CITY OF NEWTON LAW DEPARTMENT INTEROFFICE MEMORANDUM

DATE:

April 26, 2018

TO:

David Olson, City Clerk

FROM:

Ouida C.M. Young, Acting City Solicitor

RE:

Preservation Restriction - Nathaniel Allen Homestead

35 Webster Street, West Newton

I am transmitting under cover of this memorandum the following original recorded document relating to the Nathaniel Allen Homestead:

Preservation Restriction, recorded at Bk. 70833, Pg. 348, April 5, 2018

I have distributed electronic copies of this recorded Restriction to the Newton Historical Commission and the Community Preservation Committee. The Newton Cultural Alliance has retained a recorded original for its own records, and I believe that the Massachusetts Historical Commission received a certified copy of the recorded Restriction earlier this month. Finally, a record set of the photographs are being maintained by the Jackson Homestead.

Please keep this recorded document with the City's other deeds. Thank you.

Cc: Alice Ingerson, CPC Katy Holmes, NHC





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PRESERVATION RESTRICTION AGREEMENT

The Parties to this Preservation Restriction Agreement (this "Agreement") are the CITY OF NEWTON, a Massachusetts municipal corporation with a place of business at 1000 Commonwealth Avenue, Newton, MA 02459, acting by and through the Newton Historical Commission (hereinafter the "City" or "Grantee"), and the Newton Cultural Alliance, Inc., a Massachusetts nonprofit corporation located at 35 Webster Street, Newton, MA 02465 (herein together with successors, administrators and assigns "Owner" or "Grantor").

RECITALS

WHEREAS, Owner, pursuant to that certain deed recorded with the Middlesex South Registry of Deeds at Book 60598, Page 303, is the owner in fee simple of the parcel known as the Nathaniel Allen Homestead (hereinafter "the Premises"), located at 35 Webster Street, West Newton, MA, 02465, consisting of approximately 1.25 acres of land, as more particularly described in Owner's aforesaid deed and in Exhibit A, attached hereto and incorporated herein, and on a plan entitled "Plan of Land, 35 Webster Street, Newton, Massachusetts" dated October 26, 2012, prepared by R.E. Cameron & Associates, Inc., and recorded at the Middlesex South Registry of Deeds as Plan #869 of 2012, a copy of which is attached hereto and incorporated herein as Exhibit B, together with all improvements thereon.

WHEREAS, the Premises protected by this Agreement consist of the Main Block of the House, Rear Ell, North Side Ell, East and West Side Ell, and Barn, together with the open land immediately adjacent to the house itself (hereinafter the "the Allen House"), which Premises are further described and depicted in a series of photographs attached hereto and incorporated herein as Exhibit C, copies of which baseline photographic depictions are on file with the City, and in the Architectural Description of Significant Features attached hereto and incorporated herein as Exhibit D.

WHEREAS, the Allen House is historically significant for its architecture, associations and/or archaeology and worthy of preservation.

WHEREAS, the Allen House was listed on the National Register of Historic Places on January 9, 1978, and the Newton Historical Commission designated the Allen House a local landmark in 1998.

WHEREAS, Massachusetts General Laws, Chapter 184, Sections 31, 32 and 33, authorize the creation and enforcement of preservation restrictions appropriate to the preservation of a site or structure for its historical significance and for its natural, scenic and open condition. Owner and City recognize the historic, architectural, cultural, scenic and aesthetic value and significance of the Premises, and have the common purpose of conserving and preserving the aforesaid value and significance of the Premises. To that end, Owner desires to grant to City, and City desires to accept, the Preservation Restrictions set forth in this Agreement, pursuant to Massachusetts General Laws, Chapter 184, Sections 31, 32 and 33. The

Newton Cultural Alliance 35 Webskie St. West Newton, MA 02465 Owner and City further intend that this Agreement supersedes any and all earlier attempts to impose a preservation restriction on the Allen House.

NOW, THEREFORE, in consideration of Community Preservation Fund grant commitments in the amount of \$2,300,000, Owner does hereby grant, release and convey to City, its successors and assigns this Agreement in perpetuity, in and to the Premises, as follows.

1. PURPOSE, RECITALS. DEFINITIONS AND EXHIBITS.

- 1.1 Purpose. It is the Purpose of this Agreement to assure that the architectural, historic, and cultural features of the exterior and specified interior portions of the Allen House will be retained and maintained forever substantially in their current condition or in a restored condition approved by the City for preservation purposes, and to prevent any use or change of the Allen House or the Premises that will significantly impair or interfere with the preservation values of the Allen House.
- 1.2 Recitals. The parties acknowledge that the recitals set forth above are true and correct and are hereby made a part of this Agreement as if fully set forth herein.

1.3 Definitions.

- 1.3.1 Addition. "Addition" shall mean and include all construction attached to the Allen House in any way, and any subsequent construction that attaches to any such addition, including, without limitation, a deck, terrace, porch, ramp, stair or landing.
- 1.3.2 Allen House. "Allen House" shall mean and include all portions of and additions attached to the main house including the barn as it currently exists as of the date of this Agreement.
- 1.3.3 Premises. "Premises" shall mean the parcel of land reflected in the deed and plan in Exhibits A and B attached hereto and incorporated herein consisting of approximately 1.25 acres of land.
- 1.3.4 Structure "Structure" shall mean any combination of materials assembled at a fixed location to give support or shelter, including, without limitation, a building, deck, terrace, arbor, trellis, sign, driveways and walkways, fencing, walls, game courts, swimming pools and poles (utility and otherwise).
- 1.3.5 Façade(s) and Elevation(s). "Façade(s) and elevation(s)" shall include, without limitation, all exterior doors, door frames, windows, window sashes, window frames, shutters, wall sheathing, clapboards, porticos, gutters, panels, transoms, cornices, moldings and other decorative elements and all other elements, whether decorative or structural, which support any of the foregoing. For convenience of reference, the front elevation of the Allen House, facing Webster Street, shall be called the south facade, the rear elevation of the house shall be called the north facade and the other facades of the Allen House shall be called the east and west facades, based upon such facade's orientation relative to the south facade.

1.3.6 Protected Features. "Protected Features" shall mean those historical and architectural features protected pursuant to Sections 2 or 3 and Exhibit D, Architectural Description, of this Agreement.

