre to comply with Environmental Conservation Law, including Section 27-1318(b) can result in penalties of up to \$37,500 per day.

Nothing contained herein constitutes a waiver of the Department's rights under any relevant State and/or federal law or a release for any party from any obligations under those same laws.

Thank you for your anticipated cooperation regarding this matter. If you wish to discuss this, I can be reached by telephone at (518) 402-9199 or by e-mail at jennifer.andaloro@dec.ny.gov.

Sincerely,

Jennifer Andaloro

Jennifer Andalora

ec: S. Saucier, NYSDEC

A Omorogbe, NYSDEC

M. Squire, NYSDEC

K Klesh (kleshk@coned.com)

B. Tannen (TannenB@coned.com)

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

THIS INDENTURE made this ___ day of ____, 20_, between Owner, Walcott Shoe LLC, having an office at 1536 Third Avenue, 3rd Floor, County of New York, 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 ofreal property located at the address of 865 East 138th Street in the City of New York, County of Bronx and State of New York, known and designated on the tax map of the County Clerk of Bronx as tax map parcel number: Block 2590 Lot 51, being the same as that property conveyed to Grantor by deed dated April 12, 2013 and recorded in the City Register of the City of New York as CRFN 2013000176836. The property subject to this Environmental Easement (the "Controlled Property") comprises approximately 1.42 +/- acres, and is hereinafter more fully described in the Land Title Survey dated March 21, 2018 and last revised on September 27; 2019, prepared by Joseph G. Malinowski of Engineering and Land Surveying, P.C., which will be attached to the Site Management Plan. The Controlled Property description is set forth in and attached hereto as Schedule A; and

WHEREAS, •the Department accepts this Environmental Easement in ordler to ensure the protection of pu)Jlic 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 Order on Consent Index Number: CO 0-20180516-519, 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").

- I. <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 enforceabl in 'raw or equity against' any owner of the Controlled Property, any lessees and any person usink the Controlled Property.
 - A. (1) The Controlled Property may be used for:

Commercial as described in 6 NYCRR Part 375-t8(g)(2)(iii) .and industrial. as described in 6 NYCRR Part 375-l.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 CityDepartment of Health 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;
- (I 0) Access to the site must be provided to agents, employees or other representatives of the State of New York with reasonable pri9r 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 or Restricted Residential purposes as defined in 6NYCRR 375-1.8(g)(2)(i) and (ii), 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 qf 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: (5 I 8) 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 Environment!ll 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:
- (!) the inspection of the site to confirm the effectiveness of the in titutional and engineering controls required by the remedial program was performed under the direction of the individual set forth at 6 NYCRR Part 3'z5-1.8(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 abili).y 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 know!edge 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 nter and inspect the Controlled Property in a reasonable maimer 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 ihe terms of this Environmental Easement;
- B. The right to give, sell; assign, or otherwise transfer p rt or all of the underlying fee interest to the Controlled Property, subject and subordinate to this Environmental Easement;

5. Enforcement -

A. This Environmental Easement is enforceable in law or equity in perpetuity by Grantor, Grantee, or any affected local government, as defined in ECL Section 71-3603, against the owner of the Property, any lessees, and any person using the land. Enforcement shall not be defeated because of any subsequent adverse possession, laches, estoppel, or waiver. It is not a

defense in any action to enforce this Environmental Easement that: it is not appurtenant to an interest in real property; it is not of a character that has been recognized traditionally at common law; it imposes a negative burden; it imposes affirmative obligations upon the owner of any interest in the burdened property; the benefit does not touch or concern real property; there is no privily of estate or of contract; or it imposes an unreasonable restraint on alienation.

- B. If any person violates this Environmental Easement, the Grantee my revoke the Certificate of Completion with respect to the Controlled Property.
- C. Grantee shall notify Grantor_ofa 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 Co_ntract or Order Number, and the County tax map number or the Liber and Pag_e or computerized system identification number.

Parties shall address correspondence to:

Site.Number: 203108

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 Reai Property Law.
- 10. <u>Joint Obligation.</u> If there are two or more parties identified as Grimtor 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 cif 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.

	Walcott Shoe LLC:					
, , ,	By:		_	ę	*	
¥	Print Name:		<u>-</u>			
	Title:	Date:	- 35	ම ජා	æ	23
	Grantor's	S Acknowledgment		×		
STATEOFNEWYC) ss:)	a ⁷			ě	
personally appeared - of satisfactory evide instrument and ack capacity(ies), and the	nce to be the individu nowledged to me that at by his/her/their sign	in the year 20 _, personally known to mulal(s) whose name is (at he/she/they execute nature(s) on the instrums) acted, executed the instruments.	ne or proved (are) subscribed the same nent, the income	to me o bed to e in h	on the boot the with is/her/tl	asis thin heir
Notary Public - State	of New York					n.

I'HIS ENVIRONMENTAL EASEMENT IS HEREBY ACCEPTED BY THE PEOPLE OF THE STATE OF NEW YORK, Acting by and Through the Department of Environmental Conservation as Designee of the Commissioner,

By:	140	
•	Andrew 0. Guglielmi, Director	
	Division of Environmental Remediation	*

Grantee's Acknowledgment

STATEOFNEWYORK)
) ss
COUNTY OF ALBANY)

On the ___ day of ---' in the year 20_, before me, the undersigned, personally appeared Andrew 0. Guglielmi, 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

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 the Bronx, City and State of New York, bounded and described as follows:

BEGINNING at the northwest comer of East 138th Street and Walnut Avenue;

RUNNING THENCE westerly along the northerly side of East 138th Street, 275 feet;

THENCE northerly at right angles to East 138th Street, 221.98 feet to the southerly side of East 139th Street;

THENCE easterly along the southerly side of East 139th Street, 20.72 feet to an angle along the southerly side of East 139th Street, 254.50 feet to the southwest comer of East 139th Street and Walnut Avenue;

THENCE southerly along the westerly side of Walnut Avenue, 225 feet to the point or place of beginning.

