# RED BARN MEATS, INC., AS LANDLORD

### AND

COUNTY	OF LEWIS INDUSTRIAL DEVELOPMENT AGENCY, AS TENANT
_	MEMORANDUM OF UNDERLYING LEASE
_	DATED AS OF SEPTEMBER 1, 2024

RELATING TO A LEASEHOLD INTEREST HELD BY THE LANDLORD IN CERTAIN PARCELS OF LAND LOCATED AT 9095 BRIOT ROAD (TAX MAP NUMBER 147.00-01-18.210) AND 9097 BRIOT ROAD (TAX MAP NUMBER 147.00-01-18.100) IN THE TOWN OF NEW BREMEN, LEWIS COUNTY, NEW YORK.

THIS DOCUMENT IS INTENDED TO BE RECORDED IN LIEU OF THE WITHIN-DESCRIBED UNDERLYING LEASE IN ACCORDANCE WITH THE PROVISIONS OF SECTION 291-c OF THE NEW YORK REAL PROPERTY LAW.

### MEMORANDUM OF UNDERLYING LEASE

The undersigned, RED BARN MEATS, INC., a business corporation organized and existing under the laws of the State of New York having an office for the transaction of business located at 9095 Briot Road, Croghan, New York, as landlord (referred to in the hereinafter described Underlying Lease as the "Company") and COUNTY OF LEWIS INDUSTRIAL DEVELOPMENT AGENCY, a public benefit corporation organized and existing under the laws of the State of New York having an office for the transaction of business located at 7551 South State Street, Lowville, New York, as tenant (referred to in the hereinafter described Underlying Lease as the "Agency") have entered into a certain lease to Agency dated as of September 1, 2024 (the "Underlying Lease").

The Underlying Lease covers parcels of land (collectively, the "Land") located at 9095 Briot Road (tax map number 147.00-01-18.210) and 9097 Briot Road (tax map number 147.00-01-18.100) in the Town of New Bremen, Lewis County, New York, said Land being more particularly described on Exhibit A attached hereto and made a part hereof, together with any improvements now or hereafter located on the Land (the Land and all of said improvements being sometimes collectively referred to as the "Premises").

The Underlying Lease provides for the rental of the Premises for a term (the "Term") commencing as of September 1, 2024 and expiring on the earlier to occur of (A) December 31, 2035 or (B) so long as neither the term of a lease agreement dated as of September 1, 2024 (the "Lease Agreement") by and between the Agency and the Company nor the Company's right of possession as lessee thereunder shall have been terminated by the Agency pursuant to Article X thereof, the termination of the Lease Agreement. The Underlying Lease obligates the Agency, among other things, to pay rent of \$1.00 for the Term.

Pursuant to the Lease Agreement, the Company as agent of the Agency has agreed to improve the Premises by constructing certain improvements thereto and acquiring and installing certain personal property thereon and therein (collectively with the Premises, the "Project Facility"). The Lease Agreement grants to the Company various rights to purchase the Project Facility. Upon any such purchase of the Project Facility, the Agency shall surrender and deliver the Premises and all improvements located thereon to the Company. The Lease Agreement (or a memorandum thereof) is intended to be recorded in the Lewis Clerk's Office immediately subsequent to the recording of this Memorandum of Underlying Lease.

Notwithstanding the lease of the Project Facility by the Agency to the Company pursuant to the Lease Agreement, during the term of the Underlying Lease, there shall be no merger of the Underlying Lease nor of the leasehold estate created by the Underlying Lease with the fee estate in the Premises or any part thereof by reason of the fact that the same person or entity may acquire, own or hold the Underlying Lease or the leasehold estate created thereunder and the fee estate in the Premises.

IN WITNESS WHEREOF, the Company and the Agency have caused this Memorandum of Underlying Lease to be executed in their respective names, by their respective duly authorized officers and to be dated as of the day and year first above written.

DEVELOPMENT AGENCY
BY: R. L. (Vice) Chair
RED BARN MEATS, INC.
BY:
Authorized Officer

COUNTY OF LEWIS INDUSTRIAL

IN WITNESS WHEREOF, the Company and the Agency have caused this Memorandum of Underlying Lease to be executed in their respective names, by their respective duly authorized officers and to be dated as of the day and year first above written.