1.4 Exhibits.

- 1.4.1 <u>Legal Description</u>. Attached as <u>Exhibit A</u> and incorporated herein by reference is the legal description of the Premises, excerpted from that certain deed recorded with the Middlesex South Registry of Deeds at Book 60598, Page 303.
- 1.4.2 Plans. Attached as Exhibit B and incorporated herein by reference is a copy of the Title Survey and Plan of Land dated 11/9/2012, by R.E. Cameron & Associates, Inc. as recorded in Middlesex South Registry of Deeds Book of Plans 2012 as Plan #869 of 2012.
- 1.4.3 Documentary Photographs. In order to establish with more certainty the condition of the Allen House and the character of the Protected Features as of the date hereof, attached hereto as Exhibit C and incorporated herein by reference are copies of 38 exterior photographs and 64 interior photographs for a total of 102 photographs taken by taken by Phi Hong of DLA Architects on June 6, 2017. It is stipulated between Owner and City that such copies accurately represent the external and internal condition of the Allen House, the Premises and the character of the Protected Features on the date hereof and as of the date this Agreement is first recorded with the Registry. Archival copies of the photographs will be kept at the Jackson Homestead, the City's History Museum, 527 Washington Street, Newton, MA 02458.
- 1.4.4 Architectural Description of Significant Features. Attached hereto as Exhibit D and incorporated herein by reference is an Architectural Description of Significant Features.
- 1.4.5 Restriction Guidelines. Attached hereto as Exhibit E and incorporated herein by reference are Restriction Guidelines included to clarify the terms of the preservation restrictions set forth in this Agreement.
- 1.4.6 <u>Sketch Plans.</u> Attached hereto as Exhibit F and incorporated herein by reference are sketch plans labelling the different blocks of the Allen House and the referenced rooms within each block and each floor.

2. EXTERIOR RESTRICTIONS.

Owner agrees that, without the prior written approval of City, no activity shall be undertaken which City determines will alter or adversely affect the appearance, materials, workmanship or structural stability of the entire exterior envelope of the Allen House, including all facades, elevations, foundations, roofs, chimneys, and all structural or decorative elements attached thereto, as they exist as of the date of this Agreement, documented in the photographs attached hereto as Exhibit C, and including but not limited to the following:

2.1 Main façade full length open colonnaded porch with eave overhand and entablature supported by four tapered fluted monumental Ionic columns facing Webster Street

- 2.2 Recently reproduced main façade monumental Ionic column capital
- 2.3 Flush board siding, four bays with up and down shutters on main façade
- 2.4 First-story six-over-six-over-six light triple hung sash windows on main façade
- 2.5 Second-story six-over-six double hung windows on main façade
- 2.6 Full wide band of trim forming the boxed molded cornice at the gable ends of the main block of the house, two windows in each peak
- 2.7 Wide entablature of molded cornice, three beaded boards and trim piece making up the frieze uniting feature of the main block of the house
- 2.8 Shallow hipped roofed open porch supported by a flued Ionic column on each outside corner and plain square pilasters at Main Entrance Porch
- 2.9 Entrance six-paneled wide door and surround with leaded fanlight, leaded half side lights and narrow reeded pilasters framing the side lights of Main Entrance Porch
- 2.10 Slate roof, asphalt roofs, dormers, float roofs, four chimneys, one chimney pot and one skylight of the Main Block, Rear Ell, North Side Ell, West Side Ell, East Side Ell and Original Barn
- 2.11 Italianate door with paired round-headed lights on one angle and a window of the other at West Recessed Entrance
- 2.12 Triangular shaped, slightly raised matchstick fan in the gable peak of the gable front facing façade of the Barn
- 2.13 Six-over six sash casement windows of the front Barn façade
- 2.14 Six-over-six double hung sash windows on the East side elevation of the Barn

3. INTERIOR RESTRICTIONS.

Owner agrees that, without the prior written approval of City, no activity shall be undertaken which City determines will alter or adversely affect the appearance, materials, workmanship or structural stability of the following interior portions of the Allen House as they exist as of the date of this Agreement, documented in the photographs attached hereto as part of Exhibit C:

- 3.1 Fireplace and surround in two parlors on first floor of main house
- 3.2 Ceiling medallions in two parlors on first floor of main house
- 3.3 Historic stenciled walls in gallery of main house (these need restoration)
- 3.4 Unpainted woodwork and cabinets in dining room
- 3.5 Fireplace in dining room
- 3.6 Archway in second floor Sitting Room 1
- 3.7 Fireplace and benches in barn classroom
- 3.8 Wall paneling and benches in barn classroom
- 3.9 Bowling alley in barn

4. CHANGES, ADDITIONS, USES, MAINTENANCE AND OTHER ACTIVITIES.

4.1 Owner's Covenants: Covenant to Maintain. Subject to Sections 2 and 3, the terms and conditions of this Restriction and such other terms and conditions as the City may reasonably impose to accomplish the purposes of this Restriction, Owner covenants at all times to maintain the Allen House and Premises in good and sound state of repair in the same structural condition and state of repair to that existing following the substantial completion of restoration work to be completed as a result of the expenditure of Community

Preservation Funds. Subject to the casualty provisions of Sections 10, 11 and 12, this obligation to maintain shall require replacement, rebuilding, repair and reconstruction of the Allen House and the Premises whenever necessary in accordance with The Secretary of Interior's Standards for The Treatment of Historical Properties with Guidelines for Preserving, Rehabilitating, Restoring and Reconstructing Historic Buildings (CFR 67 and 68), and the Secretary of the Interior's Guidelines for the Treatment of Cultural Landscapes, as these may be amended from time to time (hereinafter called the "Secretary's Standards").

Subject to the casualty provisions of Sections 10, 11 and 12, this obligation to maintain shall require replacement, rebuilding, repair, and reconstruction of the Allen House whenever necessary in accordance with the policies and procedures of the City and in accordance with the Secretary's Standards.

Should the City and the Owner disagree regarding either the need for maintenance, how such maintenance shall be done, or the ability of the Owner to pay for the costs of such maintenance, the parties agree to follow the dispute resolution provisions of Section 16, the City recognizing that the Owner will rely on income from operations and rental of the Premises, as well as continued fund-raising activities in order to pay for such maintenance.

- 4.2 Cost of Maintenance. Owner shall assume the total cost of continued maintenance, repairs and administration of the Premises in order to preserve the protected architectural and historic features, materials, appearance and workmanship of the Allen House. Owner covenants that it shall indemnify and hold City harmless from and against any such costs. The foregoing shall not prohibit the Owner from seeking financial assistance for the foregoing purposes from any sources available to it. The Owner covenants that it shall continue the revenue-generating uses of the Premises and Allen House and the fund-raising activities projected in its request for Community Preservation Funds, or equivalent uses and activities, in order to pay for continued maintenance, repairs and administration of the Premises and the Allen House.
- 4.3 Owner's Covenants: Prohibited Activities. Owner shall not permit any uses to be carried on, in or around the Premises that are unlawful or constitute a nuisance.