ENVIRO.NMENTAL EASEMENT GRANTED PURSUANT TO ARTICLE 71, TITLE 36 . OF JHE NEW YORK STATE ENVIRONMENTAL CONSERVA_TION.LAW

THIS INDENTURE made this ____ day of ____ 20_, between Owner, 885 East 138th Street L.L.C., having an office at 1536 Third Avenue, 3rd Floor, County of New York, '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 (tJ:ie "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 oithe communities they burden while at the same time ensuring the protec; tion 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 coniamination 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 require groundwater use or soil management restrictions; and

WHEREAS, the Legislature of the State of New York has declared ihat Environmental Easement shall mean an interest in real property, created under and subject to the provisions of Artie! 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 marrner inconsistent with engineering contro.ls which are intended to ensure the long term effectiveness of a site r medial program or elimii;iate potential exp9sure pathways to hazardous waste or petroleum; and

WHEREAS, Grantor, is the owner ofreal property located at the address of 885 East 138th Street in the City of New York, County of Bronx and State of New York, known and designated on the tax map of the County Clerk of Bronx as tax map parcel number: Block 2598 Lot 1, being the same as that property conveyed to Grantor by deed dated September 10, 1997 and recorded in the Bronx County Office of the City Register as Reel 1512, Page 543. The property subject to this Environmental Easement (the "Controlled Property") comprises approximately 1.81 +/- acres, and is hereinafter more.fully described in the Land Title Survey dated March 21, 2018 and last revised on October 3, 2019 prepared by Joseph G. Malinowski of Engineering and Land Surveying, P.C., which will be attached to the Site Management Plan. The Controlled Property description is set forth in and attached hereto as Schedule A; and

WHEREAS, the Department accepts this Environmental Easement in order to ensure the protection of public health and the environment and to achieve the requirements for remediation established for the Controlled Property until such time as this Environmental Easement is extinguished pursuant to ECL Article 71, Title 36; and

NOW THEREFORE, in consideration of the mutual covenants contained herein and the terms and conditions of Order on Consent Index Number: CO 0-20180516-519, G_rantor 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 Easemept").

- 1. <u>Purposes.</u> Granter 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 all 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 operatiop, maintenance, and/or monitoring requirements; and to ensure the restriction of future us es of the land that are inconsistent with the above⁰stated 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 binaing on the Granter and the Grruitor's successors and assigns, and are enforceable <u>in</u> law or equity against any owner of the Controlled Property, any lessees and any person using the Controlled Property.
 - A. (I) The Controlled Property may be used for:

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)

- 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 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;
- ·(s) · Greiundwatei and other environmental or public heaith 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 ih a manner defined in the SMP;
- (7) .All future activities on the property that will disturb remaining contaminated material 1 nust 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;
- (I 0): 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 or Restricted Residential purp()ses as defined in 6NYCRR 375-1.8(g)(2)(i) and (ii), 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 <\Sumption 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'Controlle.d Property is safe for a specific use, but not all uses. The SMP may be modified in accordance 'Vith 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 versioii of the SMP from:

Site Control Section
Division of Envirol) 11 1 ental Remediation
NYSDEC
625 Broadway,
Albany, New York 12233
Phone: (518) 402-9 53

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

5. <u>Enforcement</u>

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, !aches, 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 Envirorimental 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 computerizei:I system identification number.

Parties shall address correspondence to: Site Numbe: 203108

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 requestec\. 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 (3 0) 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 Commissionei-'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 C9mmissioner'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.

	885 East 138	th Street L.	.L.C.:				
2.						机	<u> </u>
*.	By:			e _			n .
e g ×	(19) (6)	30%	2.72	ē.		10	2
of .	Print Name:			m		a	*. *.
z * *		2 2 30 2			_	* *	* * * *
97"	Title:		Date:		_		
STATEOFNEWYO COUNTY OF		rantor's A	cknowledgi	nent	a s		2
on the personally appeared _ pof satisfactory evider instrument and ackre capacity(ies), and the person upon behalf of	nce to be the nowledged to at by his/her/tl	, pe individual me that heir signat	ersonally kno (s) whose na he/she/they ure(s) on the	own to me or ame is (are) executed to instrument	proved to subscribe the same t, the indi	me on ed to the in his	the basis he within s/her/their
Notary Public - State	of New Ycirk	•					

County: Bronx Site No: 203108 Order on Consent Index: CO 0-20180516-519 THIS ENVIRONMENTAL EASEMENT IS HEREBY ACCEPTED BY THE PEOPLE OF THE STATE OF NEW YORK, Acting by and Through the Department of Environmental Conservation as Designee of the Commissioner, By: Andrew 0. Guglielmi, Director Division of Environmental Remediation **Grantee's Acknowledgment STATEOFNEWYORK** . COUNTY OF ALBANY day of --- . in the year 20 , before me, the undersigned, personally appeared Andrew O. Guglielmi, 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 Environmentai 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.

