EASEMENTS, DECLARATION OF COVENANTS, AND DECLARATION OF PRESERVATION RESTRICTIONS

This grant of Easements, Declaration of Covenants, and Declaration of Preservation Restrictions, executed the ___________ day of July _______ September, 2016 by the TOWN OF GREENWICH (hereinafter referred to as Grantor”) and in favor of the STATE OF CONNECTICUT (hereinafter referred to as “Grantee”), acting by the STATE HISTORIC PRESERVATION OFFICE (SHPO), an agency of the State of Connecticut having its offices at One Constitution Plaza, 2nd Floor, Hartford, Connecticut 06103.

——WITNESSETH THAT,

WHEREAS, the Grantee has an interest in the maintenance, protection, preservation, restoration, stabilization and adaptive use of buildings, structures, objects, districts, areas and sites significant to the history, architecture, archaeology or culture of the State of Connecticut, its municipalities or the nation, and in particular the Grantee has an interest in the maintenance, protection, preservation, restoration, stabilization and adaptive use of the site and improvements thereon that contain that certain building known as the “Old Barn” and appurtenant structures (hereinafter referred to cumulatively as the “Property”) which are described in Exhibits A and B hereof, together with any further exhibits to which Exhibit B may refer, attached thereto and made a part hereof, which Property is hereby declared to be significant in the history, architecture, archaeology or culture of the State of Connecticut, its municipalities or the nation; and

WHEREAS, the Grantee wishes to protect and further such interest by acquiring legally enforceable rights, running with the land, to ensure that the Grantor and its successors in title to the Property use and maintain said Property in a way which will advance and further such interest; and

WHEREAS, the Grantor likewise has an interest in the maintenance, protection, preservation, restoration, stabilization and adaptive use of the Property, which the Grantor acknowledges to be significant to the history, architecture, archaeology or culture of the State of Connecticut, its municipalities or the nation; and

WHEREAS, the Grantor has represented itself as the owner in fee simple of the Property subject only to the encumbrances recited in Exhibit A hereof; and

WHEREAS, the Grantor wishes to impose certain limitations, restrictions, obligations and duties upon itself as the owner of the Property and on the successors to its right, title or interest thereon, with respect to maintenance, protection, preservation, restoration, stabilization and adaptive use of said Property in order to protect the historical, architectural, archaeological and cultural qualities of the Property; and
WHEREAS, the grant of easements in gross from the Grantor, its heirs, successors and assigns to the Grantee, and the declaration of covenants and preservation restrictions by the Grantor on behalf of itself, its heirs, successors and assigns in favor of the Grantee, its successors and assigns, will assist, advance and protect the interests recited above; and

WHEREAS, among the purposes of this instrument is the purpose of the Grantor to guarantee the preservation of the historical and architectural qualities of the Property, as provided in Section 10-411 of the Connecticut General Statutes and as set forth in Section 10-411(b)(3) of said Statutes, and to impose on the Property “preservation restrictions” as that term is used in Section 47-42a(b) of the Connecticut General Statutes;

NOW, THEREFORE, the Grantor, declaring its intention that it, its heirs, successors and assigns be legally bound hereby, in favor of the Grantee, its successors and assigns, and in consideration of Ten Dollars ($10.00) and other good and valuable considerations, the receipt of which is hereby acknowledged, does hereby give, grant, bargain, sell and confirm to said Grantee, its successors and assigns for the term hereof, easements in gross and the benefit of covenants, preservation restrictions and obligations (all as more particularly described herein and in Exhibit B hereof, together with any further exhibits to which Exhibit B may refer, attached hereto and made a part hereof) in and to the Property. The easements, covenants, preservation restrictions and obligations herein described shall constitute binding restrictions, servitudes and obligations upon the Property of the said Grantor and upon the Grantor and its successors in title and interest for the benefit of the Grantee, its successors and assigns; and to that end the Grantor hereby grants and covenants as follows on behalf of itself, its heirs, successors and assigns, jointly and severally, to and for the benefit of the Grantee, its successors and assigns, it being the intent of the Grantor and Grantee that said grants and covenants shall run as a binding servitude with the land:

1. ____ The Grantor agrees to assume and pay the total costs of the continued maintenance, good and sound repair, and administration of the Property, whether now existing or henceforth constructed, so as to preserve and maintain the historical, architectural, archaeological and cultural qualities of the same for a period of twenty (20) years in a manner satisfactory to the Grantee, its successors and assigns. For this purpose, the historical, architectural, archaeological and cultural qualities of the Property shall be deemed to be those qualities described in Exhibits A and B hereof.

