THIS INDENTURE, BETWEEN	made the	day of	,	and	
as administrator (trix) of the ate of	Estate of				
who died intestate on the party of the first part, and	day of	,		and	
party of the second part,					
WITNESSETH, that whereas by the Surrogate's Court, of the power and authority g			County, New York,		of the first par and by virtu
party of the second part, the	distributees or succe			does hereby grant and part forever,	dollar: release unto th
		8	1 5		
ALL that certain plot, piece	e or parcel of land, w	-		n erected, situate, lying a	and being in th
	e or parcel of land, w	-		n erected, situate, lying a	and being in th
	e or parcel of land, w	-		n erected, situate, lying a	and being in th
	e or parcel of land, w	-		n erected, situate, lying a	nd being in th
	e or parcel of land, w	-		n erected, situate, lying a	nd being in th
	e or parcel of land, w	-		n erected, situate, lying a	nd being in th
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	e or parcel of land, w	-		n erected, situate, lying a	nd being in th
	e or parcel of land, w	-		n erected, situate, lying a	nd being in th
	e or parcel of land, w	-		n erected, situate, lying a	nd being in th
	title and interest, if a nter lines thereof; To s death in said premis er individually, or ot	with the buildings and in with the buildings and in any, of the party of the OGETHER with the ap ses, and also the estate herwise; TO HAVE AN	first part, in and to a purtenances, and als therein, which the p ID TO HOLD the p.	any streets and roads abu so all the estate which th arty of the first part has remises herein granted u	utting the above said decede or has power
ALL that certain plot, piece FOGETHER with all right, the described premises to the central at the time of decedent's convey or dispose of, whether	title and interest, if a nter lines thereof; TG s death in said premis er individually, or ot ees or successors and art covenants that the	with the buildings and in with the buildings and in any, of the party of the OGETHER with the ap ses, and also the estate herwise; TO HAVE AN d assigns of the party of e party of the first part h	first part, in and to a purtenances, and als therein, which the p ID TO HOLD the p	any streets and roads abuso all the estate which that arty of the first part has remises herein granted u ever.	atting the above said decede or has power into the party of the said the sa
ALL that certain plot, piece ALL that certain plot, piece FOGETHER with all right, the lescribed premises to the center of the second part, the distribute he second part, the distribute AND the party of the first panave been incumbered in any Subject to the trust fund proversion of the second part.	title and interest, if a nter lines thereof; TG s death in said premis er individually, or ot ees or successors and art covenants that the y way whatever, exce visions of section this	with the buildings and in with the buildings and in any, of the party of the OGETHER with the ap ses, and also the estate herwise; TO HAVE AN d assigns of the party of e party of the first part hept as aforesaid. rteen of the Lien Law.	first part, in and to a purtenances, and als therein, which the p ID TO HOLD the p i the second part for has not done or suffe	any streets and roads abt so all the estate which th arty of the first part has remises herein granted u ever. ered anything whereby th	atting the above said decede or has power into the party of the said the sa
ALL that certain plot, piece TOGETHER with all right, the described premises to the centre of decedent's convey or dispose of, whether he second part, the distribute AND the party of the first para	title and interest, if a nter lines thereof; TG s death in said premis er individually, or ot ees or successors and art covenants that the y way whatever, exce visions of section this postrued as if it read	with the buildings and in with the buildings and in any, of the party of the OGETHER with the ap ses, and also the estate herwise; TO HAVE AN d assigns of the party of e party of the first part he ept as aforesaid. rteen of the Lien Law. "parties" whenever the	first part, in and to a purtenances, and als therein, which the p ID TO HOLD the p i the second part for has not done or suffe sense of this indentu	any streets and roads abuse all the estate which the arty of the first part has remises herein granted u ever. There anything whereby the arts or requires.	atting the above e said deceder or has power nto the party of the said premisor

Acknowledgement taken in New York State	Acknowledgement taken in New York State
State of New York. County of , ss:	State of New York, County of . ss:
On the day of . in the year , before me, the undersigned, personally appeared	On the day of . in the year . before me, the undersigned, personally appeared
personally known to me or proved to me on the basis of satisfactory evidence to be the individual(s) whose name(s) 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.	personally known to me or proved to me on the basis of satisfactory evidence to be the individual(s) whose name(s) 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.
Acknowledgement by Subscribing Witness taken in New York State	Acknowledgement taken outside New York State
State of New York, County of , ss:	* State of , County of , ss: * (or insert District of Columbia, Territory, Possession or Foreign Country)
On the day of , in the year , before me, the undersigned, personally appeared	On the day of , in the year , before me, the undersigned, personally appeared
the subscribing witness to the foregoing instrument, with whom I am personally acquainted, who being by me duly sworn, did depose and say, that he/she/they reside(s) in	personally known to me or proved to me on the basis of satisfactory evidence to be the individual(s) whose name(s) is
that he/she/they know(s) to be the individual described in and who executed the foregoing instrument; that said subscribing witness was present and saw said execute the same; and that said witness at the same time subscribed his/her/their name(s) as a witness thereto.	(are) subscribed to the within instrument and acknowledged to me that he/she/they executed the same in his/her/their capacity(ies), 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, and that such individual made such appearance before the undersigned in the
	(add the city or political subdivision and the state or country or other place the acknowledgement was taken).
Title No.:	DISTRICT
	SECTION
	BLOCK
	LOT
	COUNTY OR TOWN
	RETURN BY MAIL TO:
DISTRIBUTED BY OMNI TITLE AGENCY 6800 Jericho Turnpike Suite 212E	
Syosset, New York 11791 PHONE: 516-621-1100 FAX: 631-669-2577	Zip No.

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