SCHEDULE "A" PROPERTY DESCRIPTION

ALL THAT CERTAIN plot, piece or parcel ofland, with the buildings and improvements thereon erected; situate, lying and being in the Borough and County of the Bronx, City and State of New York, bounded and described as follows:

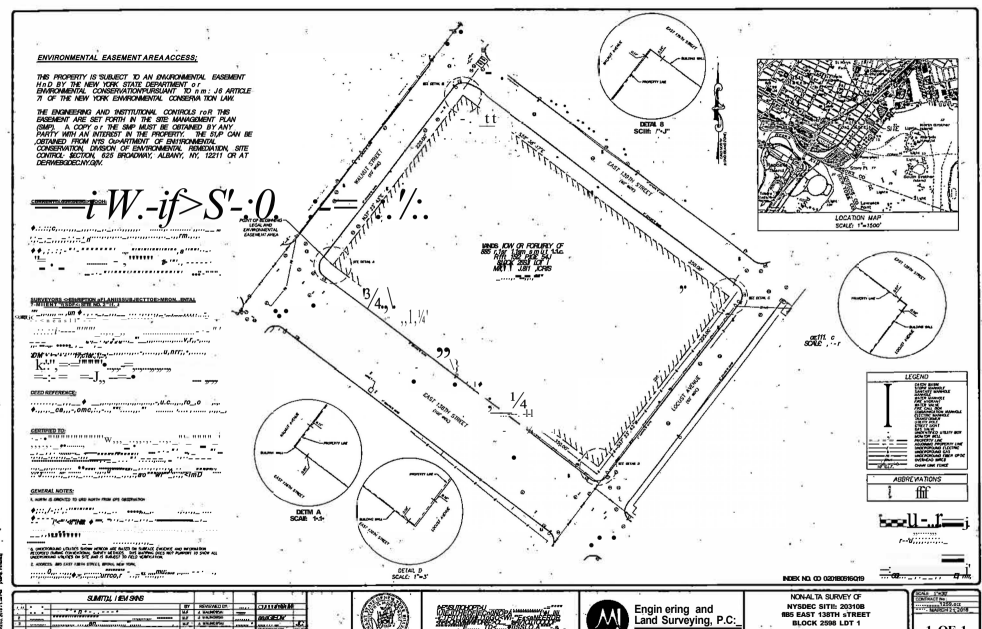
BEGINNING at the intersection of the northerly line of 138th Street with the easterly side of Walnut Avenue;

RUNNING THENCE northwardly along the easterly side of Walnut Avenue 225 feet to the southerly side of 139th Street;

THENCE eastwardly and along the southern side of 139th Street, 350 feet to the westwardly side of Locust Avenue;

THENCE southwardly along the westerly side of Locust Avenue, 225 feet to the northerly side of 138th Street; and

THENCE westwardly along the northerly side of 138th Street and 350 feet to the point or place of BEGINNING.

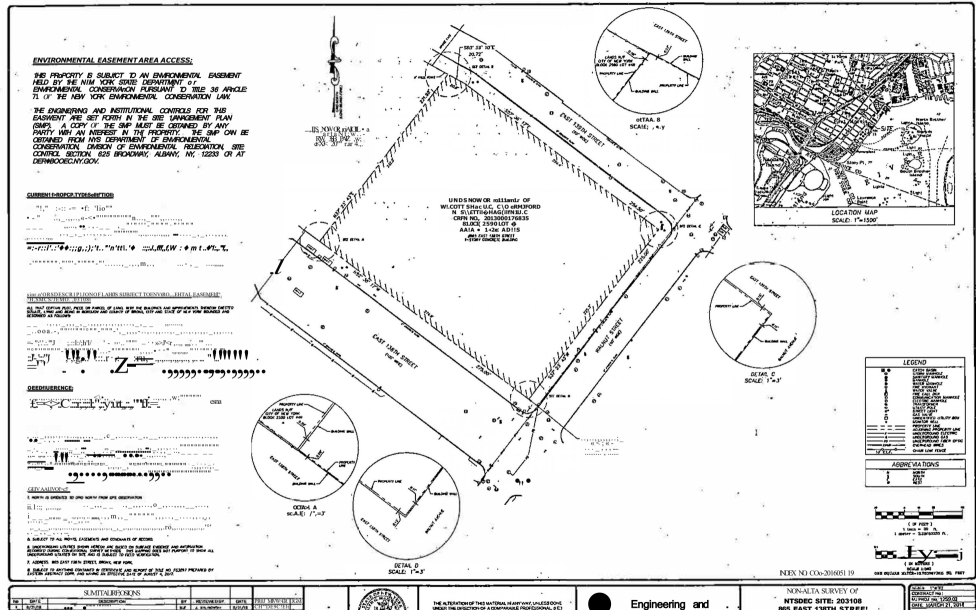


1 OF 1

BOROUGH OF BRONX

BRONX C:;OUNTY

File Name, G.WA/1250.02 Earl 1385 Street Bern







Engineering and . Land Surveying, P.C.

865 EAST 138TH STREE! BI,OCK 2590 IOT SI BOROUGH OF BRONX

NEWY9Rf<

BRONX coumy

1 OF.1



Recording Office Time Stamp

Real Estate Transfer Tax Return For Public Utility Companies' and Governmental Agencies' Easements and Licenses

This form may only be used by public utility companies regulated by the Public Service Commission and governmental agencies for the recording of easements and Jicens'es where the consideration for the grant of such easement or license is \$500.00 or. less. Name of grantee (public utility company or governmental agency) Federal employer identification number (if app/icable)₁₄-6013200 New York State, Department of Environmental Conservation Address of grantee Name and telephone num er of person to contact 625 Broadway, Albany, NY 12233 Brian Rashkow, 518-402-8393 Name(s) of Granter Address of Property Consideration Given Of Easement or License For Easement or License 885 East 138th Street L.L.C. 885 East 138th Street, New York, NY 10454 10. 12. 13. 14. 15. If more than fifteen conveyances are to be recorded, attach a schedule of such other conveyances. Signature of Grantee I certify that the grantee is a public utility regoloted by the Public Service Commission or is a governmental agency and the grantee or the easements and/or licenses above; that it is true to the best knowledge of the grantee that the granting of each such easement and/or license is exempt from Real Estate Transfer Tax imposed by Article 31 of the Tato away by reason that each such conveyance is for a consideration of five hundred dollars or less and/or the conveyance Is being made to a governmental agency. New York State Department of Environme rotal °Cot1servation Signature of partner, officer of corporation, govern.mental official, etc. Name of;gi- ritee · · Title