COUNTY OF LEWIS INDUSTRIAL DEVELOPMENT AGENCY	
BY:(Vice) Chair	
RED BARN MEATS, INC.	
BY: QUA	
Authorized Officer	

STATE OF NEW YORK	)	,
COUNTY OF LEWIS	)ss: )	
evidence to be the individual whose that he/she executed the same in h	ber, in the year 2024, before me, the undersigned, personally appeared personally known to me or proved to me on the basis of satisfactory name is subscribed to the within instrument and acknowledged to me is/her capacity, and that by his/her signature on the instrument, the f of which the individual acted, executed the instrument.  Notary Public	)

Kristen F Aucter Notary Public, State of New York Reg. No. 01AU6384577 Qualified in Lewis County Commission Expires December 17, 2026

STATE OF NEW YORK	. )
	)ss:
COUNTY OF LEWIS	)

On the 25 day of September, in the year 2024, before me, the undersigned, personally appeared of Scances, personally known to me or proved to me on the basis of satisfactory evidence to be the individual whose name is subscribed to the within instrument and acknowledged to me that he/she executed the same in his/her capacity, and that by his/her signature on the instrument, the individual, or the person upon behalf of which the individual acted, executed the instrument.

KAYLA COMPO
Notary Public, State of New York
No. 01CO6413570
Qualified in Jefferson County
Commission Expires March 22, 2025

### **EXHIBIT A**

### DESCRIPTION OF THE LEASED LAND

A leasehold interest created by a certain lease to agency dated as of September 1, 2024 (the "Lease to Agency") between Red Barn Meats, Inc. (the "Company"), as landlord, and County of Lewis Industrial Development Agency (the "Agency"), as tenant, in an approximately 1.87 acre parcel of land (the "Leased Land") located at 9095 Briot Road (tax map number 147.00-01-18.210) and 9097 Briot Road (tax map number 147.00-01-18.100) in the Town of New Bremen, Lewis County, New York, said Leased Land being more particularly described below), together with any improvements now or hereafter located on the Leased Land (the Leased Land and all such improvements being sometimes collectively referred to as the "Leased Premises"):

ALL THAT CERTAIN TRACT, PIECE OR PARCEL OF LAND situate, lying and being in the Town of New Bremen, Lewis County, New York, bounded and described as follows:

- SEE ATTACHED -

# SCHEDULE "A" LEGAL DESCRIPTION

9095 Briot Road, Town of New Bremen, Lewis County, New York Tax ID: 147.00-01-18.210

#### Parcel 1

ALL THAT TRACT OR PARCEL OF LAND, situate in the Town of New Bremen, County of Lewis, and State of New York, being a part of the Second Third East and 11th North Ranges of the Subdivisions of Great Lot No. 5 of Macomb's Purchase, more particularly bounded and described as follows:

Beginning at a point in the center of the Briot Road, so called, said point situate 29.8 feet S.84°00" E., from an iron pipe set in the westerly bounds of said road, said point also being the northeasterly, corner of the 24.62+ acre parcel deeded by Maynard G. Adams and Dorothy C. Adams to Claude Davey and Lucille Davey by Warranty Deed dated October 24, 1958, and recorded in the Lewis County Clerk's Office on October 28, 1958, in Book 251 of Deeds at page 496; thence N. 84° 00' W., along a wire fence, said fence being the northerly bounds of said 24.62± acre parcel, a distance of 280.0 feet to a set iron pipe; thence S.5°05 W., a distance of 241.0 feet to a set iron pipe; thence S.84°00'E., a distance of 280.0 feet to a point in the center of said Briot Road, said point situate 22.0 feet S.84° 00'E. from an iron pipe set in the westerly bounds of said Briot Road; thence N.5°05' E. along the center of said road, a distance of 241.0 feet to the place and point of beginning; containing 1.55 acres of land, be the same more or less; as surveyed on May 12, 1960, by K.H. Mayhew, P.E.L.S., Lowville, New York, License No. 32763. All bearings referenced magnetic North.

