DRAINAGE EASEMENT

THIS INDENTURE, made the	day of	, 2019	
Between			
laws of the State of New Y	ork, with an office	domestic corporation organized to at 105 Catherine street, Beacon ox 294, Beacon, New York 125	, New York
		n organized under the laws of the aza, Reacon, NY 12508, party o	
NOW THIS INDENTURE WITH TEN AND 00/100 DOLLARS (\$1 consideration paid by the party of the second part, the heirs or success	the second part, do	es hereby grant\and\release unto	o the party of
ALL that certain permanent easem repair, and or replace the existing Beekman Street and Ferry Street. the Dutchess County Clerk's Offi identified with a parcel grid identified	storm drain on the Said property is t ce on April 25, 1	(property) located at the south e he premises described in a deed 986 in Liber 1704, Page 883 at	ast corner of d recorded in
Said property is situated, lying and New York, and is shown on a map filed in the Office of the Dutchess Map #, said easement Easement Granted to City of Beacons.	County Clerk on to and right of way	he day of, 202 is indicated as "Proposed Draina	19 as Filed ige
being the south corner of the	division line betwee	of Bayview Avenue, said point also in the parcel of land designated HO nally lands of D'Aprile on said map	A
HOA Lot and the parcel of late 59°49'50" West for a distance	nd designated Bayvi e of 20.19' to a point	between the parcel of land designated lew Avenue on said map, North on the division line between the pard designated Bayview Avenue on said map.	arcel
THENCE north easterly throu	ugh the parcel of lan	d designated HOA Lot, North 22°2	20'20"

East for a distance of 77.23' to a point, said point being on the north division line between the parcel of land designated HOA Lot and the parcel of land designated now or formally

lands of D'Aprile on said map;

THENCE south easterly along the division line between the parcel of land designated HOA Lot and the parcel of land designated now or formally lands of D'Aprile on said map, South 21°13'40" East for a distance of 29.02' to a point, said point being on the division line between the parcel of land designated HOA Lot and the parcel of land designated now or formally lands of D'Aprile on said map;

THENCE south westerly along the division line between the parcel of land designated HOA Lot and the parcel of land designated now or formally lands of D'Aprile on said map, South 22°20'20" West for a distance of 58.95' to a point, said point being the point or place of beginning.

CONTAINING 0.03 acres of land more or less.

AND:

BEGINNING at a point on the south side of Ferry Street, said point also being the north corner of the division line between the parcel of land designated HOAL of and the parcel of land designated now or formally lands of D'Aprile on said map,

THENCE south easterly along the division line between the parcel of land designated HOA Lot and the parcel of land designated now or formally lands of D'Aprile on said map, South 21°13'40" East for a distance of \$3.47' to a point, said point being on the division line between the parcel of land designated HOA Lot and the parcel of land designated now or formally lands of D'Aprile on said map;

THENCE north westerly through the parcel of land designated HOA Lot on said map, North 79°40'40" West for a distance of 47.75 to a point;

THENCE north easterly through the parcel of land designated HOA Lot on said map, North 10°19'20" East for a distance of 20.00' to a point, said point being on the division line between the parcel of land designated HOA Lot and the parcel of land designated Ferry Street on said map;

THENCE south easterly along the division line between the parcel of land designated HOA Lot and the parcel of land designated Ferry Street on said map, South 79°40'40" East for a distance of 35.47 to a point, said point being the point or place of beginning.

CONTAINING 0.02 acres of land more or less.

TOGETHER with the following express conditions, reservations and restrictions which shall continue and will run with the land:

FIRST that the party of the second part shall, at its own cost and expense, repair, restore, replace, and maintain the surface of any land impairment occasioned by the party of the second part's use of said lands.

SECOND that the party of the second part does hereby waive any claims for damages from the use of the easement hereby offered.

THIRD that the party of the second part agrees to indemnify and save the party of the first part harmless from and against any and all claims, liability, loss, expense, suits, damages, judgments, demands, and cost, including reasonable legal fees and expenses from the use of the easement hereby offered.

FOURTH that the parties of the second part will not cause any impairment outside of said easement area occasioned by the party of the second part's use of said lands.

FIFTH that the parties of the first part will not erect or construct any permanent improvements within said easement without having first obtained written approval from the party of the second part.

SIXTH that the parties of the first part will not plant or place any tree or shrub within said easement without having first obtained written approval from the party of the second part.

TO HAVE AND TO HOLD the rights herein granted unto the party of the second part forever.

AND the party of the second part shall have the right to transfer, convey, and assign the rights herein granted to any and all additional parties at its sole discretion.

AND the party of the second part shall have the right to use the said premises, with the rights and privileges herein described and granted, for the purpose of access to use, maintain, repair, and or replace the existing storm drain on the property.

AND the party of the first part shall have the right to use the said premises, with the rights and privileges herein described and granted provided that such use shall not interfere with the use, maintenance, repair, and or replacement of the existing storm drain on the property.

AND this easement shall be binding on the party of the first part and their respective distributees, successors, personal and legal representatives, successors and assigns forever.

The word "party" shall be construed as it if read "parties" whenever the sense of this indenture so requires.

IN WITNESS WHEREOF, the party of the first part has duly executed this easement the day and year first above written.

IN PRESENCE OF:

FERRY LANDING AT BEACON, LTD.					
BY:					
Thomas Erias, President					
STATE OF NEW YORK					
COUNTY OF					
On the day of					
and for said state, personally appeared THOMAS ELIAS, President of Ferry Landing at Beacon, Ltd., known to me or proved to me on the basis of satisfactory evidence to be the individual whose name is (are) subscribed to the within instrument and acknowledged to me that he executed the same in his capacity and that by his signature on the instrument, the individual, or the person upon behalf of which the individual acted, executed the instrument.					
Notary Public					

DRAINAGE EASEMENT

TITLE No.		