Recording Office _Time Stamp

Real Estate Transfer Tax Return For Public Utility Companies' and Governmental Agencies' Easements and Licenses

Eddements and Elect			
This form may only be used by public utility companies Commission and governmental agencies for the recording where the consideration for the grant of such easement	ng of easements and licens	es	e, ĝ
Name of grantee (public utility company or gol/ernmental agency) New York State Department of Environmental Conservation		Federal employer id	entification number
Address of grantee 625 Broadway, Albany, NY 12233		Name and telephone r Brian Rashkow, 518	number of person to contact
Name(s) of Grantor Of Easement or License	Address of Property		sideration Given sement or License
1. Walcott Shoe LLC· 865 East	138th Street, New York, N	Y 10454	\$0
2. • **	*	(i) *	i it
3:	3	£40.	3 . 3
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5.			-W
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9.	\$		
10.			W
11.	(a)		*
12.			မှ
13.		, a	© (6)
14.	(8)		
<u>15.</u>	the barrier of such	All	
If more than fifteen conveyances are to be recorded, a	nature of Grantee	other conveyances.	- 5 .
I certify that the grantee is a public utility regulated by the Public Selicenses above; that it is true to the best knowledge of the grantee to Transfer Tax imposed by Article 31 of the Tax Law by reason that exconveyance is being made to a governmental agency.	rvice Commission or is a government the granting of each such eas	sement and/or license is exer	npt from Real Estate
New York State Department of Environmental Conseivation	2		•
Name of grantee	Signature of par	tner, officer of corporation, g	overnmental official,: etc.
* 62	*/	Title	7072 N

w RK ATE

Department of Taxation and Finance

Schedule B, Part 2 \$
Schedule B, Part 3 \$

Combined Real Estate Transfer Tax Return, Credit Line Mortgage Certificate, and Certification of Exemption from the Payment of Estimated Personal Income Tax fc>r the Conveyance of Real Property Located in New York City

See Form TP-584-NYC-I, Instructions for Form TP-584-NYC, before completing this form. Print or type. Schedule A - Information reJating to conveyance Granter/Transferor Name (# individual, last, first, middle initial) (0 mark an X if more than one grantor) Social Security number (SSN) Walcott Shoe LLC D t'ndividual Mailing address D Corporation 1536 Third Avenue, 3rd Floor D Partnership City State ZIP code Employer identification number (EIN) D Estate/Trust New York 10028 D Single member LLC Single member EIN or SSN Single member's name if granter is a single member LL* (see instructions) D Multi-member LLC D Other Grantee/Transferee Name (# individu,at, fast, first, middle ihitial) | mark an X if more than one grantee) D Individual New York State Department of Environmental Conservation M.atling address SSN D Corpor tion 625 Broadway D Partnership City State ZIP code D Estate/Trust 14-6013200 D Single member LLC Albany 12233 Single member EIN or SSN D Multi-member LLC Single member's name if grantee is a single member LLC (see instructions) Localion and description of property conveyed Tax map designation -Section, block & lot (include dots and cfashes) SWIS code (six digits) Street address City, town, or village County Block 2590, Lqt 51 865 East 138th Street New York Bronx 600100 Type of property conveyed (mark an X in applicable box) Date of conveyance 1 D One- to three-family house 6 D Apartment building Percentage of real property D Office building 2 D Residential cooperative conveyed which is residential 8 D Four-family dwelling D Residential condominium real property ___ D Contract executed on or before ☐ Vacant land O Other -----(see instructions) April 1, 2019 (see instructions) 5 **x b** commercial/Industrial Condition of conveyance (mark all that apply) f. D Conveyance which consists of a I. D Option assignment or surrender mere change of identity or form of a. D Conveyance of fee interest ownership or organization (attach m. D Leasehold assignment or surrender Form TP-584.1, Schedule F) b. D Acquis ion of a controlling interest (state percentage acquired _____ g. D Conveyance for which ere.di! for tax n. D Leasehold grant previously paid will be claimed (attach Fonn TP-584.1, Schedule G) c. D Transfer of a controlling interest (state Conveyance of an easement percentage transferred ____ h. D Conveyance of cooperative apartment(s) Conveyance for which exemption from transfer tax claimed (complete Schedule \mathcal{Q} , Part 4) d. D Conveyance to cooperative housing i. D Syndication corporátion q. \square Conveyance of property partly within j. D Conveyance of air rights or development rights and partly outside the state e. D Conveyance pursuant to or in lieu of foreclosure or enforcement of security k. D Contract assignment r. D Conveyance pursuant to divorce or separation interest (attach Form TP-584.1, Schedule E) s. D Other (describe) For recording officer's use Amount received Date received Transaction number Schedule B, Part 1 \$