EXCEPTING ALL THAT CERTAIN PIECE OF PARCEL OF LAND, situate in the Town of New Bremen, County of Lewis and State of New York, being a portion of the 155 acre parcel of land excepted and reserved in a Deed to Edward L. Briot and Juanita Briot by Claude Davey and Lucille Davoy dated May 31, 1960 and recorded, in the Lewis County Clerk's Office June 2, 1960 in Book 260 of Deeds at page 11, bounded and described as follows:

Beginning at a corner fence post marking the northwest corner of the said 1.55 acre parcel; thence, from said point of beginning, S. 82° 42 min. 10 sec. E., along the north boundary of the said 1.55 acres parcel, a distance of 276.39° to a point in the centerline of the present surface of the Briot Road; thence S.06°02 min, 23 sec. W., along the centerline of the present surface of the Briot Road, a distance of 174.26' to a steel spike at an angle point in the said centerline; thence S.04° 44 min.00 sec. W., continuing along the said road centerline, a distance of 12.43' to a point in the said centerline; thence N, 83° 56 min.59 sec. W., a distance of 19.40' to the center of an 18" maple tree: thence continuing N. 83° 56 min.59 sec. W., a distance of 101.63' to a point 2 feet easterly from the east wall of a butcher shop on the said 1.55 acre parcel (as of October 16, 1992); thence N. 06° 51 min. 19 sec. E., parallel with and 2 feet east from the said wall, a distance of 14.79' to a point; thence N, 83° 08 min. 41 sec. W., parallel with and 2 feet north from the north wall of said shop and a westerly extension thereof, a distance of 157.13' to a point on the west boundary of the said 155 acre parcel; thence N, 06° 28min. 21 sec. E., along a wire fence line marking the said west boundary, a distance of 175.71" to the point of beginning. Containing 1.15 acres of land, as surveyed by Thomas J. Kovach, P.L.S., on October 16, 1992.

EXCEPTING public and municipal rights in that portion of the above described parcel which falls within the established right of way of the Briot Road.

Being the southerly portion of a 1.55 acre parcel conveyed, with other premises, to Claude Davoy and Lucille Davoy by Maynard G. Adams and Dorothy C. Adams by Deed dated October 28, 1958, and recorded in the Lewis County Clerk's Office that same day in Book 251 Of Deeds at page 496.

SUBJECT TO AND RESERVING an easement, for the benefit of the described 1/15 acre-exception to maintain and repair an existing water line crossing in part through the westerly portion of

the part of the afore-described 4/55 acres situate south of said exception.

TOGETHER WITH an easement to connect to, conduct, and use water from the waterline which services the 1.15 acre exception, along the present route of that existing accessory water line and including the right of entry on the said 1.15 acre parcel to maintain, replace, repair or inspect or improve same.

The above described Parcel I being the same premises conveyed by Claude Davoy and Lucille Davoy to David M. Davoy and Annette Davoy by Warranty, Deed dated July 1, 1992, and recorded in the Lewis County Clerk's Office on November 20, 1992, in Book 554 of Deeds at page 31x.

The above described Parcel 1 being a potion of the premises conveyed by KeyBank National Association to Dean F. Briot and Deborah Briot by Bargain and Sale Deed dated October 14, 2003, and recorded in the Lewis County Clerk's Office on November 6, 2003, as Instrument No. 2003-03646.

#### Parcel 2

ALL THAT CERTAIN PIECE OR PARCEL OF LAND, situate in the Town of New Bremen, County of Lewis and State of New York, being a part of the 3rd East 11th North Range in Great Let Number 5. of Macomb's Purchase, and being a portion of the parcel of land conveyed to Edward L. Briot and Juanita Briot, by Claude Davoy and Lucille Davoy by Deed dated May 31, 1960 and recorded in the Lewis County Clerk's Office on June 2, 1960, in Book 260 of Deeds at page 11, and said parcel being bounded and described as follows:

Beginning at the southeast corner of a parcel of land conveyed to David M. Davoy and Annette Davoy by Claude Davoy and Lucille Davoy by Deed dated July 1, 1992, and recorded in the Lewis County Clerk's Office on November 20, 1992, in Book 554 of Deeds at page 31, said corner being a point in the centerline of the present surface of the Briot Road;

Thence from said point of beginning, S::05° 06 min. 03 sec. W., along the centerline of the present surface of the Briot Roads a distance of 22.99° to the point in the said centerline. Thence S. 02° 20 min. 07 sec. W., along said centerline, a distance of 38:20° to a railroad spike set in the said centerline;

Thence N.84° 15 min. 02 sec. W., 34.10' to a set 1/2" rebar.