2. Without express prior written permission of the Grantee, signed by its duly authorized representative, or the express written permission of the Grantee’s successors or assigns, signed by their duly authorized representative or representatives, no building or other structure or improvement shall be built or maintained on the Property other than those buildings, structures and improvements which are as of this date located on the Property, as shown in Exhibits A and B hereof, together with any further exhibits to which Exhibits A and B may refer, attached hereto and made a part hereof; and no alteration or any other thing shall be undertaken or permitted to be undertaken on said Property which would affect more than marginally and insignificantly the appearance or the historical,
architectural, archaeological and cultural qualities of the Property; PROVIDED, HOWEVER, that the maintenance, repair and preservation of the Property may be made without the written permission of the Grantee or its successors or assigns, and PROVIDED FURTHER,

HOWEVER, that the Grantor may and shall, at its own expense, restore the existing buildings, structures and improvements on the Property as provided in Exhibit B hereof, together with any further exhibits to which Exhibit B may refer, attached hereto. In the event of damage or destruction to such building, structure and improvements, the restoration may be undertaken only to the extent that there shall not then be in effect any Federal or Connecticut law, statute or regulation restricting or prohibiting such restoration. The express prior written permission of the Grantee or its successors or assigns as provided in this Section 2 shall not be unreasonably withheld. Upon written request for such permission submitted via certified mail, return receipt requested by the then owner or owners of the Property and the buildings, structures and improvements thereon, the Grantee, or its successors or assigns, shall act upon such request within ninety days of the receipt thereof, and if such request for permission is not denied in writing mailed to the said requesters at the address or addresses set forth in the request within said ninety days, such request shall be deemed approved and such permission shall be deemed granted.

3. 3. The Property shall not be subdivided.

4. 4. Representatives of the Grantee may inspect the Property at reasonable intervals upon reasonable notice to the possessor thereof in order to determine whether or not the covenants, restrictions, agreements and obligations recited herein are being adhered to and observed.

5. 5. In the event of the nonperformance or violation of any duties of the Grantor, its successors, heirs or assigns, under any easement, covenant or preservation restriction provided herein, the Grantee may sue for money damages. In addition, the Grantee may institute suit to enjoin such violation and to require the restoration of the Property, buildings, structures, or improvements thereon to the condition required by this instrument and the attachments hereto. In addition, representatives of the Grantee may do whatever is reasonably necessary, including entering upon the Property, in order to correct any such nonperformance or violation, and the Grantee may then recover the cost of said correction from the then owner or owners of the Property. Should the Grantee resort to any of the remedies set forth in this paragraph, it may recover from the legally responsible parties all costs and expenses incurred in connection with such remedies including, but not limited to, court costs and reasonable attorney’s fees.

6. The Grantee may assign the benefit of the easements, covenants, restrictions, obligations and duties set forth in this instrument to another governmental body or federal or Connecticut governmental body or [**, with the prior approval of the Grantor, which approval shall not be unreasonably withheld or delayed,**] to any charitable corporation or trust among the purposes of which is the maintenance and preservation of buildings,
structures and sites significant in the history, architecture, archaeology or culture of the State of Connecticut, its municipalities or the nation, and such assignee may act under this instrument in the same way that the Grantee would have acted, and such assignee shall have a like power of assignment.

7. Without the express prior written permission of the Grantee, its successors or assigns, the Property shall be used for the following purposes and no other:

Municipal Services.

The procedure for the requesting and granting of such express prior written permission under this section shall be the same as that set forth in Section 2 of this instrument and such permission shall not be unreasonably withheld.