Sc	hedule B - Real estate transfer tax return (Tax Law Article 31)		-1.0.		
	rt 1 - C?mputation of tax due (in addition to the tax on line 4, you must compute the tax on lines Sa and Sb, ifapplicable)				
1	Enter amount of consideration for the conveyance (ifyou are claiming a total exemption from tax, mark an X in the				
•	Exemption claimed box, enter consideration and proceed to Part 4)	1. 2.	-	0	
	Taxable consideration (subtract line 2 from line 1),	3.			_
	Tax: \$2 for each \$500. or fractional part thereof, of consideration on line 3	4.		-	
	Tax: \$1.25 for each \$500. or fractional part thereof. of consideration for the conveyqnce of residential real				
	property located in New York City if the amount on line 3 is \$3 million or more (see instructions)	5a.			
5k	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) Total before credit(s) claimed (add lines 4. Sa. and Sb)	5D. 6.			_
	Amount of credit claimed for tax previously paid (see instructions and attach Form TP-S84.1, Schedule G)	-		_	
	Total tax due• (subtractline 7 from line 6)	8.			
	e a				
	rt 2 - Computation of additional tax due on the conveyance of residential real property for \$1 million or more æ	•			_
	Enter amount of consideration for conveyance (from.Part 1. line 1)				_
2	Taxable consideration (multiply line 1 by the percentage of the premises which is residential real property, as shown in Schedule A)	>- 2 '2-	= · + ·	+ · -	-
	Total additional transfer tax due• /multiply line 2 by 1% (.01))	J-			ት -
Ps	rt 3 - Computation of supplemental tax due on the conveyance of residential real property, or interest therein.		28		
1 6	located in New York City, for \$2 million or more (see instructions)		7		
1	Enter amount of consideration for conveyance (from Part 1. line 1)	<u> </u>			
	Taxable consideration (multiply line 1 by the percentage of the premises which is residential real property, as shown in Schedule A)				
3	Total supplemental transfer ta x due• (multiply line 2 by tax rate, see instruction forrates)	Ĺ-=:J_			
	• 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.				240
Dr	rt 4 - Explanation of exemption claimed on Part 1. line 1 (mark an ★in a; y boxes that apply)				
	e 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 instrumental	ities.			
	i s i C p i i r r ti r a t t	r ee	ent		
	::ct ;\::c _, :t):.bl		18568	а	
b.	Conveyance is to secure a debt or other obligation		u	b	D
C.	Conveyance is without additional consideration to confirm. correct. modify. or supplement a prior conveyance			С	D
Ч	Conveyance of real property is without consideration and not in connection with a sale. including conveyances of	conve	vina		
u.	realty as bona fide gifts			d	
	, ,				\mathbf{D}
e.	Conveyance is given in connection with a tax sale,	:		е	D
f	Conveyance is a mere change of identity or form-of owners hip or organization where there is no change in bene	ficial			
	ownership. (This exemption cannot be claimed for a conveyance to a cooperative housing corporation of real pr	operty	V		_
Ŷ	comprising the cooperative dwelling or dwellings.) Attach Form TP-584.1. Schedule F		, 	f٠	D
					D
-	Conveyanc consists of deed of partition	_	_	-	ט י
h.	Conveyance is given pursuant to the federal Bankruptcy Act			h	D
j. •	Conveyance consists of the execution of a contract to seli real property, without the use or occupancy of such p	ropert	y. or		\mathbf{r}
	the granting of an option to purchase real property. without the use or occupancy of such property			i	ע
i	Conveyance of an option or contract to purchase real property with the use or occupancy of such property wher	e the			•
J.	consideration is less than \$200,000 and such property was used solely by the granter as the grantor's personal		ence	*	
	and consists of a one-, two or three-family house. an individual residential condominium unit. or the sale of sto				
	in a cooperative housing corporation in connection with the grant or transfer of a proprietary leasehold covering	an			_
	individual residential cooperative apartment.			j	D
k	Conveyance is not a conveyanGe within the meaning of Tax Law. Article 31, § 1401 (e) (attach do"cuments				_
	supporting such claim):			k	D

Sched	lule C - Credit Line Mortgage Certific	ate (Tax Law Artic	le 11)		
	ete.the following only if the interest being to certify that: (mark an X in the appropriate		ee simple interest.		
1. D	The real property being_sold or t_ransferred	is not subject to an 🤉	outstanding credit line mortgage.	, 15일 및 보	N N
P	The real property being sold or transferred is claimed for the following reason: a D The transfer of real property is a transcreal property (whe)her as a joint.tenant b D The transfer of real property is (A) to or to one or more of the original obligation property after the transfer is held by the trustee for the benefit of a minor or the c D The transfer of real property is a transcream d O The maximum principal amount security or transferred is not principally improved not	sfer of a fee simple int, a tenant in common a person or persons ors or (B) to a person the transferor or such the transfer to a trust of the sfer to a trustee in but the credit line or will it be improved	nterest to a person or persons when on or otherwise) immediately before related by blood, marriage or add nor entity where 50% or more of nor elated person or persons (as infor the benefit of the transferor). nkruptcy, a receiver, assignee, on the mortgage is \$3 million or more, as by a one- to six-family owner-oc_content.	o held a fee simple ore the transfer. option to the origina the beneficial interest the case of a transfer of the case of a transfer of the real properticupied residence or	e interest in the al obliger est in such real sfer to a court. ty being sold r dwelling.
	Note: for purposes of determining _wh amounts secured by two or more cred more information regarding these agg	lit line mortgages ma	ay be aggregated under certain cir		
¥(6)	$e \cdot D$ Other (attach detailed explanation).	****	s		™ 8 ned
	The real property being transferred is present following reason: a D A certificate of discharge of the credit				ue for the
	b D A check has been drawn payable for and a satisfaction of such mortgage v	transmission to the	credit line mortgagee or the mortg		ie balance due,
E	T_he real property, being transferred is subjeted (insert liber and page or reel or other identified by the mortgage is is being paid herewith. (Make check payable New York City but not in Richmond County,	fication of the mortga No exemption le to county clerk wh	age). The maximum principal amon in from tax is claimed and the tax of the age of the area of the age of the a	ount of debt or oblig of e recording is to tal	
Signa	ture (both the grantors and grantees	must sign)			- 11 T
attachn	dersigned certify that the above information nent, is to the best of their knowledge, true as purposes of recording the deed or other in	and complete, and a	uthorize the person(s) submitting		
	Granter signature	Title	Grantee signature	988 Va 3*	Title
-	Granter signature	"Titre	Grantee signature	8 3	Title
	der: Did you complete all of the required infe				

marked e, f, or gin 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.