Thence continuing N.84° 15 min. 02 sec. W., 248.59' to a set 1/2" rebar,

Thence N.06° 28 min. 21 sec. E., 68.67' to the southwest corner of the aforementioned parcel conveyed to Davoy by Deed 554/31;

Thence S.82° 42 min. 10 sec. E., along the south boundary of the said lands conveyed to Davoy, a distance of 279.39' to the point of beginning containing 0.42 acres of land as shown on "Map Showing Lands To Be Conveyed To David M. Davoy and Annette Davoy in the 3<sup>rd</sup> East-11<sup>th</sup> North Range Great Lot Number 5-Macomb's Purchase Town of New Bremen-Lew Conty- New York" by Thomas Kovach P.L.S. No. 49092, dated July 16, 1996.

Subject to the rights of the public in and to the Briot Road;

Subject to any and all other rights, restrictions and reservations of record.

The above described Parcel 2 being a portion of the premises conveyed by KeyBank National Association to Dean F. Briot and Deborah Briot by Bargain and Sale Deed dated October 14, 2003, and recorded in the Lewis County Clerk's Office on November 6, 2003, as Instrument No. 2003-03646.

ALSO GRANTING AND CONVEYING perpetual rights of ingress, egress and regress, with vehicles, machinery and on foot, on, over and across the southerly portion of the above excepted 1.15 acres of land for the purpose of maintaining, repairing, inspecting, replacing, or improving the buildings on the above described premises, provided the premises are restored to substantially their former condition.

ALSO GRANTING AND CONVEYING perpetual common rights of ingress, egress, and regress, with vehicles, machinery and on foot, on, over and across a existing macadam driveway extending in a westerly direction from the Briot Road to the above described premises, as shownon "Map Showing

Landstobe Conveyed to David M.& Annette Davoy In The 3rd East, 11th North Range In Great Lot Number 5 - Macomb's Purchase Town of Croghan - Lewis County-New York by Thomas J. Kovach P.L.S. No. 49092 dated July 16, 1996, in common with Dean F. Briot and Deborah Briot, their heirs and assigns, provided the said driveway remains open and unobstructed. Necessary repair, maintenance and renewal of the said driveway shall be shared equitably by all parties who now or hereafter use the same; however, such parties must repair all damage attributed to their negligent use of the said driveway.

ALSO GRANTING AND CONVEYING perpetual rights of ingress, egress and regress, with vehicles, machinery and on foot, on, over and across the southerly portion of the above excepted 1.15 acres of land for the purpose of installing, maintaining, replacing, repairingand inspecting such septic tanks, piping, and leach field as shall be necessary, for the operation of the sewage treatment system used by the buildings located on the above described premises provided the premises are restored to substantially their former condition,

ALSO GRANTING AND CONVEYING perpetual common rights to take water from a drilled well located on the easterly portion of the above excepted 1.15 acre parcel of land, and to transmit such water through an existing waterline to the above described premises. County of Lewis Industrial Development Agency, its successors and/or assigns shall the right and privilege to maintain the area surrounding the well, within a radius of 25 feet therefrom, and Dean F Briot and Deborah L. Briot, forthemselves, their heirs and assigns, covenant and agree to maintain said area free of contamination, development or disruption of any kind, without guaranteeing the quantity and quality of the water supply. Grantee, its successors and/or assigns, shall also have the right and privilege to enter upon the said 1.15 acre parcel of land, in the vicinity of the well and waterline, with vehicles, machinery, equipment and on foot, to maintain, repair and replace the existing well and waterline, provided the premises are restored to substantially their former condition.