In order to protect against accidental damage, and with the exception of existing oil and gas central heating or hot water systems, or their planned replacements as approved by the City, the use of open flame heating elements including but not limited to candles, Sterno-type burners, and barbecue grills is hereby prohibited within the Allen House and within 50 feet of the Allen House. The storage of hazardous materials, included but not limited to gasoline, and other flammable materials, is prohibited within the Allen House and if on the Premises must be contained within a separate building located more than 50 feet from the Allen House. Owner will use its best efforts to limit the risk of damage to the Allen House from any gas appliances permanently installed in the kitchen, and to convert the current oil heating system to one that does not require storing flammable materials within the footprint of the Allen House, provided however, that the Owner may have a backup oil heating system which requires the storage of flammable materials within the footprint of the Allen House.

The following additional acts or uses are expressly forbidden except as otherwise conditioned in this section:

- a. the Allen House shall not be demolished, removed, or razed except as provided in Sections 10, 11 and 12;
- the dumping of ashes, trash, rubbish, or any other unsightly or offensive materials is prohibited on the Premises near the Allen House;
- c. no above-ground utility transmission lines, except those reasonably necessary
 for the existing Allen House, may be created on the Premises, subject to
 utility easements already recorded;
- d. no additions and/or outbuildings may be attached to the Allen House without prior approval of the City; and
- e. moving the Allen House to another location shall be forbidden without prior approval of the City.
- 4.4 Additions & Changes. Any changes which could impact the building facades, exterior foundations, roof, or protected interior features of the Allen House, or the structural integrity of the Allen House, and any new construction or structural additions to the Allen House must be reviewed and approved by the City prior to receiving a building permit. The City will give special attention to changes that may affect the key architectural features (Significant Features) of the property including the elements listed in Exhibit D, Architectural Description. In furtherance of the foregoing provisions, and not by way of limitation, Owner shall not make any changes to the Allen House, including the alteration, partial removal, construction, remodeling, or other physical or structural change, including permanent signs, any change in material or color or any change to the footprint, size, mass, ridge-line, and rooflines of the Allen House, without the prior approval of City given pursuant to the provisions of this Agreement. Similarly Owner shall not make any alterations to the Premises surrounding the Allen House that would obscure the public's current view of the Allen House such as the installation of permanent signage or trees or large woody shrubs that can grow taller than four feet without approval of City.
- 4.5 Additional Structures. Excluding temporary structures erected for less than 90 days, no structure not on the Premises as of the date of this Agreement shall be erected or placed on the Premises hereafter without prior written approval of City, except as provided for in this Section 4.
- 4.6 Newly Discovered Historic Features. The Owner will report to the City and seek City approval for the treatment of any additional potentially historically significant features that are not listed in Exhibit D but that are discovered through further repairs, ground disturbance or excavation.
- 4.7 Demolition. Owner shall not permit or allow to occur, either through positive action or neglect, demolition of the Allen House or any portion thereof.
- 4.8 Relocation. No portion of the Allen House shall be moved from its present location unless such moving is required by a taking by eminent domain.
- 4.9 Signs. All signs, billboards or other advertising displays that shall be placed on, painted onto or affixed to the Allen House or Premises are subject to City's prior written approval, except that

Owner may erect without prior City permission event signs that will be in place for 90 days or less.

4.10 Uses. Owner shall not permit any uses to be carried on, in or around the Allen Houses that are unlawful, constitute a nuisance. Specifically, and without limiting the generality of the foregoing, Owner and City agree that the Allen House and Premises may be used as an educational/community arts and cultural center, with office, teaching, performance or event and exhibit spaces, or for closely related purposes that are consistent with the intent of this Agreement and that are permitted under the Zoning Ordinance of the City of Newton.

With respect to matters not covered by this Agreement, Owner shall have the right to operate and use the Allen House and Premises in such manner as it determines, provided that such operation and use is not inconsistent with the intent of this Agreement.

4.11 Compliance with Law. Nothing contained in this section shall be interpreted to authorize or permit the Owner to violate any law, ordinance or regulation relating to building materials, construction methods or use. In the event of any conflict between any law, ordinance or regulation and the terms hereof, Owner promptly shall notify City in writing of such conflict and shall cooperate with City and the appropriate authorities to accommodate the purposes of both this Agreement and such law, ordinance or regulation. No construction and no other alteration or change of use or occupancy which would create such conflict, or cause such conflicting law, ordinance or regulation to be applicable to the Allen House or any protected element thereof shall be undertaken without the prior written approval of City.

5. OWNER'S CONDITIONAL RIGHTS REQUIRING CITY APPROVAL.

Subject to Section 4 including but not limited to Section 4.4 and the terms and conditions of this Restriction and such other terms and conditions as the City may reasonably impose to accomplish the purposes of this Restriction, the Grantor shall not alter the Allen House without prior express written approval of the City.

6. CONDITIONAL RIGHTS REQUIRING THE APPROVAL OF THE MASSACHUSETTS HISTORICAL COMMISSION.

The conduct of archeological activities on the Premises, including without limitation, survey, excavation and artifact retrieval, may occur only following the submission of an archaeological field investigation plan (the "Archaeology Plan") prepared by or on behalf of Owner and approved in writing by the State Archaeologist of the Massachusetts Historical Commission (M.G.L. Ch. 9, Section 27C, 950 C.M.R. 70.00). Archaeology Plans shall be submitted to City in advance of excavation, and such excavation shall be conducted only in accordance with an Archaeology Plan approved by City.

7. OWNER'S RESERVED RIGHTS NOT REQUIRING FURTHER APPROVAL BY THE CITY.

Activities by Grantor to maintain the Premises which are intended to be performed in accordance with the provisions of Section 4.1, and which are of a minor nature, shall not require the prior approval of the City. For the purposes of this section, interpretation of what constitutes ordinary maintenance of a minor nature is governed by the Restriction Guidelines (Exhibit E), which are attached to this Agreement and hereby incorporated by reference.

Without limiting the generality of the foregoing, Owner and City agree that the Premises may be used as an educational/ community arts and cultural center, with office, teaching, performance or event and exhibit spaces, or for closely related purposes that are consistent with the intent of this Agreement and that are permitted under the Zoning Ordinance of the City of Newton.