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

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

If the property is being conveyed by a referee pursuant to a foreclosure proceeding, proceed to Part 2, mark an Xin the second box under *Exemptions for nonresident transferors/sellers*, and sign at bottom.

Part 1 - New York State residents

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

Certification of resident transferors/sellers

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

Signature	Print full name	·oate
Signature	Print full name	Date
Signature	Print full name	Date
Signature	Priot full name	Date

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

Part 2 - Nonresidents of New York State

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

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

Exemption for nonresident transferors/sellers

This is to certify tllat-at the time of the sale or transfer of the real property or cooperative unit, the transferor/seller (grantor) of this real property or cooperative unit was a nonresident of New York State, but is not required to pay estimated personal income tax under Tax Law § 663 due to one of the following exemptions:

L	m D The real property or cooperative unit being sold or transferred qualifies in total as the transferor's/seller's principal $m r$	esidence
	(within the meaning of Internal-Revenue Code, section 121) from to (see instructions).	5

D The transfe;or/seller is a ·mortgagor conveying the mortgaged property to a mortgagee in foreclosure, or in lieu of foreclosure with no additional consideration.

D The transferor or transferee is an agency or authority of the United States of America, an agency or authority of New York State, the Federal National Mortgage Association, the Federal Home Loan Mortgage Corporation, the Government National Mortgage Association, or a private mortgage insurance company.

Signature	8	Print full name	Date
Signature		Print full name	Date
Signatur♦		Print full name	Date .
Signature	**	Print full name	Date



Department of Taxa.ti6n 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
•Locat!;!d in New York City

y		- 47			1016
		TP-584-NYC, before complet	ing this form. Print or	type.	£ 2
Schedule A - Inform				4 96	10 :10 : 1 (001)
Grantor/Transferor		first, middle initial) (0 mark an X	if more than one grantor)		Social Security number (SSN)
D Individual	885 East 138th Stre	eet LLC.			
D Corporation	Mailing address	0.1.51			SSN
D Partnership	1536 Third Avenue,			710	
D Estate/Trust	City	State		ZIP code	Employer identification number (EIN)
D Single member-LLC	New York	NY		10028	Circular and FINL and CONT
D Multi-member LLC	Single member's name	if granter <u>is</u> a single member	LLC (see instructions)		Single member EIN or SSN
D Other	N				1001
Gra tee/Transferee	Name (if individual, last,	first, .middle initial) (0 mark an X i	if more than one grantee)	•	: SSN
D Individual		partment of Environmental(Jonservation	*	CCNI
D Corporation	Mailing address				SSN
D Partnership	625 Broadway			7ID !	Enl
D Estate/Trust	City	State		ZIP code	EIN
D Single member LLC	Albany	NY NY	16	12233	14-6013200
☐ M Iti-member LLC	Single member's name	if grantee is a single member	LLC (see instructions)		Single member EIN or SSN
Other.		4	1244		1
Location and description				0:1 1	15" .
Tax map designation - Section, block & lot	SWIS code (six digits)	Street address		City, town, or vill	age County
(include dots and dashes)	(on aigno)		*		8,
	-	1			
B				361 8	e2
Block·2598, Lot 1	000400	885 East 138th Street		New York	Bronx·
T	• 600100	<u></u>			
Type of property convey		_	Date of conveya	nce	
•1 $oxed{D}$ One- to three-fam		Apartment building	1 2		Percentage of real property
2 Residential coope		Office building	month day		conveyed which is residential
3 D Residential condo		D Four-family dwelling	D	uted on or before	rnal propertyO%
4 D Vacant land		D Other		/see <i>instructions</i>)	(see instructions)
5 X!Commercial/Indus	trial	¥	7 (prii 1, 2010	roce mendenency	18 28
Condition of conveyone	2 (1 1 1 1 1 1 1 1 1 1 1	D		D	
		f. D Conveyance which compare of identification	onsists of a	LD Option assign	nme.nt or surrender • 🗼
a. D Conveyance of fee	e interest	mere change of ident ownership or organiz	ation (attach	-	
. D		Form TP-584.1, Schedul	le F)	m. D Leasehold a	ssignment or surrender
b. D Acquisition of a con		5		.	15
percentage a c q u i	red%) .	g. D Conveyance for which	h credit for tax	n. D Leasehold g	rant
D =		previously paid will be Fonn TP-584.1, Schedu		TDI -	e.
ç. D Transfer of a contr		U3h		o. IBIConveyance	of an easement
percentage trans	sferred'%)	h. D Conveyance of cooper	ative apartment(s)	TDI -	
1 D 0		. D		p. IBIConveyance	for which exemption
d. D Conveyance to co corporation	operative nousing	L D Syndication		Schedule B,	tax claimed <i>(compl te</i> Part 4)
corporation		. D			•
D o		j. D Conveyance of air rig .development rights	ihts or	q. ☐ Conveyance	of property partly within itside the state
e. D Conveyance pursu					
	orcement of security or TP-584.1, Schedule E)	k. Contract assignment			oursuant to divorce or separation
	555		Data reseived	s. D Other (descrip	
For recording officer's use	Schedule 8, Part	1 ¢	Date received		Transaction number
	Schedule 8, Part				
9 8 N	Schedule 8, Part	-			