8. The Grantor covenants for itself, its heirs, successors and assigns that the Property shall be open to the public for viewing of its exterior and interior(s) at least twelve days a year on an equitably spaced basis between the hours of “sunrise to sundown,” during the hours that Greenwich Point Park is open to the public. The hours of the park and other details regarding public access to the park are published on the website of the Town of Greenwich, as determined by the Grantor from time to time. Notwithstanding anything contained herein to the contrary, public access to the Property shall be only available in accordance with and subject to the policies and procedures determined by the Town of Greenwich from time to time regarding such access.

9. The Grantor, its heirs, successors and assigns, shall maintain for the Property fire and extended coverage insurance, and flood insurance if the same is available, in accordance with the policy of the Town of Greenwich regarding insurance of properties owned and maintained by the Town of Greenwich, as shall, from time to time, be required by the Grantee, its successors or assigns, and shall provide them with satisfactory evidence of such insurance. It is contemplated by the parties hereto that the proceeds of such fire and extended coverage and flood insurance shall be used to repair and restore the Property should it be damaged or destroyed by any peril which the Grantor, its successors, heirs and assigns are required to insure against or which they have insured against. Notwithstanding anything to the contrary contained in this instrument, to the extent that the Property is destroyed or damaged by any casualty which the Grantor or its heirs, successors and assigns are not required to insure against and have not insured against, the Grantee, its successors and assigns shall have none of the remedies set forth out in Section 5 of this instrument for failure to repair such destruction or damages. In the event of damage or destruction to such building, structure and improvements, the restoration may be undertaken only to the extent that there shall not then be in effect any Federal or Connecticut law, statute or regulation restricting or prohibiting such restoration.

1 This introductory phrase is inserted to correct the inconsistency between Section 2, 2nd paragraph, which requires restoration in all cases, and this section which excuses restoration of uninsured damage.
10. The Grantor warrants and represents that it is the owner in fee simple of the Property and all appurtenances thereto, and no other person or entity has any interest therein, except as set forth in Exhibit A hereof.

11. The Grantor agrees to comply with Title VI of the Civil Rights Act of 1964 [42 USC 2000(d)] and Section 504 of the Rehabilitation Act of 1973 [29 USC Section 794]. These laws prohibit discrimination on the basis of race, religion, national origin, or handicap. In implementing public access, reasonable accommodation to qualified handicapped persons shall be made in consultation with the Grantee. The Grantor, its heirs, successors and assigns agree that discrimination on the basis of race, color, national origin or disability will not occur in implementing public access provisions in accordance with 43 CFR 17.260.

12. The Grantor agrees and covenants that the provisions of this instrument will be inserted by it into any subsequent deed or instrument of conveyance whereby it transfers title to or any interest in the Property or any portion of the Property.

13. Wherever the context of this instrument would reasonably be deemed to so require, any gender shall include any other gender, the singular shall include the plural and the plural shall include the singular.

14. The rights, remedies, privileges, duties and obligations of this instrument shall inure to the benefit of, and be binding upon, as the case may be, the heirs, successors and assigns of the Grantor and Grantee, and the duties set forth herein shall run with the land, except that the provisions of the first sentence of the second paragraph of Section 2 shall not run with the land.

15. The easements, covenants and restrictions set forth herein shall terminate twenty (20) years from the date of this instrument, but such termination shall not affect rights accrued under this instrument prior to such termination.
Signed, sealed and delivered

In the presence of:                      Grantor Name:

___________________________                      ______________________________
Witness                      Name

Name:                      Title:

___________________________
Witness

Name:

STATE OF CONNECTICUT)
        ) ss. GREENWICH
COUNTY OF FAIRFIELD)

On this ______ day of _________________, 2016, before me, the undersigned
undersigned officer, personally appeared ________________________________, who
acknowledged
herself/himself to be the _______________________________ of
the TOWN OF GREENWICH
and that she/he, as such ________________________________, being authorized so to
do,
executed the foregoing instrument for the TOWN OF GREENWICH, by signing the
name of the corporation as such ________________________.

IN WITNESS WHEREOF, I hereunto set my hand.
Commissioner of the Superior Court/Notary Public

STATE OF CONNECTICUT BY THE
CONNECTICUT STATE HISTORIC
PRESERVATION OFFICE

By: _____________________________
Witness
Name:
Kristina Newman-Scott
State Historic Preservation Officer

_______________________________
Witness
Name:

STATE OF CONNECTICUT)
) ss. CITY OF HARTFORD
COUNTY OF HARTFORD)

On this ______ day of __________________________, ______, before me, the undersigned officer, personally appeared Kristina Newman-Scott, who acknowledged that she is the State Historic Preservation Officer (SHPO) of the STATE HISTORIC PRESERVATION OFFICE and that she, as such SHPO, being authorized so to do, executed the foregoing instrument for the State of Connecticut by signing her name as such SHPO.