Subject to the provisions above and of Sections 2 and 4.2, the following rights, uses, and activities of or by Grantor on, over, or under the Premises are permitted by this Restriction and by the City without further approval by the City:

- a. the right to engage in all those acts and uses that:
 - (i) are permitted by governmental statute or regulation;
 - (ii) do not substantially impair the preservation values of the Allen House and Premises; and
 - (iii) are not inconsistent with the Purpose of this Restriction;
- b. Pursuant to the provisions of Section 4.1, the right to maintain and repair the Allen House strictly according to the Secretary's Standards. As used in this subsection, the right to maintain and repair shall mean the use by the Grantor of inkind materials and colors, applied with workmanship comparable to that which was used in the construction or application of those materials being repaired or maintained, for the purpose of retaining in good condition the appearance and construction of the exterior of the Allen House. The right to maintain and repair as used in this sub-section shall not include the right to make changes in appearance, materials, workmanship from that existing prior to the maintenance and repair without the prior approval of the City in accordance with the provisions of Sections 5 and 8.

8. REVIEW OF OWNER'S REQUESTS FOR APPROVAL.

Grantor shall submit to the City for approval of those conditional rights set out in Sections 2 and 5 two copies of information (including plans, specifications, and designs where appropriate) identifying the proposed activity with reasonable specificity. In connection therewith, Grantor shall also submit to the City a timetable for the proposed activity sufficient to permit the City to monitor such activity. Within forty-five (45) days of the City's receipt of any plan or written request for approval hereunder, the City shall certify in writing that (a) it approves the plan or request, or (b) it disapproves the plan or request

as submitted, in which case the City shall provide Grantor with written suggestions for modification or a written explanation for the City's disapproval. Any failure by the City to act within forty-five (45) days of receipt of Grantor's submission or resubmission of plans or requests shall be deemed to constitute approval by the City of the plan or request as submitted and to permit Grantor to undertake the proposed activity in accordance with the plan or request submitted, so long as the request sets forth the provisions of this section relating to deemed approval after the passage of time, provided that nothing herein shall be construed to permit Grantor to undertake any of the activities prohibited hereunder.

9. STANDARDS FOR REVIEW.

In exercising any authority created by this Restriction to inspect the Premises; to review any construction, alteration, repair, or maintenance; or to review casualty damage or to reconstruct or approve reconstruction of the Building following casualty damage, the City shall apply the Secretary's Standards.

10. INSURANCE.

10.1 Insurance Coverage. The Owner shall maintain full replacement insurance for the Allen House, including the cost of replacing historic features protected by the recorded Preservation Restriction in compliance with the Secretary's Standards. Grantor shall keep the Building insured by an insurance company rated "A" or better by A. M. Best Company for the full replacement value against loss from perils commonly insured under standard fire and extended coverage policies and comprehensive general liability insurance against claims for personal injury, death and property damage. Property damage insurance shall include change in condition and building ordinance coverage, in form and amount sufficint to replace fully the damaged Building without cost or expense to Grantor or contribution or coinsurance from Grantor. Grantor shall deliver to the City, within ten (10) business days of the City's written request thereof, certificates of such insurance coverage. Provided, however, that whenever the Property is encumbered with a mortgage or deed of trust nothing contained in this paragraph shall jeopardize the prior claim, if any, of the mortgagee/lender to the insurance proceeds.

10.2 Other Requirements. Every policy required pursuant to this Section 10 shall be issued by an insurance company rated "A" or better by A.M. Best Company or equivalent rating by a comparable rating service, and shall provide for the sending of any and all notices of cancellation by the insurer to City at least twenty (20) days prior to any cancellation taking effect. Owner shall promptly provide copies of all insurance policies required by this Section and all supplements or endorsements thereto to City.

10.3 Changes in Practice. City reserves the right to change the coverage requirements provided under this Section 10 from time to time to reflect changes in the best practices for property and liability coverages for historic houses in New England provided City first gives Owner thirty (30) days advance notice of any such change.

11. CASUALTY DAMAGE OR DESTRUCTION.

In the event that the Allen House shall be damaged or destroyed by fire, flood, windstorm,

hurricane, earth movement or other casualty, Owner shall notify the City in writing within fourteen (14) days of the damage or destruction, such notification including what, if any, emergency work has already been completed. No repairs or reconstruction of any type, other than temporary emergency work to prevent further damage to the Allen House and to protect public safety, shall be undertaken by Owner without the City's prior written approval of the work. Within ninety (90) days of the date of damage or destruction, if required by the City, Owner at its expense shall submit to the City a written report prepared by a qualified restoration architect and an engineer who are acceptable to both the Owner and the City, which report shall include the following:

- a. an assessment of the nature and extent of the damage;
- b. a determination of the feasibility of the restoration of the Allen House and/or reconstruction of damaged or destroyed portions of the Allen House; and
- a report of such restoration/reconstruction work necessary to return the Allen House to the condition existing at the date hereof or the condition subsequently approved by the City.

If, after reviewing, the report the Owner and the City agree that the Purpose of the Restriction will be served by such restoration/reconstruction, the Owner and the City shall establish a schedule under which the Owner shall complete the restoration/reconstruction of the Allen House in accordance with plans and specifications consented to by the parties.

If, after reviewing, the report the Owner and the City agree that restoration/reconstruction of the Allen House is impractical or impossible, or agree that the Purpose of the Restriction would not be served by such restoration/reconstruction, the following provisions will apply:

- 11.1 <u>Repayment of CPA Funds</u>. For a term of thirty (30) years from the August 5, 2016 execution date of City of Newton Contract #L-2643, committing Community Preservation Funds to the restoration and rehabilitation of the Allen House, the Owner shall assign to the City of Newton Community Preservation Fund a portion of the insurance proceeds equal to the total funding the Owner has received from that source, through both that contract and its predecessor, contract #L-6103 executed on 26 January 2015, up to two million three hundred thousand dollars (\$2,300,000.00).
- 11.2 Extinguishment. If the agreed upon total loss occurs after thirty (30) years from August 5, 2016, the Owner may request in writing that the City release the Owner from assigning the insurance proceeds to the City, the Owner and the City may agree to seek to extinguish this Restriction in accordance with the Laws of the Commonwealth of Massachusetts and Section 18 hereof, and the Owner may then, with prior written consent of the City, alter, demolish, remove or raze the Allen House, and/or construct new improvements on the Property.
- 11.3 <u>Assignment of Additional Funds</u>. In the event that the Owner receives subsequent to this agreement any additional funds for the rehabilitation of the Allen House from the City, through its Community Preservation Fund or otherwise, the Owner shall and hereby agrees that in the event of an agreed upon total loss of the Premises, it shall assign a proportionally increased amount of the insurance proceeds to the City.

11.4 <u>Arbitration</u>. If, after reviewing the report, the Owner and the City are unable to agree that the Purpose of the Restriction will or will not be served by such restoration/reconstruction, the matter may be referred by either party to binding arbitration and settled in accordance with the Commonwealth of Massachusetts arbitration statute then in effect, and all other applicable laws, rules, regulations, and ordinances. Arbiter shall have experience in historic preservation matters.