<u>s</u>	chedule B - Real estate transfer tax return (Tax Law Article 31)		9	
Р	art 1 - Computation of tax due (in addillon to the tax on line 4, you must compute the tax on tines Sa and Sb, if applicable)	10		50.5
	1. Enter amount of consideration for the conveyance (ifyou are claiming a total exemption from tax, mark an X in the			
	Exemption claimed box, enter consideration and proceed to Part 4)	1.	0	
	2 Continuing lien deduction (see instructions. if property is taken subject to mortgage or lien)	2.		
	3 Taxable consideration (subtract line 2 from line.1)	3.		
	4 Tax: \$2 for each \$500, or fractional part thereof, of consideration on line 3	4.		
	a Tax: \$1.25 for each \$500, or fractional part thereof, of consideration for the conveyance of residential real	31 8	Č	A 5
ĕ	property located in New York City if the amount on line 3 is \$3 million or more (see instructions)	Sa.		
S	b 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)	Sb.		
	6. Total before credit(s) clai.med <i>(add lines 4, 5a, and 5b)</i>	6.		
	7 Amount of credit claimed for tax previously paid (see instructions and attach Fann TP-584.1, Schedule G)	7.		
	8 Total tax due" (subtract line 7 from line 6) .•	8.		
	art 2 - Computation of additional tax due on the conveyance of residential real property for \$1 million or more 😥 i			8
	1 Enter amount of consideration for conveyance (from Part 1, line 1)			
•	2 Taxable consideration (multiply line 1 by the percontage of the premises which is residential real properly, as shown in Schedule A) 1	2. ———		
	3 Total additional transfer tax due• (multiply line 2 by 1% (.01))	=3=.		1
				.040
Р	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.	:•)	. 1
	1 Enter amount of consideration for conveyance (from Part 1, line 1) •···································			
	2 Taxable consideration (multiply line 1 by the percentage of the premises which is residential real property, as shown in Schedule A) 1	4 +√t -		
	3 Total supplemental transfer tax due• (multiply line 2 by tax rate, see instruction for rates;'			1
	• 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.			*
Р	art 4 - Explanation of exemption claimed on Part 1, line 1 (mark an X in any boxes that apply)	Æ		186
	he conveyance of real property is exempt from the real estate transfer tax for the following reason:			î
	Conveyance is to the United Nations, the United States of America, New York State, or any of their instrumentaliti	AS .		
u.	agenc.ies, or political subdivisions (cir any public corporation, including a public corporation created pursuant to ag			*
	or compact with another state or Canada)		. а	
				_
b.	Conveyance is to secure a debt 0'r other obligation	:	. b	D
_	Conveyance is without additional consideration to confirm, correct, modify, or supplement a prior conveyance		•	D
C.	Conveyance is without additional consideration to confirm, correct, modify, or supplement a prior conveyance	(a)	. С	D
d.	Conveyance of real property is without consideration and not in connection with a sale, including conveyances co	nveying		* ;
	realty as bona fide gifts		d	
				\mathbf{r}
e,	Conveyance is given in connection with a tax sale		е	Ď
		2.0		
f.	Conveyance is a mere change of identity or form of ownership or organization where there is no change in benefit			
	ownership. (This exemption cannot be claimed for a conveyance to a cooperative housing corporation of real pro			\mathbf{D}
	comprising the cooperative dwelling or dwellings.) Attach Form TP-584.1, Schedule F		. f	D
α.	Conveyance consists of deed of partition		α.	D
y.	deed of partition		. y	D
h.	Conveyance is given pursuant to the federal Bankruptcy Act	,	h	
			24	(10)
5	Conveyance consists of the execution of a contract to sell real property, without the use or occupancy of such pro	perty, or		D
	the granting of an option to-purchase real property, without the use or occupancy of such property		. 4	ש
j.	Conveyance of an option or contract to purchase real property with the use or occupancy of such property where	the		
J.	consideration is less than \$200,000 and such property was used solely by the grantor as the grantor's personal re-			
	and consists of a one-, two-, or three-family house, an individual residential condominium unit, or the sale of stock			
	in a co.operative housing corporation in con ection with the grant or-transfer of a proprietary leasehold covering a			
	individual residential coop.erative apaitment.: •••_••••••::-::-:::-:::-::::::::::::::		3	\mathbf{D}
	individual residential coop.erative apartificit		- 1	D
k.	Conveyance is not a conveyanc.ewithin the me, ming of Tax Law, Article 31, § 1401 (e) (attach documents			T
	supportingsuch claim)		k	I)

Sche	dule C - Credit Line Mortgage Cert	ificate (Tax Law Articl	e_11)		
	lete the following only if the fnterest be to certify that: (mark.an X in the appropri		e simple interest.	<i>x</i> • •	
1. D	The real property being s ld or transf rre	ed is not subject to an o	utstanding credit line mortgage	. st.	9
2. D	The real property being sold or transferr is claimed for the following reason:. a D The transfer of real property is a transfer of real property (whether as a joiryt te	ransfer of a fee simple in	• nterest to a person or persons w	vho held a fee simple	£(♠?) ∞.5.5.5
	b D The iransfer of real property is (A) or to one or more of the original of property after the transfer is held trustee for the benefit of a minor of	bligors or (8) io a person by the transferor or such	or entity where 50% or more or related person or persons (as	of the beneficial intere in the case of a trans	est in such real
*	c D The transfer of real property is a tr	ransfer to a trustee in ba	nkruptcy, a receiver, assignee,	or otherofficer of a c	court.
	d D The maxi um principal amount so or transferred is not principally improved				
• A	Note: for purposes a(determining amounts sectired by_two or)Tiore comore information regarding these a	redit line mortgages may	y be aggregated under certain o		
50 NES	e D Other (attach detailed explanation).	*	er er se	***
3. D	The real property being transferred is profollowing reason: a D A certificate of discharge of the creations D				ue for the
*0	b D A check h s been drawn p yable and a satisfaction of such mortgage			tgagee's agent for th	e balance due,
4. D	The real proP,erty-being transferred is su (insert liber and page or reel or other ide by the mortgage is, is being paid herewith. (Make check pay	entification of the mortgag No exemption	ge). The maximum principal am from tax is claimed and the tax	nount of debt or oblig x of	<u> </u>
•	New York City but not in Richmond Coul				. S
Signa	ture (both the grantors and grante	es must sign)		**C \$1	
attachr	ndersigned certify that the above informat ment, is to the best of their knowledge, tru or purposes of recording the deed or othe	ue and complete, and au	thorize the person(s) submitting		
163		* 4		g s	. *
-	Grantor signature	l)tle	Grantee signature	9 % ₄ %	Title
	₽			*	**
	Grantor signature	Tiste I	Omentes almost us		Tale
Domin	-	litle	Grantee signature	d to corrintain School	Title
	der: Did you complete all of the required de, f, or gin Schedule A, did you complete and a series of the series of				•

marked e, f, or gin 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.