9097 Briot Road, Town of New Bremen, Lewis County, New York Tax ID: 147.00-01-18.100

ALL THAT CERTAIN PIECE OR PARCEL OF LAND situate in the Town of New Bremen, County of Lewis and State of New York, being a portion of the 1.55 acre parcel of land excepted and reserved in a Warranty Deed to Edward L. Briot and Juanita Briot by Claude Davoy and Lucille Davoy dated May 31, 1960 and recorded in the Lewis County Clerk's Office on June 2, 1960 in Book 260 of Deeds at page 11, bounded and described as follows:

Beginning at a corner fence post marking the northwest corner of the said 1.55

acre parcel:

THENCE from said point of beginning S. 82 deg. 42 min. 10 sec. E. along the North boundary of the said 1.55 acre parcel, a distance of 276.39' to a point in the centerline of the present surface of the Briot Road;

THENCE S. 06 deg. 02 min. 23 sec. W. along the centerline of the present surface of the Briot Road, a distance of 174.26 to a steel spike at an angle point in the said centerline;

THENCE S. 04 deg. 44 min. 00 sec. W. continuing along the said road centerline a distance of 12.43 to a point in the said centerline;

THENCE N. 83 deg. 56 min, 59 sec. W. a distance of 19.40' to the center of an 18" maple tree;

THENCE continuing N. 83 deg. 56 min. 59 sec, W. a distance of 101,63' to a point 2 feet easterly from the East wall of a butcher shop on the said 1.55 acre parcel (as of October 16, 1992);

THENCE N. 06 deg. 51 min. 19 sec. E. parallel with and 2 feet East from the

said wall, a distance of 14.79' to a point;

THENCE N. 83 deg. 08 min. 41 sec. W. parallel with and 2 feet North from the North wall of the said shop and a westerly extension thereof, a distance of 157.13' to a point on the West boundary of the said 1.55 acre parcel;

THENCE N. 06 deg. 28 min. 21 sec. E. along a wire fenceline marking the said

West boundary, a distance of 175.71' to the point of beginning.

Containing 1.15 acres of land, as surveyed by Thomas J. Koyach, P.L.S., on October 16, 1992.

Excepting public and municipal rights in that portion of the above described parcel which falls within the established right of way of the Briot Road.

Together with an easement to access, conduct, and use water upon and from a well or spring situate on premises conveyed by Claude Davoy and Lucille Davoy to Edward Briot and Juanita Briot by Warranty Deed dated May 31, 1960 and recorded in the Lewis County Clerk's Office on June 2, 1960 in Book 260 of Deeds at page 11, as reserved in that latter Deed.

Subject to an easement, for the benefit of that portion of the 1.55 acre parcel herein mentioned which lies southerly of the described 1.15 acres, to connect to, conduct, and use water from the water line which services the 1.15 acre parcel and the improvements thereon, along the present route of that existing accessory water line, and including the right of entry on the said 1.15 acre parcel to maintain and repair

same.

The above described premises being the same premises conveyed by Claude Davoy and Lucille Davoy to David M. Davoy and Annette Davoy by Warranty Deed dated July 1, 1992 and recorded in the Lewis County Clerk's Office on November 20, 1992 in Book 554 of Deeds at page 34.

The above described premises being the same premises described as Parcel No. 2 in a Referee's Deed dated July 30, 2003 from Robert Baldwin to KeyBank National Association pursuant to a Judgment of Foreclosure and Sale entered on March 13, 2003 in a mortgage foreclosure action commenced by KeyBank National Association against David M. Davoy and Annette L. Davoy, also known as Annette Davoy et al. and recorded in the Lewis County Clerk's Office on August 12, 2003 as Instrument No. 2003-02483.

The above described premises being the same premises conveyed by KeyBank National Association to Dean F. Briot and Deborah Briot by Bargain and Sale Deed dated October 14, 2003 and recorded in the Lewis County Clerk's Office on November 6, 2003 as Instrument No. 2003-03646.

Subject to all rights, reservations and restrictions of record.