12. CONDEMNATION.

If the Premises, or any substantial portion thereof, shall be made the subject of a procedure threatening a taking by eminent domain, or if Owner shall receive notice from a governmental authority of the intent to institute such proceeding, City shall immediately be given notice thereof by Owner. City shall have the right to enter its name as an additional party in eminent domain proceedings, pursuant to Massachusetts General Laws, Chapter 79, Section 5A, but shall not have the right to any monetary award which would diminish the award to be made to Owner resulting from such taking. In the event of such taking, City shall have the right to enter onto and into the Premises (or portion thereof subject to such taking) for the purpose of choosing and removing for posterity any Protected Features, or portions thereof, together with the materials in which such features are set, that City desires to salvage, prior to the effective date of such taking.

13. TAXES.

Owner shall pay on or before the due date all general taxes, special taxes, special assessments, water charges, sewer service charges and other charges which may become a lien on the Premises.

14. Indemnification.

Owner shall indemnify, defend with counsel acceptable to City, and hold City harmless from and against any claims, liability, costs, attorneys' fees, judgments or expenses to City or any officer, employee, agent or independent contractor of City resulting from actions or claims of any nature by third parties arising in connection with or out of this Agreement, including without limitation claims related to the presence of oil or hazardous substances.

15. INSPECTION.

City may inspect the Allen House and Premises at least annually to ensure that the Owner is in compliance with the preservation restrictions hereby imposed. In addition, City may inspect the Allen House and Premises more frequently during periods of repair, renovation or reconstruction as City deems appropriate for the nature of the work being conducted. Owner agrees to grant City free access to all areas of the Premises. Such inspections shall be made at reasonable hours and only after prior notice to the Owner. This right of inspection shall be assignable by City to any governmental body or qualified non-profit entity whose purposes include preservation of structures or sites of historic significance. The failure of City to exercise this right of inspection for any period of time, however, shall under no circumstances be construed as a waiver of such right.

16. DISPUTE RESOLUTION.

- 16.1 Submittal. For any dispute that shall arise between the Owner and the City concerning the terms or conditions of this Agreement or their application in any instance that is not covered by the provisions of Section 11 above, Owner and the City shall first attempt to resolve such dispute through a mutually agreed upon, non-binding mediation in accordance with the provisions of this Section 16. The fees and expenses of the agreed upon mediation procedure shall be borne equally between City and Owner.
- 16.2 Violation and Objection Letters. The City and the Owner agree that in the event the City believes the Owner has failed to perform or observe any restriction, agreement or condition in this Agreement, the City shall give the Owner written notice of the violation ("Violation Letter"), sent in accordance with Section 20 of this Agreement.

In addition to describing the failure or violation, such Violation Letter shall inform the Owner of the following:

- (a) of its right to dispute the existence of such failure or violation;
- (b) that if the Owner disputes such failure or violation, it must send a reply ("Objection Letter") to the City not later than thirty (30) days from the date of the Violation Letter;
- (c) that the Objection Letter must be sent to the City in accordance with Section 20 of this Agreement;
- (d) that such dispute, if any, is subject in the first instance to mediation in accordance with Section 16 of this Agreement, the procedure for which shall be mutually agreed upon by the City and Owner within ten (10) days from the date of the City receives the Objection Letter, or such additional time as agreed to by the parties; and
- (e) that failure to respond shall constitute an agreement on the part of the Owner with the contents of the Violation Letter and the Owner shall conclusively have waived all right thereafter to dispute the existence of such failure or violation.

In the event that the Violation Letter contains all the aforementioned statements and the Owner fails to send a timely Objection Letter, then the Owner shall conclusively be deemed to agree with the contents of the Violation Letter and to waive all right thereafter to dispute the existence of such failure.

16.3 Timelines. The Owner shall have thirty (30) days from the date of the Violation Letter to send its Objection Letter to the City. The City and the Owner shall have ten (10) days from the date of the City receives the Objection Letter to agree upon the mediation procedure. The City and the Owner shall have thirty (30) days from the date the mediation procedure is agreed upon to resolve the dispute. The parties can mutually agree upon extensions of time for any of the timelines set out in this Subsection 16.3.

If the City and Owner reach an agreement, the parties shall execute a Memorandum of Understanding reflecting the agreed upon resolution of the dispute.

In the event that the Owner and City fail to resolve the dispute in accordance with the timelines set out in this Subsection 16.3, or any extension of time agreed upon, the City may elect to seek injunctive relief or otherwise litigate the subject matter of such dispute in accordance with the provisions of Section 17 of this Agreement. The provisions of this Section 16 shall not limit the City's rights pursuant to the provisions of Section 17.

16.4 Stand-Still Provision. In consideration for the City's agreement to attempt to resolve disputes first through mediation, the Owner agrees to cease the activity cited in a Violation Letter sent to it in accordance with the provisions of Section 20 from the date the Violation Letter is received until the dispute is either resolved through mediation, or the time periods specified herein for either 1) agreement on the mediation procedure to be followed or 2) resolution of the dispute have expired and the parties have not mutually agreed to an extension of time to continue efforts to resolve the dispute without litigation.

17. ENFORCEMENT.

- 17.1 General. If Owner shall fail to perform or observe any restriction, agreement or condition in this Agreement contained on its part to be performed or observed. Owner acknowledges that such a failure will cause City irreparable harm, and City shall have the right to enforce this Agreement by appropriate legal proceedings and to obtain injunctive and other equitable relief against any violations, including, without limitation, relief requiring restoration of the Premises to its condition prior to the time of the injury complained of (Owner agreeing that City has no adequate remedy at law if Owner shall fail to perform or observe any restriction, agreement or condition contained in this Agreement). The foregoing shall be in addition to, and not in limitation of, any other rights and remedies available to City.
- 17.2 Venue and Jurisdiction. Owner hereby irrevocably consents and agrees that any legal action, suit or proceeding arising out of or in any way in connection with this Agreement may be instituted or brought in the courts of the Commonwealth of Massachusetts, including but without limitation, the United States District Court for Massachusetts, or in the courts of any other jurisdiction wherein City's business office(s) may be located, as City may elect. By execution and delivery of this Agreement, Owner irrevocably accepts and submits to the non-exclusive jurisdiction of any such court and to service of any summons, complaint and/or legal process by registered or certified United States mail, postage prepaid, to Owner at the Premises, such method of service to constitute, in every respect, sufficient and effective service of process in any legal action or proceeding. Owner shall not seek a trial by jury in any lawsuit, proceeding, counterclaim or any litigation procedure based upon or arising out of this Agreement or the dealings or the relationship between City and Owner, or any person claiming by, through or under Owner.
- 17.3 Self-Help. If Owner shall fail to perform or observe any restriction, agreement or condition in this Agreement contained on its part to be performed or observed, other than an obligation to pay money, and shall not cure such default within seven (7) days after notice from