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

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

If the property is being conveyed by a referee pursuant to a foreclosure proceeding, proceed to Part 2, mark an.X in the second box under *Exemptions for nonresident transferors/sellers*, and sign at bottom.

Part 1 - New York State residents

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

Certification of resident transferors/sellers

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

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

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

Part 2 - Nonresidents 01 New York State

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

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

Exemption for nonresident transferors/sellers

This is to certify that at the time of the sale or transfer of the real property or cooperative unit, the transferor/seller (granter) of this real property or cooperative unit was a nonresident of New York State, but is not required to pay estimated personal income tax under Tax Law § 663 due to one of the following exemptions:

L	The real property or cooperative unit being so	ld or transferred o	qualifies	in t.otal as	the tran.s	sferor's/seller's principal	residence
	(within the meaning of Internal Revenue Code	, section 121) from	m _D	t o	 Date	/see instructions).	

D The transferor/seller is a mortgagor conveying the mortgaged property to a mortgagee in foreclosure, or in lieu of foreclosure with no additional consideration.

D The tran; fer r or transfe; ee is an agency or authority of the United States of America, an agency or authority of New York State, the Federal National Mortg age Association, the Federal Home Loan Mortgage Corporation, the Government National Mortg ge Association, or a private mortgage insurance company.

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RTS20278

Account 1: 1500 - LEGAL/GENERAL COUNSEL

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wolcott s_hoe lie 1536 ·3rd. ave

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- NEWYORK NY 10028

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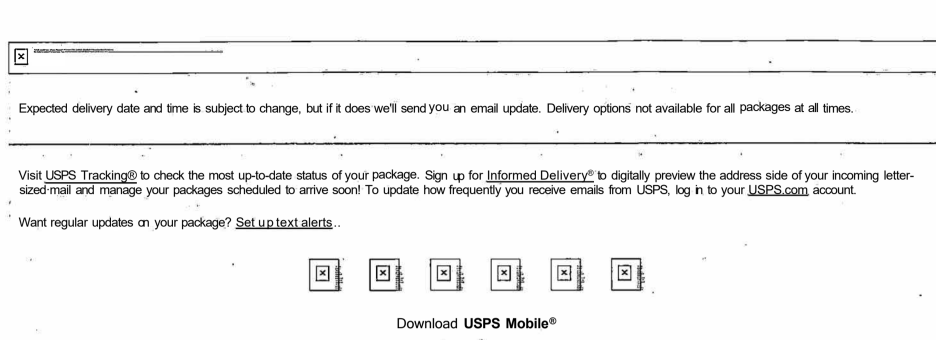
Package Shipped from: NYS DEPT OF ENVIRONMENTAL CONSERVATION

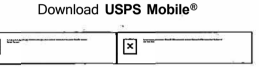
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Tracking#

Package **D**

Job#

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Search results listed below

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Select	158289	12/5/2024 2:37:50 PM	885 EAST 138TH STREET LLC		NEW YORK
Select	158290	12/5/2024 2:38:16 PM	ABRAMSON BROOKS LLP	JON SCHUYLER BROOKS ESQ.	PORT WASHINGTON
Select	158291	12/5/2024 2:38:53 PM	JOHN FERRAUTO		RANCHO MIRAGE
SeleCt	158292	12/5/2024 2:39:23 PM	AVR REALTY COMPANY LLC	THOMAS PERNA	YONKERS
s'erect	158293	12/5/2024 2:39:53 PM	14 BAYLEY ASSOCIATES ILC	NINO PRAINITO	YONKERS
			*0		

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Total Pieces OTotal Weight 5.5 ozs

Total Charges 10.340

Transaction Detail

RTS ID RTS20278

Date Created 12/5/202412:53:50 PM

Date Processed 12/5/2024 2:37:50 PM

Account# 1500 (LEGAUGENERAL

Tracking 92148901178572000000046761

Service 1st Class Flat

Package ID RTS20278

Job#

Ship To Address 885 EAST 138TH STREET LLC

WOLCOTT SHOE LLC
1536 3RD AVE

3RD FL

• **T**

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abramson brooks llp

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suite 322

PORT WASHINGTON NY 11050

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12/9/2024 То

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City

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Name

885 EAST 138TH STREET LLC ABRAMSON BROOKS LLP

JOHN FERRAUTO

AVR REALTY COMPANY LLC 14 BAYLEY ASSOCIATES LLC Attention

JON SCHUYLER BROOKS ESQ.

NEWYORK

PORT WASHINGTON

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Date Processed 12/5/2024 2:38:16 PM

Account# 1500 (LEGAUGENERAL

Tracking 92148901178572000000046778

Service 1st Class Flat

RTS20277 Package **ID**

Total Pieces 0

Total Weight 5.5 ozs

Total Charges 10.340

Job·#

Ship To Address ABRAMSON BROOKS LLP JON SCHUYLER BROOKS ESQ. s 1051 PORT WASHINGTON BLVD T

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