This instrument was p Name: Address:	repared by:			
		(Sp	pace Reserved for Clerk)
	UNITY	OF TITLE		
WHEREAS,	the undersigned , is the Owner of that	t property ("Property	, bearing y") legally described as:	address
	Exhibit A (Attach lega	ıl description as E	xhibit A)	
The address of which bear the following folio	is numbers:	, and	, Miami Beach, Flo ;	orida, and
and				
welfare, the herein-des	vner recognizes and ac scribed property shall not same is put to the hereina	t be divided into se		
for other good and	ORE, in consideration of valuable consideration, hereby agrees to restri	the receipt and	sufficiency of which are	e hereby
	erty shall be considered a land shall be sold, trans parcel of land.			
that any official inspect privilege at any time du to determine whether	on. As further part of the tor of the City of Miami iring normal working hour or not the requirement of to are being complied w	Beach, or its agen rs of entering and its of the building	nts duly authorized, may inspecting the use of the	have the premises
constitute a covenant i	unning with the Land. running with the land and -Dade County, Florida ar	d shall be recorded	d, at the Owner's expens	se, in the

upon the undersigned Owner, and its heirs, successors and assigns until such time as the same is modified or released. These restrictions during their lifetime shall be for the benefit of, and limitation

upon, all present and future owners of the real property and for the public welfare.

	(Space Reserved for Clerk)
Page 2 of 6	
Address:	
Unity of Title / Corporate Owner	

Further provided, however, that a release will be executed when the premises are made to conform with applicable zoning regulations or the use or structure is removed from the premises and there is no further reason to maintain the Unity of Title on the public records.

- 4. <u>Term.</u> This Unity of Title is to run with the land and shall be binding on all parties and all persons claiming under it for a period of thirty (30) years from the date this Unity of Title is recorded after which time it shall be extended automatically for successive periods of ten (10) years each, unless an instrument signed by the, then, owner(s) of the Property has been recorded agreeing to change the covenant in whole, or in part, provided that the Unity of Title has first been modified or released by the City of Miami Beach.
- 5. Modification, Amendment, Release. This Unity of Title may be modified, amended or released as to the land herein described, or any portion thereof, by a written instrument executed by the, then, owner(s) of all of the Property, including joinders by all mortgagees, if any, provided that the same is also approved by the Director of the Miami Beach Department of Planning, or the executive officer of the successor of such Department, or in the absence of such director or executive officer by his assistant in charge of the office in his absence.

Should this Unity of Title be so modified, amended or released, the Director of the Department of Planning, or the executive officer of the successor of such Department, or in the absence of such director or executive officer by his assistant in charge of the office in his absence, shall forthwith execute a written instrument effectuating and acknowledging such modification, amendment or release.

- 6.**Enforcement**. Enforcement shall be by action against any parties or person violating, or attempting to violate, any covenants. The prevailing party in any action or suit pertaining to or arising out of this Unity of Title shall be entitled to recover, in addition to costs and disbursements allowed by law, such sum as the Court may adjudge to be reasonable for the services of his attorney. This enforcement provision shall be in addition to any other remedies available at law, in equity or both.
- 7. Authorization for the City to Withhold Permits and Inspections. In the event the terms of this Unity of Title are not being complied with, in addition to any other remedies available, the City is hereby authorized to withhold any further permits, and refuse to make any inspections or grant any approvals, until such time as this declaration is complied with.
- 8. Election of Remedies. All rights, remedies and privileges granted herein shall be deemed to be cumulative and the exercise of any one or more shall neither be deemed to constitute an election of remedies, nor shall it preclude the party exercising the same from exercising such other additional rights, remedies or privileges.
- 9. <u>Presumption of Compliance</u>. Where construction has occurred on the Property or any portion thereof, pursuant to a lawful permit issued by the City, and inspections made and approval of occupancy given by the City, then such construction, inspection and approval shall create a rebuttable presumption that the buildings or structures thus constructed comply with the intent and spirit of this Unity of Title.

Unity of Title / Corporate Owner
Address:
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(Space Reserved for Clerk)
10. <u>Severability</u> . Invalidation of any one of these covenants, by judgment of Court, shall not affect any of the other provisions which shall remain in full force and effect.
[REMAINDER OF PAGE INTENTIONALLY BLANK – SIGNATURE PAGES TO FOLLOW]
[REMAINDER OF PAGE INTENTIONALLY BLANK – SIGNATURE PAGES TO FOLLOW]

Unity of Title / Corporate Owner	
Address:	
Page 4 of 6	
	(Space Reserved for Clerk)
Signed, witnessed, executed and acknown.	wledged on this day of
WITNESSES:	OWNER:
Signature	Individual Signature
Print Name [*Note: All others require attachment of original	Print Name Il corporate resolution of authorization]
	Name of Corporate Entity
	Title with Corporate Entity
Signature	Address:
Print Name	
STATE OF	
COUNTY OF	
The foregoing instrument was acknowledge	ed before me by
or has produced	, who is personally known to me, as identification.
Witness my signature and official seal this, in the County and State aforesaid.	
My Commission Expires:	Notary Public-State of
	Print Name

Unity of Title / Corporate Owner		
Address:		
Page 5 of 6		
	(Sp	ace Reserved for Clerk)
Signed, witnessed, executed	d and acknowledged on this d	ay of
WITNESSES:	OWNER ent of original corporate resolution o	f authorization]
Signature	Individual Signature	
Print Name	Print Name	
	Name of Corporate Entity	y
	Title with Corporate Entit	y
0:	Address:	
Signature		
Print Name		
STATE OF		
COUNTY OF		
The foregoing instrument was	acknowledged before me by	
to me or has produced	, as identification.	who is personally known
	cial seal this day of foresaid.	,
My Commission Expires:	Notary Public-State of	
	Print Name	
Approved: execution:	Approved as to form 8	& language & for
Director of Planning Date	City Attorney	 Date

	(Space Reserved for Clerk)
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Address:	
Unity of Title / Corporate Owner	

EXHIBIT A