# Department of Taxation and Finance

# Combined Real Estate Transfer Tax Return, Credit Line Mortgage Certificate, and Certification of Exemption from the Payment of Estimated Personal Income Tax

			-584, before completing thi	s form. Print or type.				,
Schedule A - Inform	atic	on relating to c	onveyance					
Grantor/Transferor	Nar	ne (if individual, last, i	first, middle initial) ( 🔲 mark an 🗴	if more than one grantor)	-		Socia	al Security number (SSN)
☐ Individual	Red Barn Meats, Inc.							
X Corporation	1	ling address					SSN	
☐ Partnership		95 Briot Road						
☐ Estate/Trust	City	,	State		Zi	P code	Empl	oyer Identification Number (EIN)
Single member LLC		oghan	New York		133	327		5416273
Multi-member LLC	Sing	gle member's name	e if grantor is a single member	LLC (see instructions)			Singl	le member EIN or SSN
Other							<u> </u>	
Grantee/Transferee		•	first, middle initial) ( mark an X	• ,			SSN	
☐ Individual			dustrial Development Ager	ncy			CON	<del></del>
Corporation		ling address					SSN	
Partnership			reet, P.O. Box 106			Danda	FINE	
Estate/Trust	City		State			P code	EIN	
Single member LLC		wville	New York		133	367		1454597
Multi-member LLC	Sing	gie members name	e if grantee is a single member	LLC (see instructions)			Singi	e member EIN or SSN
Other  Location and description	of :	proporty convoyo					J	
Tax map designation –		SWIS code	Street address		City	town, or villa	200	County
Section, block & lot (include dots and dashes)		(six digits)	Officer address		City,	town, or vin	aye 	County
147.00-01-18.210 147.00-01-18.100  Type of property convey  1  One- to three-fami  2  Residential cooper  3  Residential condo  4  Vacant land  5  Commercial/indus	ed (ily horativ	ouse 6	9095 Briot Road 9097 Briot Road able box)  Apartment building Office building Four-family dwelling Other	Date of conveyar		con	veyed prope	Lewis  ge of real property which is residential erty% see instructions)
Condition of conveyance (mark an X in all that apply)	)	oract	f. Conveyance which comere change of identications ownership or organization	tity or form of ation <i>(attach</i>				or surrender
a.      Conveyance of fee     b.      Acquisition of a cont     percentage acquired	rollin	ng interest (state	g. Conveyance for which previously paid will be Form TP-584.1, Schedul	e F) h credit for tax e claimed (attach	n. 🔯 L	easehold gr	ant	
c. Transfer of a contropercentage transfer		•	h.   Conveyance of cooper	ative apartment(s)	fr	onveyance om transfer chedule B,	tax cla	nich exemption aimed <i>(complete</i>
d. Conveyance to co- corporation	opei	rative housing	i. Syndication		q. 🔲 C		of pro	perty partly within
e. Conveyance pursu foreclosure or enfo interest (attach Form	rcer	ment of security	<ul> <li>j. Conveyance of air rig development rights</li> <li>k. Contract assignment</li> </ul>		r. 🗌 C	onveyance p	oursuar	nt to divorce or separation
For recording officer's use		Amount received		Date received				ction number
		Schedule B, Part	1 \$					

