# BKD 512PG841

STATE OF SOUTH CAROLINA

COUNTY OF CHARLESTON

: SIXTH AMENDMENT TO MASTER DEED

OF THE PEOPLES BUILDING

HORIZONTAL PROPERTY REGIME

(BOOK D-389, PAGE 250)

WHEREAS, the Master Deed of The Peoples Building Horizontal Property Regime was recorded in the RMC Office for Charleston County on November 29, 2001, in Book D-389, Page 250; and

WHEREAS, the Master Deed has been amended by First Amendment to Master Deed dated April 2, 2002, and recorded in the RMC Office for Charleston County in Book A-402, Page 360; by Second Amendment to Master Deed dated May 31, 2002, and recorded in the RMC Office for Charleston County in Book J-408, Page 107; by Third Amendment to Master Deed dated November 14, 2002, and recorded in the RMC Office for Charleston County in Book F-439, Page 271; by Fourth Amendment to Master Deed dated December 23, 2003, and recorded in the RMC Office for Charleston County in Book D-480, Page 345; and may have been amended by Fifth Amendment to Master Deed dated \_\_\_\_\_\_\_\_, 200\_\_\_, and recorded or to be recorded in the RMC Office for Charleston County, South Carolina, in Book \_\_\_\_\_\_, Page \_\_\_\_\_\_\_, (collectively the "Master Deed"); and

WHEREAS, the persons signed below constitute owners of at least two-thirds of the Units and at least two-thirds of the total interest in the General and Limited Common Elements and the record holders of encumbrances affecting such Units as required for amendment of the Master Deed pursuant to Section 27 of the Master Deed; and

WHEREAS, the undersigned wish to amend the Master Deed (i) to allow certain existing HVAC equipment and system to be designated as limited common elements serving Units 201A, 201B and 201C (also known as Units C201A, C201B and C201C), (ii) to allow the Owner of Unit 201D (also known as Unit C201D) and the Owner of the Mezzanine (also known as Unit M101 to install new HVAC equipment and system on the Garage Roof (as hereinafter defined) and within the common areas of the Building to constitute limited common elements serving only the respective said Units, and (iii) to provide a procedure to allow the installation of additional HVAC equipment and system to constitute limited common elements serving one or more but less than all of the Units in the Building without need for further amendment to the Master Deed.

NOW, THEREFORE, in consideration of the premises contained herein, the undersigned Unit owners in The Peoples Building Horizontal Property Regime, with the consent of their first mortgagees, hereby agree that the Master Deed is hereby amended as follows:

The existing HVAC equipment and system, including but not limited to ducts, condensers, compressors, wiring and other equipment, which presently serves second floor Units 201A, 201B, 201C and 201D, are hereby designated as Limited Common Element for the benefit of, and to serve only, Units 201A, 201B and 201C, except that those portions of said HVAC system which serve only Unit 201D (such as, without limitation, existing duct work) shall constitute Limited Common Element serving only Unit 201D.

- The owner of Unit 201D may install on the Garage Roof and within the Building (but not within any Unit) additional HVAC equipment and system to serve only Unit 201D, which additional HVAC equipment and system is designated as Limited Common Element for Unit 201D.
- 3. The owner of Unit M101 may install on the Garage Roof and within the Building (but not within any Unit) additional HVAC equipment and system to serve only Unit M101, which additional HVAC equipment and system is designated as Limited Common Element for Unit M101.
- An owner from time to time of any Unit may install on any roof in any available General Common Element space and also within the common elements of the Building (but not within any Unit) HVAC system and equipment (including but not limited to compressors, air handlers, blowers, condensers, ducts, airflow regulators, thermostats, control devices and related wiring and equipment to serve any one or more, but less than all, of the Units and to constitute Limited Common Element for the Unit(s) so served); provided:
  - (i) Any such owner shall provide to the Association at the owner's expense the certification of an architect or engineer who is licensed to practice in South Carolina and who is reasonably acceptable to the President of the Association that such work may be done without damage to the structural integrity of the Building and without detrimental effect on the use and enjoyment of any other Unit;
  - (ii) The President of the Association, after consultation with the Board of the Association, shall have approved such work in writing; and
  - (iii) If requested in writing by the President of the Association, any owner doing such work shall cause to be recorded at such owner's expense an instrument with appropriate drawing attached which is certified by an architect or engineer licensed to practice in South Carolina and showing the location of any such HVAC equipment and system that is placed on the exterior of the Building or that is visible from a common area within the Building, which such instrument and drawing shall designate such HVAC equipment and system so shown as Limited Common Element serving a particular Unit or Units.

Any HVAC equipment and system so installed shall constitute Limited Common Element for the Unit or Units which are so served and the cost of operation, maintenance, repair and replacement of any such HVAC equipment and system, as well as the cost of any maintenance, repair or replacement of any General Common Element which is proximately caused by any installation, operation, repair, maintenance or replacement of any such HVAC equipment and system, shall be paid by the owner of the Unit or Units which any such HVAC equipment and system serves.

5. As used in this amendment instrument, (i) "Garage Roof" shall mean the upper-most exterior surface of the existing building which is designated as "vehicle storage"

# BKD 512PG843

on the boundary plat which is attached as a part of Exhibit B to the Master Deed; and (ii) "HVAC equipment and system" shall include, but not be limited to connective devices between the Garage Roof and the Building.

6. Except as provided herein, all other terms and conditions of the Master Deed, as previously amended in writing, shall remain and be the same.

(Remainder of page intentionally left blank. Execution pages follow.)

