MORTGAGE SPLITTER AGREEMENT

(a domestic corporation organized and existing under the laws of the State of New York having an

the "Note") secured by the Mortgage(s) described on Schedule A hereto (the "Mortgage"), upon

, 20

day of

) (hereinafter "Mortgagor"), and

the State of New York and having a principal place of business at

WHEREAS, the Mortgagee is the holder of a certain Note dated

which Mortgage there is now due and owing the principal sum of \$

AGREEMENT made this

to said Note; and

, by and between

, a bank organized and existing under the laws of

executed by

, with an address of

, with interest thereon pursuant

in the sum of

(hereinafter "Mortgagee").

WHEREAS constitute	, the	Mortgagor is desirous of severing, splitting and dividing the lien of the Mortgage so as to separate liens, as set forth on Schedule B hereto; and					
		rtgagee hereby consents to the severing, splitting and dividing of the lien of the mortgage conditions and provisions set forth herein.					
the Mortgag	gor h	ORE , in consideration of the representations, warranties, covenants and agreements of erein contained, and the mutual promises of the parties hereto, and for other good and eration, the adequacy and receipt of which is hereby acknowledged, it is agreed as					
1.	sev lien lien	the aforesaid Mortgage, now a lien on Parcels A, B , be and the same is hereby evered, split and divided so that the same shall hereafter constitute but one first mortgage en securing the principal sum of \$ and interest upon Parcel A only; one first mortgage en securing the principal sum of \$ and interest upon Parcel B only; (add statement for ach additional Parcel).					
2.	In consideration of the severing, splitting and division of the Mortgage as herein provide Mortgagor does hereby represent, warrant, covenant and agree as follows:						
	 a) Mortgage A is a valid first lien on Parcel A, for the full amount of principal in the sum \$ and interest thereon, and that there are no offsets and/or defenses to said Mortgage A and the Note or other obligations it secures; 						
	Mortgage B is a valid first lien on Parcel B, for the full amount of principal in the sum of \$ and interest thereon, and that there are no offsets and/or defenses to said Mortgage B and the Note or other obligations it secures;						
	c) (Continue for each additional Parcel)						
	d)	That all the terms, conditions and/or provisions of said Notes and mortgages, except as					

herein modified and amended, shall remain in full force and effect and shall be binding until further modified by subsequent agreement between Mortgagor and Mortgagee.

IN WITNESS WHEREOF, the Mortgagor and Mortgagee have caused this instrument to be duly executed as of the day and year first above written.									
MORTGAGOR	MORTGAGEE								
By:(Name and Title)	By:(Name and Title)								

ACKNOWLEDGEMENT TAKEN IN NEW YORK STATE

State of	County of	, ss:							
subscribed to (their) capacit	or proved to me the within instrum y(ies), and that by	on the basis of satisfacent and acknowledge	ore me the undersigned, actory evidence, to be the dot one that (he) (she) that undersigned. It is a structured to the instrument of the instrument.	ne individual(s) whose (they) executed the sa	ame in (his) (hei				
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ACKNOWLEDGEMENT TAKEN IN NEW YORK STATE									
State of	County of	, ss:							
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ACKNOWLE	DGEMENT BY SU	IBSCRIBING WITNES	S TAKEN IN NEW YOR	K STATE					
State of	County of	, ss:							
did depose ar described in	itness to the foreg nd say, that (he) (s and who executed	oing instrument, with the) (they) reside(s) in the foregoing instru	before me the undersi whom I am personally ac ; that (he) (she) (t ment; that said subscribi e same time subscribed	equainted, who being b hey) know(s) to ing witness was prese	y me duly sworr be the individua ent and saw sai				
					-				
ACKNOWLE	DGEMENT TAKE	N OUTSIDE NEW YO	RK STATE						
* State of * (or insert Dis	County of strict of Columbia,	, ss: Territory, Possession	or Foreign Country)						
subscribed to (their) capacit behalf of which before the un	or proved to me the within instrumy(ies), and that by	on the basis of satisfacent and acknowledge (his) (her) (their) sign acted, executed the	ore me the undersigned, actory evidence, to be the dot one that (he) (she) ature(s) on the instrume instrument, and that sucpolitical subdivision and	ne individual(s) whose (they) executed the sa ent, the individual(s) or ch individual(s) made s	ame in (his) (her the person upo such appearanc				

Title No. To Section: Block: Lot:

MORTGAGE SPLITTER AGREEMENT

RETURN BY MAIL TO

County or Town:

SCHEDULE A SCHEDULE OF MORTGAGES

SCHEDULE B

SCHEDULE OF SEVERED MORTGAGES