S	chedule B – Real estate transfer tax return (Tax Law Article 31)				<del></del> ,
_					
	Int 1 — Computation of tax due  1 Enter amount of consideration for the conveyance (if you are claiming a total exemption from tax, mark an X in the Exemption claimed box, enter consideration and proceed to Part 3)	1.	<u> </u>		
:	2 Continuing lien deduction (see instructions if property is taken subject to mortgage or lien)	2.			<u> </u>
	3 Taxable consideration (subtract line 2 from line 1)	3.		0	00
	4 Tax: \$2 for each \$500, or fractional part thereof, of consideration on line 3	4.	<del></del>	0	00
	5 Amount of credit claimed for tax previously paid (see instructions and attach Form TP-584.1, Schedule G)	5.			
(	Total tax due* (subtract line 5 from line 4)	6.		0	00
	art 2 – Computation of additional tax due on the conveyance of residential real property for \$1 million or more  1 Enter amount of consideration for conveyance (from Part 1, line 1)	1.	<u></u>		1
	2 Taxable consideration (multiply line 1 by the percentage of the premises which is residential real property, as shown in Schedule A)	2.	<del></del>		
	Total additional transfer tax due* (multiply line 2 by 1% (.01))	3.			
Tł	art 3 – Explanation of exemption claimed on Part 1, line 1 (mark an X in all boxes that apply) see 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 instrumentalis or political subdivisions (or any public corporation, including a public corporation created pursuant to agreement with another state or Canada)	or co	ompact	а	
b.	Conveyance is to secure a debt or other obligation.			b	
C.	Conveyance is without additional consideration to confirm, correct, modify, or supplement a prior conveyance			С	
d. Conveyance of real property is without consideration and not in connection with a sale, including conveyances conveying realty as bona fide gifts					
e. Conveyance is given in connection with a tax sale e					
f.	Conveyance is a mere change of identity or form of ownership or organization where there is no change in bene ownership. (This exemption cannot be claimed for a conveyance to a cooperative housing corporation of real procomprising the cooperative dwelling or dwellings.) Attach Form TP-584.1, Schedule F	pert	у	f	
g. Conveyance consists of deed of partition					
h.	Conveyance is given pursuant to the federal Bankruptcy Act			h	
i.	Conveyance consists of the execution of a contract to sell real property, without the use or occupancy of such property the granting of an option to purchase real property, without the use or occupancy of such property			i	
j.	Conveyance of an option or contract to purchase real property with the use or occupancy of such property where consideration is less than \$200,000 and such property was used solely by the grantor as the grantor's personal and consists of a one-, two-, or three-family house, an individual residential condominium unit, or the sale of stocin a cooperative housing corporation in connection with the grant or transfer of a proprietary leasehold covering a individual residential cooperative apartment.	eside k an		j	
k.	Conveyance is not a conveyance within the meaning of Tax Law, Article 31, § 1401(e) (attach documents supporting such claim)			k	
there	The total tax (from Part 1, line 6 and Part 2, line 3 above) is due within 15 days from the date of conveyance. Make county clerk where the recording is to take place. For conveyances of real property within New York City, use Focording is not required, send this return and your check(s) made payable to the <b>NYS Department of Taxation and YS</b> Tax Department, RETT Return Processing, PO Box 5045, Albany NY 12205-0045. If not using U.S. Mail, see Focuston Delivery Services.	orm T e <b>d Fi</b> i	P-584-NYC nance, direc	. If a	a o the

Sche	dule C – Credit Line Mortgage Certifi	cate (Tax Law Article	11)	
	lete the following only if the interest being to certify that: (mark an X in the appropriate		simple interest.	
1.	The real property being sold or transferred	l is not subject to an out	standing credit line mortgage.	
2.	The real property being sold or transferred is claimed for the following reason:	l is subject to an outstar	nding credit line mortgage. However, an exemp	tion from the tax
			erest to a person or persons who held a fee sim a or otherwise) immediately before the transfer.	ple interest in the
	to one or more of the original obligor	rs or (B) to a person or or the transferor or such re	elated by blood, marriage or adoption to the origentity where 50% or more of the beneficial intenelated person or persons (as in the case of a trate tof the transferor).	est in such real
	c The transfer of real property is a tran	nsfer to a trustee in bank	kruptcy, a receiver, assignee, or other officer of	a court.
			ortgage is \$3 million or more, and the real propved by a one- to six-family owner-occupied resi	
		t line mortgages may be	cipal amount secured is \$3 million or more as de e aggregated under certain circumstances. See	·
	e Other (attach detailed explanation).			
3.	The real property being transferred is pres following reason:	ently subject to an outs	tanding credit line mortgage. However, no tax is	due for the
	a A certificate of discharge of the credi	it line mortgage is being	offered at the time of recording the deed.	
	b A check has been drawn payable for satisfaction of such mortgage will be		dit line mortgagee or mortgagee's agent for the is available.	balance due, and a
4.		ification of the mortgage No exemption fi	e). The maximum principal amount of debt or obtoom tax is claimed and the tax of	oligation secured
Signa	ture (both the grantors and grantees	must sign)		
attachi copy fe		and complete, and auth	s A, B, and C, including any return, certification orize the person(s) submitting such form on the conveyance.  County of Lewis Industrial Development Agency	
	Grantor signature	Authorized Officer	Grantee signature	(Vice) Chair Title
			-	
	Grantor signature	Title	Grantee signature	Title