City specifying the failure, City may, at its option, without waiving any other remedy or any claim for damages for breach of this Agreement, at any time thereafter apply for and obtain in its own name or in Owner's name such permits and approvals as may be necessary to cure such failure, enter upon the Premises, and cure such failure for the account of Owner, and any amount paid in any contractual liability incurred by City in so doing shall be deemed paid or incurred for the account of Owner, Owner agreeing to reimburse City promptly therefore and save City harmless therefrom. City may cure any such failure as aforesaid prior to the expiration of said waiting period, but after notice to Owner, if the curing of such failure prior to the expiration of said waiting period is reasonably necessary to protect the Premises or any Protected Features. Without limiting the generality of this Subsection 17.3, Owner's obligation to reimburse City as aforesaid shall be entitled to the status of a contract pursuant to Massachusetts General Laws, Chapter 254, as amended from time to time (sometimes known as the Mechanics' Lien Law) and in order to cause this Agreement to constitute a Notice of Contract or such other notice as is necessary to afford City the right to file a claim pursuant thereto, notice is hereby given that by virtue of this Agreement between Owner and City, as contractor for the purposes of this Subsection 17.3, City may furnish labor and material or rental equipment, appliances or tools for the erection, alteration, repair or removal of a building, structure, or other improvement, including landscape improvements, on the Premises as set forth in this Section.

- 17.4 Costs and Expenses. Owner shall indemnify and hold harmless City, and shall pay to City on demand, all costs and expenses, including but without limitation attorneys' disbursements and fees, incurred by City in connection with enforcement of this Agreement in which the City is the prevailing party. If Owner is required pursuant to this Agreement to pay a sum of money to City, the obligation to pay such sum constitutes a lien upon the Premises for the amount of such sum until it is paid, and if Owner shall fail to pay all or any portion of such sum within thirty (30) days of City's written demand therefore, Owner shall also pay to City interest on the unpaid amount at an annual rate equal to the judgment interest rate then in effect under the laws of the Commonwealth of Massachusetts.
- 17.5 Mortgage Protection. Any lien which may arise pursuant to this Section 17 shall be subject and subordinate to a first mortgage of record held by a bank, saving and loan association, trust company, credit union, insurance company, pension fund or other institutional lender to the extent of the principal amount secured by such mortgage and disbursed as of the date such notice of lien is recorded.
- 17.6 No Waiver. Failure of City to complain of any act or omission on the part or Owner, no matter how long the same may continue, shall not be deemed to be a waiver by City of any of its rights hereunder. No waiver by City at any time, express or implied, of any breach of any provision of this Agreement shall be deemed a waiver of a breach of any other provision of this Agreement or a consent to any subsequent breach of the same or any other provision. No waiver by City at any time of the requirements for submittal of a Request for Approval or issuance of a recordable approval for an activity as required under Section 4 shall be deemed a waiver of such requirements as to such activity at any other time or as to any other activity. No payment by Owner or acceptance by City of a lesser amount than shall be due from Owner to City shall be deemed to be anything but payment on account, and the acceptance by City of a check for a lesser amount with an endorsement or statement thereon or upon a letter accompanying such check that such lesser amount is payment in full shall not be deemed an accord and satisfaction,

and City may accept such check without prejudice to recover the balance due or pursue any other remedy. Any and all rights and remedies which City may have under this Agreement or by operation of law, either at law or in equity, upon any breach shall be distinct, separate and cumulative and shall not be deemed inconsistent with each other, and no one of them, whether exercised by City or not, shall be deemed to be in exclusion of other, any two or more or all of such rights and remedies being exercisable at the same time.

17.7 Estoppel Certificate. City agrees to deliver to Owner and/or to any holder of a mortgage on the Premises identified by Owner a statement to City's knowledge whether Owner is in compliance with this Agreement, not later than thirty (30) days after the later of the date (i) City has received a written request for such statement from Owner, or (ii) City either inspects the Premises, as mutually and reasonably agreed upon by City and Owner, for the purpose of responding to such request or delivers to Owner a written waiver of such inspection. If City does not give the Owner a written request for such inspection within fifteen (15) days after City has received such request from Owner, City shall be deemed to have waived such inspection for such request.

18. EXTINGUISHMENT.

Owner and City acknowledge the possibility that circumstances in addition to those subject to the provisions of Section 11.2 above may arise in the future to render the purpose of this Agreement impossible to accomplish. In addition, both parties recognize that the possibility of condemnation and casualty always exists. In the event such circumstances do in fact arise, the parties agree that those provisions of this Agreement which are rendered impossible of performance by such circumstances, condemnation or casualty, may be extinguished by judicial proceedings in a court of competent jurisdiction, and all other provisions of this Agreement shall remain in full force and effect unless and until this Agreement is terminated or may be extinguished following fulfillment of all the requirements of the laws of the Commonwealth of Massachusetts for such extinguishment, including without limitation approval by the City and by the Massachusetts Historical Commission following public hearings by the City and by the Massachusetts Historical Commission to determine that such extinguishment is in the public interest.

19. TRANSFERS.

- 19.1 Restrictions Run with the Land. Notwithstanding anything to the contrary contained in any other section of this Agreement, the burden of this Agreement shall constitute a binding servitude and shall run with the land in perpetuity and shall be binding on the Owner's successors and assigns. The Owner shall promptly provide notice to the City of any subsequent change in ownership of the Premises.
- 19.2 Subdivision and Leasing. The Premises shall not be subdivided without City approval. For the purposes of this Agreement, the definition of "to subdivide" shall include to cause any portion of the land less than the entirety thereof to be divided, conveyed or made conveyable as a distinct parcel apart from the remainder of the land, including, to submit a plan which shows the land as other than one unitary lot for the preliminary or final approval or endorsement of any governmental authority for such a division, or to cause any such plan (whether or not approved

or endorsed by a governmental authority) to be filed or recorded with any land records office or registry.

Any lease or occupancy agreement of the Premises or any portion thereof shall be in writing and shall include the following notice in capitalized letters: "This Lease is subject to a Preservation Restriction Agreement granted to the City of Newton, a copy of which is attached hereto, which substantially restricts construction, alteration and redecorating activities inside and outside the Premises subject to this Lease. Notwithstanding any other provision of this Lease, no such activity shall be undertaken without prior review of such restrictions and strict compliance therewith. Any failure to comply with such restrictions may, at Landlord's sole discretion, be deemed a default under this Lease."