IN WITNESS WHEREOF, I HEREUNTO SET MY HAND.
Commissioner of the Superior Court/Notary Public

Name

Statutory Authority: C.G.S. § 10-411

Approved as to form:

________________________________________  __________________________
Attorney General                        Date
EXHIBIT A


The property encompassed by the term of this Preservation Restriction includes all the land with the buildings, structures and appurtenances thereon commonly known as

[See directions.]

"As that The preservation easement is limited to the exterior facades of the structure entitled OLD BARN, the ipe wood deck with walkway, and stone walls. The interior space is excluded from the easement in keeping with the Secretary of the Interior’s Standards for the Treatment of Historic Properties. Standards for Preservation & Guidelines for Preserving Historic Buildings as such the interior spaces are used for modern functions and services. Preservation easement does not include maintenance to landscaping or other site improvements outside the combined [language to be added]

"That certain piece or parcel of land, together with the buildings and improvements located thereon, situated in the [See Note Below] TOWN OF GREENWICH, County of [property in which county is located] FAIRFIELD and the State of Connecticut, bounded:

NORTHERLY: [SEE DIRECTIONS FOR COMPILING EXHIBIT A]

EASTERLY:

SOUTHERLY:

WESTERLY:

SUBJECT TO:

As recorded in Volume ____________, Page __________________ of the ____________ Land Records:
EXHIBIT A

Exhibit A to an instrument entitled: EASEMENTS, DECLARATION OF COVENANTS, DECLARATION OF PRESERVATION RESTRICTIONS, executed on the __________________ by the __________________ and the STATE OF CONNECTICUT, acting by the CONNECTICUT STATE HISTORIC PRESERVATION OFFICE and made part thereof.

The preservation easement is limited to the exterior facades of the structure entitled OLD BARN, the ipe wood deck with walkway, and stone walls. The interior space is excluded from the easement in keeping with the Secretary of the Interior’s Standards for Treatment of Historic Properties, Standards for Preservation & Guidelines for Preserving Historic Buildings as such the spaces are used for modern functions and services. Preservation easement does not include maintenance to landscaping or other site improvements outside the combined

[Diagram of the property with marked areas 1, 2, and 3, and a preservation limit area.]
EXHIBIT B

Exhibit B to an instrument entitled: EASEMENTS, DECLARATION OF COVENANTS, DECLARATION OF PRESERVATION RESTRICTIONS, executed on the ________ day of ____________, 2016, by the TOWN OF GREENWICH and the STATE OF CONNECTICUT, acting by the CONNECTICUT STATE HISTORIC PRESERVATION OFFICE and made a part thereof.

MAINTENANCE STANDARDS FOR THE OLD BARN, attached hereto and made a part of hereof are four photographs of the exterior showing the present appearance of THE OLD BARN. The Old Barn was originally built in 1887 and is the oldest surviving structure at Greenwich Point. The Old Barn includes a waterfront dining deck and stone wall. Restoration effort required federal and local approvals to remain in its historical location within an existing FEMA flood plain and has introduced steel bracing and breakaway walls into its current design. Consisting of wood shingle clad walls on a stone base with a cedar shake shingle roof, the structure is expected to age over time and exhibit signs of typical wear consistent with exposure to the salt water environment at the Greenwich Point.

The Grantors herein will preserve and maintain the structure as described in accordance with the Secretary of the Interior’s Standards for Treatment of Historic Properties, Standards for Preservation & Guidelines for Preserving Historic Buildings during the life of the Preservation Restriction.

"Preservation is defined as the act or process of applying measures necessary to sustain the existing form, integrity, and materials of an historic property. Work including preliminary measures to protect and stabilize the property, generally forces upon ongoing maintenance and repair of historic materials and features rather than extensive replacement and new construction." 1


2. View Looking East, 2016