## BKD 512PG844

As to: Units M101 C103, A201, B201, C201, D201, A301, B301, C301, D301, A401, B401, C401 and D401

WITNESSES:

BLUE WATER INVESTMENTS OF SOUTH CAROLINA, LLC, a South Carolina limited liability company (SEAL)

Terrell M. Rhye

Its: Manager

As to Units M101, C103, A201, B201, C201, D201, A301, B301, C301, D301,

A401, B401, C401 and D401

STATE OF SOUTH CAROLINA

COUNTY OF C HARLESTON

I, the undersigned Notary Public for the State of South Carolina, do hereby certify that Blue Water Investments of South Carolina, LLC, a South Carolina limited liability company, by Terrell M. Rhye, its Manager, as to Units M101, C103, A201, B201, C201, D201, A301, B301, C301, D301, A401, B401, C401 and D401, personally appeared before me this day and acknowledged the due execution of the foregoing instrument

Subscribed to and sworn before me this 🔏

2004.

(SEAL)

Notary Public for South Caroli

My Commission Expires:

D512 pg 844 A

As to: Units M101 C103, A201, B201, C201, D201, A301, B301, C301, D301, A401, B401, C401 and D401

#### **CONSENT OF MORTGAGEE**

The undersigned, being the first mortgagee of the Units listed below, owned by Blue Water Investments of South Carolina, LLC, hereby consents to the within Amendment. The mortgage was recorded in Book T-458, Page 140, on July 22, 2003.

# As to Unit C101

in WITNESS WHEREOF, the und day of September 2004.	dersigned has hereunto set her hand and seal this
WITNESSES:	Candace G. Martin As to Unit C101
STATE OF SOUTH CAROLINA	:
COUNTY OF CHARLESTON	:
The foregoing instrument was ackno by <b>Candace G. Martin</b> , as to Unit C101.	owledged before me this Dreday of September 2004,
	Notary Public for South Carolina My Commission Expires: 0410301

## **CONSENT OF MORTGAGEE**

The undersigned, being the first mortgagee of the Unit listed below, owned by Candace G. Martin (Unit C101), hereby consents to the within Amendment. The mortgage was recorded at Book J-488, Page 529, March 29, 2004.

WITNESS:

SOUTHTRUST BANK

# As to Unit C102

this 130 day of Spruder, 200		ed has hereunto set their hands	and seals
WITNESSES:	EAST	BAY LAND CO., LLC	(SEAL)
James A. Bowton	By:	East Bay Investment Co., Inc. Its: Member  By: W. Brian Moody Its: President As to Unit C102	(SEAL)
STATE OF SOUTH CAROLINA	:		
COUNTY OF CHARLESTON	:		
The foregoing instrument was acknowledged before me this 3dday of Scotton. 2004 by East Bay Land Co., LLC, a South Carolina limited liability company, by East Bay Investment Co., Inc., a South Corporation, its Member, by W. Brian Moody, its President, on behalf of the limited liability company.			
		y Public for South Carolina ommission Expires:	(SEAL) 28, 2014

#### As to Unit C102

## **CONSENT OF MORTGAGEE**

The undersigned, being the first mortgagee of the Unit listed below, owned by East Bay Land Co., LLC (Unit C102), hereby consents to the within Amendment. The mortgage was recorded at Book J-488, Page 529, March 29, 2004.

WITNESS:

SOUTHTRUST BANK

Its: S

## As to Unit R701B

this day of, 200	dersigned has hereunto set their hands and seals 4.	
WITNESSES:	PEOPLES BUILDING SEVENTH FLOOR, LLC (SEAL)	
Charlotte Dainen	By: Mel Dub	
Jann norse	Neal I. Baker Its: Member As to Unit R701B	
STATE OF SOUTH CAROLINA	:	
COUNTY OF CHARLESTON	:	
The foregoing instrument was acknowledged before me this alated day of d		
	Charlotte Lainer (SEAL)	
	Notary Public for South Carolina  My Commission Expires: 10 00 10	

#### 8KD 512PG850

### As to Unit R701B

### CONSENT OF MORTGAGEE

The undersigned, being the first mortgagee of the Unit listed below, owned by Peoples Building Seventh Floor, LLC (Unit R701B), hereby consents to the within Amendment. The mortgage was recorded at Book B-405, Page 284, on May 2, 2002, as modified October 16, 2003, and recorded in Book H-480, Page 767, and Mortgage dated April 16, 2004, and recorded in Book Z-490, Page 467.

WITNESS:

Wachovia Bank, National Association

Its! Sr. Vice

State of South Carolina

County of Charleston

Signed before me this 22nd day of September, 2004, a

Charleston, SC.

Patricia H. Becker, Notary

My commission expires 2/17/05

#### 512PG851 BKD

# As to Units R801 and R901

IN WITNESS WHEREOF, the undersigned has hereunto set their hands and seals this 20 day of Sentere, 2004.

WITNESSES:

Terry J. Herning As to Units R801 and R 901

STATE OF SOUTH CAROLINA

COUNTY OF CHARLESTON

The foregoing instrument was acknowledged before me this 20 day of Lepterber 2004 by Terri J. Henning. (as to Units R801 and R901).

Notary Public for South Carolina

My Commission Expires: \_\_

## **RECORDER'S PAGE**

This page Must remain with the original document.



#10 512PG852

Recording
Fee 18.10
State
Fee County
Fee Postage
TOTAL 18.10

RETURN TO:
Krawcheck & Davidson
9 State Street
Charleston; SC 29401

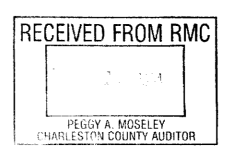
FILED

DS12-841

2004 OCT-8 PM 3: 48

CHARLIE LYBRAND
REGISTER
CHARLESTON COUNTY SC

PID VERIFIED BY ASSESSOR REP umg DATE 10 20184



(843) 958-4800 2 Courthouse Square Charleston, SC 29401