- 19.3 Insertion in Subsequent Instruments. Owner shall insert a reference to this Agreement, such reference to include Registry book and page number of this Agreement, into any subsequent deed or other legal instrument by which Owner divests itself of either the fee simple title to or any lesser estate in the Premises. Concurrently, with its entering into any such deed or other legal instrument, Owner shall give written notice to City of same. Failure by Owner to comply with the requirements of this Subsection 19.3 shall not affect the validity, enforceability or priority of this Agreement or any lien arising hereunder.
- 19.4 Written Acceptance. Before taking legal possession of the Premises or any portion thereof each new Owner of the Premises shall indicate its acceptance of these preservation restrictions contained herein by a letter to City. Such acceptance shall include a promise to maintain at all times and in good condition, the significant historical, architectural, scenic and environmental characteristics of the Premises covered by these restrictions. Failure by any new Owner to so indicate, and failure by City to demand such indication, shall not affect the validity, enforceability or priority of this Agreement or any lien arising hereunder.
- 19.5 Assignment. All of the rights and restrictions enforceable by City pursuant to this Agreement shall be assignable by City for preservation purposes only and without consideration, to any governmental body or any charitable corporation or trust qualified to hold perpetual preservation restrictions under M.G.L. Chapter 184, section 32, whose purposes include the preservation of buildings or sites of historical and architectural significance.

20. NOTICES.

Every notice, request, demand, consent, waiver or other communication which either party hereto may be required to give to the other party pursuant to this Agreement, shall be in writing and shall be given either by postage prepaid registered or certified U.S. mail with return receipt requested or by a national overnight delivery service with acknowledgement of receipt required.

If to Owner:

Executive Director Newton Cultural Alliance 35 Webster Street Newton, MA 02465

If to City:

Chair, Newton Historical Commission Newton City Hall 1000 Commonwealth Avenue Newton, MA 02459

And to

City Solicitor Newton City Hall 1000 Commonwealth Avenue Newton, MA 02459

Each party may change its address set forth herein by written notice to such effect to the other party. Such notice, etc., shall be deemed given as of the sooner of the date of signed receipt or the date when delivery was first attempted.

21. SUBORDINATION OF PRIOR LIENS.

Owner represents and warrants to City that the Premises are not subject to any mortgages, liens, leases, prior in right to this Restriction other than the following:

- First mortgage granted to The Village Bank by Newton Cultural Alliance, Inc., recorded with Middlesex South Registry of Deeds in Book 60792, Page 573.
- b. An amendment to the First mortgage granted to The Village Bank by Newton Cultural Alliance, Inc., recorded with Middlesex South Registry of Deeds in Book 63077, Page 561.
- c. A further amendment to the First mortgage granted to The Village Bank by Newton Cultural Alliance, Inc., recorded with Middlesex South Registry of Deeds in Book 66579, Page 382.
- d. Second mortgage granted to The Village Bank by Newton Cultural Alliance, Inc., recorded with Middlesex South Registry of Deeds in Book 64321, Page 191.
- e. First mortgage granted to the Brigham Security Trust by Newton Cultural Alliance, Inc., recorded with Middlesex South Registry of Deeds in Book 64321, Page 208.

The Village Bank and the Brigham Security Trust have subordinated their mortgages to this Restriction, with their Assents attached hereto and recorded herewith. Owner agrees not to enter into or permit other mortgages, liens or leases affecting the Premises prior in right to this Restriction.

22. MISCELLANEOUS.

The following provisions in this Section 22 shall govern the effectiveness, interpretation and duration of this Agreement:

- <u>22.1</u> Counterparts. This Agreement, with all exhibits hereto, is executed in three (3) identical counterparts. After execution hereof, one (1) such counterpart shall be held by each of Owner and City, and one (1) such counterpart shall be recorded immediately at the Registry.
- <u>22.2</u> Strict Construction. Any rule of strict construction designed to limit the breadth of restrictions on alienation or use of property shall not apply in the construction or interpretation of this Agreement and this Agreement shall be interpreted broadly to effect its purposes, and the restrictions herein contained.
- 22.3 Owner. This Agreement shall extend to and be binding upon the Owner, and all persons hereafter claiming under or through the party executing this Agreement as "Owner" and all successors in title to the Premises, and the word "Owner" when used herein shall include all such persons, whether or not such persons have signed this Agreement or now have an interest in the Premises. A person who ceases to hold title to the Premises after having been an Owner shall cease to have any liability hereunder to City except that such person shall remain jointly and severally liable with the successors as Owner for any monetary liability hereunder for City that accrued during the time of such person's ownership.
- <u>22.4</u> Amendment. For purposes of furthering the preservation of the Allen House and the associated landscape, and of furthering the other purposes of this Agreement, and of meeting changing conditions, Owner and City are free to amend jointly the terms of this Agreement in writing, and such amendment shall become effective upon recording it at the Registry.
- 22.5 Validity of Agreement. This Agreement is made pursuant to Massachusetts General Laws, Chapter 184, Sections 31-33, but the invalidity of such statutes or any part thereof shall not affect the validity and enforceability of this Agreement according to its terms, it being the intent of the parties to agree and to bind themselves, their heirs, successors, administrators and assigns in perpetuity to each clause of this Agreement whether it be enforceable by reason of any statute, common law or private agreement either in existence now or at any time subsequent hereto. This Agreement may be re-recorded at any time by any person if the effect of such re-recording is to make more certain enforcement of this Agreement or any part thereof. The invalidity or unenforceability of any provision of this Agreement shall not affect the validity or enforceability of any other provision of this Agreement or any ancillary or supplementary agreement relating to the subject matter herein.
- 22.6 Captions. The captions used as headings for the various Sections and Subsections of this Agreement are used only as matter of convenience for reference, and are not to be considered a part of this Agreement or used in determining the intent of the parties to this Agreement.

- 22.7 No Warranty. The approval by City of any action by Owner, including without limitation, the approval of the design of any alteration or construction, shall not constitute a warranty, representation or acknowledgment that any action taken in conformity with such approval shall comply with any law, regulation, order, ordinance, code or by-law or shall be suitable for any particular purpose, and Owner shall be solely responsible for its own actions.
- <u>22.8</u> <u>Time.</u> Where a specific number of days are stated for an activity to occur, time is of the essence. If any act required under this Agreement becomes due on a Saturday, Sunday or legal holiday in the Commonwealth of Massachusetts, then such act shall be due on the immediate following business day.

IN WITNESS WHEREOF, the parties hereto have executed this Agreement under seal this day of 2018.

NEWTON CULTURAL ALLIANCE, INC.

Laurel Farnsworth

President, Newton Cultural Alliance, Inc.

Susan Paley

Treasurer, Newton Cultural Alliance, Inc.