Reminder: Did you complete all of the required information in Schedules A, B, and C? Are you required to complete Schedule D? If you marked e, f, or g in Schedule A, did you complete Form TP-584.1? Have you attached your check(s) made payable to the county clerk where recording will take place? 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.

Sche	dule C – Credit Line Mortgage Certific	ate (Tax Law Articl	e 11)			
	lete the following only if the interest being to certify that: (mark an X in the appropriate		e simple inte	erest.		
1.	The real property being sold or transferred i	s not subject to an o	utstanding cre	edit line mortgage.		
2. 🗌	The real property being sold or transferred is claimed for the following reason:	s subject to an outst	anding credit	line mortgage. How	ever, an exemp	tion from the tax
	a The transfer of real property is a trans real property (whether as a joint tenar					ple interest in the
	b The transfer of real property is (A) to a to one or more of the original obligors property after the transfer is held by the benefit of a minor or the transfer to	or (B) to a person or ne transferor or such	entity where related person	50% or more of the on or persons (as in	beneficial inter	est in such real
	c The transfer of real property is a trans	sfer to a trustee in ba	nkruptcy, a re	ceiver, assignee, or	other officer of	a court.
	d The maximum principal amount secur or transferred is <b>not</b> principally improv					
	Note: for purposes of determining wheth amounts secured by two or more credit more information regarding these aggre	line mortgages may				
	e Other (attach detailed explanation).					
з. 🗀	The real property being transferred is prese following reason:	ntly subject to an out	standing cred	lit line mortgage. Ho	wever, nó tax is	s due for the
	a A certificate of discharge of the credit	line mortgage is beir	g offered at t	he time of recording	the deed.	
	b A check has been drawn payable for the satisfaction of such mortgage will be re-				e's agent for the	balance due, and a
4. 🗌	The real property being transferred is subjections (insert liber and page or reel or other identified by the mortgage is	ication of the mortgater	ge). The maxi from tax is cl	mum principal amou aimed and the tax o		oligation secured
Signa	ature (both the grantors and grantees	must sign)			<del></del>	
attach copy f	ndersigned certify that the above information ment, is to the best of their knowledge, true a or purposes of recording the deed or other insarn Meats, Inc.	nd complete, and au	thorize the pe conveyance	erson(s) submitting s	uch form on the	
		Authorized Officer	brech	R. X		(Vice) Chair
	Grantor signature	Title	, v –	Grantee signature	- · <del></del> -	Title
,						
e d'acceptant production de la company de la	Grantor signature	Title		Grantee signature		Title
		de de Order bala	- A D 1 O	. A		- 1 1- DO K

Reminder: Did you complete all of the required information in Schedules A, B, and C? Are you required to complete Schedule D? If you marked e, f, or g in Schedule A, did you complete Form TP-584.1? Have you attached your check(s) made payable to the county clerk where recording will take place? 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 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 *Exemption 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, Schedule A (or an attachment to Form TP-584), you must sign the certification below. If one or more transferor/seller 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 of New York State

If you are a nonresident of New York State listed as a transferor/seller in Form TP-584, Schedule A (or an attachment to Form TP-584) but are not required to pay estimated personal income tax because one of the exemptions below applies under Tax Law § 663(c), mark an *X* in 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-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 (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:

due	to one of the following exemptions:
	The real property or cooperative unit being sold or transferred qualifies in total as the transferor's/seller's principal residence
	(within the meaning of Internal Revenue Code, section 121) from to (see instructions).
	The transferor/seller is a mortgagor conveying the mortgaged property to a mortgagee in foreclosure, or in lieu of foreclosure with no additional consideration.
	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	Print full name	Date
Signature	Print full name	Date
Signature	Print full name	Date
Signature	Print full name	Date