CITY OF NEWTON

Nancy Grissom

Chair, Newton Historical Commission

Haucy & Grusom

APPROVED:

Ruthanne Fuller, Mayor

Approved as to legal character and form:

Ouida Young, Acting City Solicitor

19

COMMONWEALTH OF MASSACHUSETTS

Middlesex, ss.						
On this gradient of MALCH , 2018 before me, the undersigned notary public, personally appeared Laurel Farnsworth, proved to me through satisfactory evidence of identification, which was MA MANGE WILLIAM, to be the person whose name is signed on the preceding or attached document, and acknowledged to me that she is President of Newton Cultural Alliance, Inc. as set forth beneath her name above, and signed it voluntarily for its stated purpose in such capacity.						
Notary Public Notary Public My commission expires: CASET A. Notary Public COMMONWEALTHOF MASSACHUSETIS My Commission Expires January 06, 2021						
COMMONWEALTH OF MASSACHUSETTS						
Middlesex, ss.						
On this That day of						
Middlesex, ss.						
On this 28 day of March, 2018 before me, the undersigned notary public, personally appeared Nancy Grissom, proved to me through satisfactory evidence of identification, which was MA License, to be the person whose name is signed on the preceding or attached document, and acknowledged to me the duly authorized Chairman of the Newton Historical Commission as set forth beneath her name above, and signed it voluntarily for its stated purpose in such capacity.						
ELIJAH N. HOPKIN Notary Public COMMONWEALTH OF MASSACHUSETTS My Commission Expires My Commission Expires My commission Expires My commission Expires						

COMMONWEALTH OF MASSACHUSETTS

Middlesex, ss.	
evidence of identification person whose name is sig	, 2018, before me, the undersigned notary public, nanne Fuller, proved to me through satisfactory n, which was <u>fliscoul knowledge</u> , to be the gned on the preceding or attached document, and acknowledged to me the City of Newton and signed it voluntarily for its stated purpose in
	Notary Public My commercian expires:

10/28/2022

APPROVAL BY MASSACHUSETTS HISTORICAL COMMISSION COMMONWEALTH OF MASSACHUSETTS

The undersigned Executive Director and Clerk of the Massachusetts Historical Commission hereby certifies that foregoing preservation restriction has been approved pursuant to Massachusetts General Law, chapter 184, section 32.

Brona Simon

Executive Director and Clerk

Massachusetts Historical Commission

COMMONWEALTH OF MASSACHUSETTS

On this day of d

Notary Public My Commission expires: Amay 2

Assent by Mortgagee

The Village Bank, which has its principal office at 307 Auburn Street, Auburndale, Massachusetts, is Mortgagee on four Mortgages from the Newton Cultural Alliance, Inc., property which is located at 35 Webster Street, West Newton, Massachusetts including:

- a) First mortgage dated 12/20/2012 and is recorded with Middlesex South Registry of Deeds Book 60792, Page 573.
- b) An amendment to the First mortgage dated 12/18/13 and is recorded with Middlesex South Registry of Deeds in Book 63077, Pge 561.
- c) A further amendment to the First mortgage dated 12/23/15 and is recorded with Middlesex South Registry of Deeds in Book 66579, Page 382.
- d) A Second mortgage dated 10/2/14 and is recorded with Middlesex South Registry of Deeds in Book 64321, Page 191.

Said Mortgagee hereby assents to the Preservation Restrictions from its Mortgagor, Newton Cultural Alliance, Inc to The City of Newton, as set forth in an agreement dated and to be recorded with the Middlesex Registry of Deeds and agrees that upon the Morgagee's exercise of its right to foreclose on the mortgaged property it shall assume the burden of the Preservation Restrictions accepted by the Mortgagor.

IN WITNESS HEREOF said Mortgagee has hereunto set its hand and seal this day of MONEY 80. 2018.

However Devel By: Katherine T. Herrick

Commercial Loan Officer, Assistant Treasurer

COMMONWEALTH OF MASSACHUSETTS

Middlesex, SS.

march 26,2018

On this 2010 day of March, 2018, before me, the undersigned notary public, personally appeared the above-named Katherine T. Herrick, proved to me through satisfactory evidence of identification, which was 1000 to me, to be the person whose name is signed on the preceding document, and acknowledged to me that s/he signed it voluntarily for its stated purpose, as 1500 to me that s/he signed it voluntarily for its stated purpose, as 1500 to me that s/he signed it voluntarily for its

Notary Public

My Commission expires:

1/8/21

CASEY A. SIMMONS Notary Public COMMONWEALTHOF MASSACHUSETTS My Commission Expires January 08, 2021

Middlesex, SS.

Assent by Mortgagee

The Brigham Security Trust, Francis Gorham Brigham III and Susan Brigham, Trustees, which has its principal office at 401 Cherry Street, West Newton, Massachusetts, is Mortgagee on a Mortgage from the Newton Cultural Alliance, Inc., property which is located at 35 Webster Street, West Newton, Massachusetts. Said mortgage is dated 10/2/2014 and is recorded with Middlesex South Registry of Deeds Book 64321, Page 208.

Said Mortgagee hereby assents to the Preservation Restrictions from its Mortgagor, Newton Cultural Alliance, Inc to The City of Newton, as set forth in an agreement dated and to be recorded with the Middlesex Registry of Deeds and agrees that upon the Morgagee's exercise of its right to foreclose on the mortgaged property it shall assume the burden of the Preservation Restrictions accepted by the Mortgagor.

IN WITNESS HEREOF said Mortgagee has hereunto set its hand and seal this day of

Susan Sughan Brigham Security Trust Brigham Security Trust Francis Gorham Brigham, III, Trustee Susan Brigham, Trustee

COMMONWEALTH OF MASSACHUSETTS

Middlesex, SS.		<u> </u>	WHILH 210	_, 2018
personally appeared the	above-named Franci	on the und is Gorham Brigham, III, which was MA DE INCL. whose name is signed on the control of	proved to me	through , and
and acknowledged to me Brigham Security Trust.		luntarily for its stated pur		
Brigham Security Trust.	N.	otary Public	1 190	CASEY A. SIMMONS Notary Public
		y Commission expires: 1	r la Com	IMONWEALTH OF MASSACHUSETTS My Commission Expires January 08, 2021
	OMMONWEALTH	OF MASSACHUSETTS	2	The state of the s

On this 20th day of WARCH, 2018, before me, the undersigned notary public, personally appeared the above-named Susan Brigham, proved to me through satisfactory evidence of identification, which was MA DLVWL LICHT, to be the person whose name is signed on the preceding document, and acknowledged to me that she signed it voluntarily for its stated purpose, as Trustees of the Brigham Security Trust.

Notary Public

My Commission expires: