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FAN PIER DEVELOPMENT LLC, a Delaware limited liability company whose address is coo The Fallon Company, One Marina Park Drive, Boston, Massachusetts 02210 ("Grantor"), for consideration paid of Ten Dollars ( $\$ 10,00$ ) and as a capital contribution to FIFTY NORTHERN AVENUE LLC, a Delaware limited liability company ("Grantee"), grants to Grantee with QUITCLAIM COVENANTS, the real property, land, and improvements thereon located at 50 Northern Avenue, Boston, Suffolk County, Massachusetts, more particularly bounded and described on Exhibit A attached hereto (the "Property").

Said Property is conveyed subject to and with the benefit of the covenants and restrictions set forth on Exhibit B attached hereto (the "Deed Covenants").

Said Property is conveyed subject to and with the benefit of any and all other easements, restrictions, rights, reservations and other matters of record, if applicable and in force and effect.

Being a portion of the premises conveyed to Granter by Quitclaim Deed from Fan Pier Land Company dated September 29, 2005 and recorded with the Suffolk County Registry of Deeds in Book 38144, Page 297 (Parcel A and Sub-Surface Parcel A), as well as a portion of the premises conveyed to Grantor by Quitclaim Deed from the Boston Redevelopment Authority dated November 28, 2007 and recorded with the Suffolk County Registry of Deeds in Book 42833, Page 130 (the Below-Grade Discontinuance Parcel and Above Grade Discontinuance Parcel).
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WITNESS our hands and seals as of this $4^{\text {th }^{\text {th }}}$ day of May, 2011.

FAN PIER DEVELOPMENT LLD
By: Cornerstone Real Estate Advisers
LLC, a Delaware limited liability company, Its Manager
 Officer

## COMMONWEALTH OF MASSACHUSETTS

Suffolk County, ss.

On this 4 h day of May, 2011, before me, the undersigned notary public, personally appeared David J. Reilly, proved to me through satisfactory evidence of identification, which was CTYernse , to be the person whose name is signed on the preceding or attached document, and acknowledged to me that he signed it voluntarily for its stated purpose, as President/Chief Executive Officer of Cornerstone Real Estate Advisers LLC, the Manager of Fan Pier Development LLC.


## Exhibit A

## FAN PIER PARCEL A

 DESCRIPTION OF THE PROPERTY
## PARCEL A

A certain parcel of land located on the northeast side of Northern Avenue near the intersection of Courthouse Way in Boston, Massachusetts, bounded and described as follows:

Beginning at a point on the northeasterly sideline of Northern Avenue, said point being $\mathrm{S} 58^{\circ} 06^{\circ} 49^{\prime \prime \mathrm{E}}$, a distance of 9.47 feet along said sideline of Northern Avenue from the intersection of the southeasterly sideline of Courthouse Way;

Thence turning and running $\mathrm{N} 31^{\circ} 53^{\prime} 11^{11} \mathrm{E}$, a distance of 210.00 feet;
Thence turning and running $\mathrm{S} 58^{\circ} 06^{\prime} 49^{\prime \prime} \mathrm{E}$, a distance of 230.50 feet by Subsurface Parcel A ;
Thence turning and running $S 31^{\circ} 53^{\prime} 11^{\prime \prime} \mathrm{W}$, a distance of 210.00 feet by Subsurface Parcel A to a point on the northeasterly sideline of Northern Avenue;

Thence turning and rumning $\mathrm{N} 58^{\circ} 06^{\prime} 49^{\prime \prime} \mathrm{W}$, a distance of 230.50 feet by said sideline of Northern Avenue to the point of beginning.

The above described parcel of land contains an area of about 48,405 square feet (about 1.111 acres) and is shown as Parcel A on a plan titled "Subdivision Plan of Land, Fan Pier, Northern Avenue, Boston, Massachusetts," dated April 15, 2011, prepared by Nitsch Engineering, Inc.

## SUBSURFACE PARCEL A

A certain parcel of land located on the northeast side of Northern Avenue near the intersection of Courthouse Way in Boston, Massachusetts, bounded and described as follows:

Beginning at a point on the northeasterly sideline of Northern Avenue, said point being S $58^{\circ} 06^{\circ} 49^{\prime \prime} \mathrm{E}$, a distance of 239.97 feet along said sideline of Northern Avenue from the intersection of the southeasterly sideline of Courthouse Way;

Thence turning and running $\mathrm{N} 31^{\circ} 53^{\prime} 11^{\prime \prime} \mathrm{E}$, a distance of 210.00 feet by Parcel A ;
Thence turning and running $\mathrm{N} 58^{\circ} 06^{\prime} 49^{\prime \prime} \mathrm{W}$, a distance of 230.50 feet by Parcel A ;
Thence tuming and running $\mathrm{N} 31^{\circ} 53^{\prime} 11^{\prime \prime} \mathrm{E}$, a distance of 13.25 feet;
Thence tuming and running $S 58^{\circ} 06^{\prime} 49^{\prime \prime} \mathrm{E}$, a distance of 256.00 feet by Subsurface Parcel B;

Thence turning and running $S 31^{\circ} 53^{\prime} 11$ " W, a distance of 223.25 feet by Sub-Surface Parcel $F$ to a point on the northeasterly sideline of Northern Avenue;

Thence turning and running $\mathrm{N} 58^{\circ} 06^{\prime} 49^{\prime \prime} \mathrm{W}$, a distance of 25.50 feet along said sideline of Northern Avenue to the point of beginning.

The above described parcel of land has an upper limit that ends at Elevation 15.67 (Boston City Base), contains an area of about 8,747 square feet, and is shown as Sub-Surface Parcel A on a plan titled "Subdivision Plan of Land, Fan Pier, Northern Avenue, Boston, Massachusetts," dated April 15, 2011, prepared by Nitsch Engineering, Inc.

## BELOW GRADE DISCONTINUANCE PARCEL

A certain parcel of land located on the northeast side of Northern Avenue, in Boston, Massachusetts, bounded and described as follows:

Beginning at a point on the northeasterly sideline of Northern Avenue, said point being $S 58^{\circ} 06^{\prime} 49^{\prime \prime} \mathrm{E}$, a distance of 8.03 feet from Courthouse Way;

Thence continuing S $58^{\circ} 06^{\prime} 49^{\prime \prime} \mathrm{E}$, a distance of 257.44 feet along said northeasterly sideline of Northern Avenue;

Thence turning and running $S 31^{\circ} 53^{\prime} 11^{\prime \prime} \mathrm{W}$, a distance of 3.00 feet;
Thence turning and running $\mathrm{N} 58^{\circ} 06^{\prime} 49^{\prime \prime} \mathrm{W}$, a distance of 257.44 feet;
Thence turning and ruming $\mathrm{N} 31^{\circ} 53^{\prime} 11^{\prime \prime} \mathrm{E}$, a distance of 3.00 feet to the point of beginning.
The above described parcel is vertically below the street from elevation - 18.0 , Boston City Base, to elevation -23.5, Boston City Base, contains an area of about 772 square feet, and is shown as "Area of Below Grade Discontinuance "A"," on a plan titled "Subdivision Plan of Land, Fan Pier, Northern Avenue, Boston, Massachusetts," dated April 15, 2011, prepared by Nitsch Engineering, Inc.

## ABOVE GRADE DISCONTINUANCE PARCEL

A certain parcel of land located on the northeast side of Northern Avenue in Boston, Massachusetts, bounded and described as follows:

Beginning at a point on the northeasterly sideline of Northern Avenue, said point being S $58^{\circ} 06^{\prime} 49^{\prime \prime} \mathrm{E}$, a distance of 106.97 feet from Courthouse Way;

Thence continuing S $58^{\circ} 06^{\prime} 49^{\prime \prime} \mathrm{E}$, a distance of 50.00 feet along said northeasterly sideline of Northern Avenue;

Thence turning and running $S 31^{\circ} 53^{\prime} 11^{\prime \prime} \mathrm{W}$, a distance of 10.50 feet;
Thence turning and running $\mathrm{N} 58^{\circ} 06^{\prime} 49^{\prime \prime} \mathrm{W}$, a distance of 50.00 feet;
thence turning and running $\mathrm{N} 31^{\circ} 53^{\prime} 11^{\prime \prime} \mathrm{E}$, a distance of 10.50 feet to the point of beginning.
The above described parcel is vertically above the street from elevation 35.4, Boston City Base, to elevation 38.9, Boston City Base, contains an area of about 525 square feet and is shown as "Area of Above Grade Discontinuance" on a plan titled "Subdivision Plan of Land, Fan Pier, Northern Avenue, Boston, Massachusetts," dated April 15, 2011, prepared by Nitsch Engineering, Inc.

## Exhibit B

## FAN PIER PARCEL A

DEED COVENANTS

## 1. Deed Covenants.

1.1 The covenants and restrictions set forth below (being "Deed Covenants" described in the Declaration referred to below) are appurtenant to and benefit, and encumber and burden, the land being conveyed (being a "Parcel" described in the Declaration referred to below and referred to herein as "the Parcel"). Terms not defined herein are defined in a Declaration of Covenants, Easements and Restrictions, Fan Pier, dated as of January 31, 2008, by and between Fan Pier Development LLC and Fan Pier Owners Corporation recorded with Suffolk Registry of Deeds at Book 43059, Page 1, as amended by First Amendment to Declaration of Covenants, Easements and Restrietions, Fan Pier, dated on or about the date hereof, by and among Fan Pier Development LLC, Fan Pier Owners Corporation, and Fallon Cornerstone One MPD LLC, recorded with Suffolk Registry of Deeds herewith (as amended from time to time, the "Declaration"), and all of the terms and conditions thereof are incorporated herein as though fully set forth herein. Without limiting the generality of the foregoing, the Declaration defines terms used herein not otherwise defined and sets forth various operative and enforcement provisions with respect thereto as well as other provisions applicable to the Parcel, This conveyance is made subject to and with the benefit of the applicable provisions set forth in the Declaration, and the provisions hereof shall be interpreted in accordance with the Declaration and its intent.
1.2 In accordance with the Declaration and the Fundamental Approvals, Grantor, for itself and its successors and assigns as Developer under the Declaration, hereby grants, allocates and makes available the following to the Parcel, and Grantee, for itself and its successors and assigns as owners of the Parcel, hereby agrees that the following allocations will act as restrictions and limitations upon the use, ownership and development of the Parcel:
(a) The Maximum Floor Area of the Improvements on the Parcel shall be Four Hundred Ninety Thousand Two Hundred One $(490,201)$ square feet.
(b) The Maximum Building Envelope of the footprint of the building on the Parcel shall be Forty Eight Thousand Four Hundred Five $(48,405)$ square feet.
(c) The Maximum Height of the Improvements on the Parcel shall be Two Hundred Forty Three and 75/100 (243.75') feet.
(d) The Permitted Uses of the Parcel shall be office, research center, retail, restaurant, civic, cultural or other facilities of public accommodation and parking.

The restrictions set forth in the Deed Covenants are Time Limited Restrictions (as defined in the Declaration) and are therefore imposed for ninety-six (96) years from the date of the last license for construction of Improvements on a Parcel at the Site issued pursuant to the

Consolidated Written Determination issued by the Commonwealth of Massachusetts Department of Environmental Protection on June 28, 2002, as amended or modified.
1.3 As more fully set forth in the Declaration, the Grantee for itself and its successors and assigns, and the Grantor for itself and its successors and assigns, agree that the covenants and restrictions set forth in this Section 1 and in the Declaration are imposed as a common scheme in favor of the Parcel and other land comprising the Site as of the date hereof and are of actual and substantial benefit to the Grantee and its successors and assigns in title to the Parcel, and the Developer and its successors and assigns as "Developer" under the Declaration and/or as owner(s) or grantee(s) with respect to other parcels of the Site. The Grantee for itself and its successors and assigns, each by accepting conveyance of the Parcel from time to time, waive any right to, and agree not to, contest the actual and substantial benefit of such covenants and restrictions or their enforceability during the period such restrictions remain in effect as set forth in Section 3.3 of the Declaration.
1.4 Grantee, at its sole cost and expense and in accordance with the Declaration, including without limitation Section 3.5 thereof, and subject to Unavoidable Delay, shall Substantially Complete those specific Common Areas and Facilities identified on the Common Areas and Facilities Schedule attached hereto as Schedule 1 (the "Allocated CAF") not later than the issuance of the first certificate of occupancy for the office/laboratory building to be constructed on the Parcel. The final plans and specifications for the Allocated CAF shall be in compliance with the Fundamental Approvals and consistent with the quality of design and materials of those Common Areas and Facilities completed prior to the date hereof by the Developer or any Parcel Owner, and shall be subject to the prior approval of Grantor, not to be unreasonably withheld. After Substantial Completion of the Allocated CAF, Grantee shall within a reasonable time thereafter Finally Complete the Allocated CAF. As applicable, completion of final surface paving, sidewalks and plantings shall be subject to seasonal conditions. Grantee's obligations shall be binding upon Grantee's successors and assigns in title to the Parcel. Grantor grants to Grantee such temporary easements over Grantor's remaining land as may be necessary or convenient to construct such Allocated CAF, which temporary easements shall expire upon the first to occur of Final Completion of the Allocated CAF, or March 1, 2014. Except for the appurtenant rights expressly granted to the Parcel in the Declaration, Grantee shall have no ownership or other rights in the Allocated CAF, the ownership of which shall be governed by the Declaration.
1.5 Subject to Unavoidable Delay, Grantee shall commence Initial Construction of the Improvements on the Parcel no later than December 31, 2011. Upon commencement of Initial Construction of the Improvements on the Parcel, Grantee shall thereafter prosecute Initial Construction diligently to Final Completion in accordance with the Declaration, subject to Unavoidable Delay.

## 2. Miscellaneous.

2.1 Notwithstanding anything herein to the contrary, Grantee's rights and obligations hereunder are made appurtenant to the ownership of the Parcel and shall automatically be assigned to and assumed by any person hereafter acquiring the Parcel, and such person shall become and be the Grantee hercunder.

Grantor's rights shall be exercised by Grantor and its successors and assigns from time to time designated as Developer under the Declaration (or after Final Turnover, by FPOC). The grant of a mortgage encumbering the fee of the Parcel ("Mortgage") shall automatically be and be deemed to be a collateral assignment of all of the rights set forth herein to the holder of the Mortgage (and in the order of priority of Mortgages if more than one). Upon the mortgagee's succeeding to title to the Parcel by foreclosure or deed in lieu thereof, the mortgagee or its purchaser at a foreclosure sale or transferee by deed in lieu thereof shall be and become the Grantee hereunder. Grantee may not directly or indirectly make any assignment or other transfer of its interest herein except to the owner or mortgagee of the Parcel, and any such assignment or other transfer shall be void and of no force and effect. A transfer of title to the Parcel shall relieve the transferring Grantee from its obligations arising thereafter.

In the case of a first Mortgage, the Grantee shall give (in the manner for the giving of notices herein) to Grantor a true copy of the Mortgage, a written statement specifying the name and address of the Mortgagee and a written statement listing the pertinent recording data with respect to the Mortgage. After the giving of such notiee, Grantor agrees that until written notice of satisfaction of such Mortgage is given by such Mortgagee to Grantor, all of the following provisions shall apply in addition to the provisions of Section 11.4 of the Declaration.
(a) Grantor shall, upon giving Grantee any notice herein, simultaneously serve a copy of such notice upon such Mortgagee. Grantor shall accept any performance by or at the instigation of such Mortgagee as if the same had been done by Grantee, provided, however, that such Mortgagee shall never be obligated to do so.
(b) The failure by any Mortgagee to exercise a right under any provision hereof shall not be deemed a waiver of its right under any other provision hereof.
(c) The right of a Mortgagee to foreclose a Mortgage on the Parcel, and to sell or assign Grantee's interest hereunder at a Mortgage foreclosure sale or sale in lieu thereof in connection with its sale of the Parcel is expressly recognized and shall never be deemed a violation of any provisions of these Deed Covenants.
2.2 All notices, consents and waivers to be given hereunder shall be in writing and shall be deemed given (a) three days after the date that the same are mailed, by certified or registered mail, return receipt requested, to the other party, or (b) one business day after the date that the same are deposited with a reputable overnight delivery service. All notices to be mailed to Grantee shall be sent to the address of Grantee set forth above or to such other address as Grantee shall designated by written notice to Grantor, and with a copy, in each instance, to each Holder; all notices to be mailed to Grantor shall be sent to the address of Grantor set forth above or to such other address as Grantor shall designate by written notice to Grantee.
2.3 No consent or waiver, express or implied, by Grantor or Grantee to or of any breach hereunder shall be construed as a consent or a waiver to or of any further breach hereunder of the same or of any other obligations, duty or responsibility hereunder. In no event shall the rights or easements hereunder ever be terminated on account of any breach, but Grantor, and Grantee respectively shall have all other rights and remedies as stated herein and at law and in equity to enforce the provisions hereof.
2.4 Grantor and Grantee agree that any disputes arising hereunder, including, without limitation, any disputes as to payments or the reasonableness of the Rules and Regulations promulgated hereunder, shall be resolved in accordance with the arbitration provisions set forth in the Declaration. Grantee agrees, upon request by Grantor, to submit to, join in and be bound by any arbitration begun under the Declaration (or under any similar grant of parking rights) where the issue being arbitrated could affect rights or obligations of the Grantee hereunder or under the Declaration if the Grantee were a party.
2.5 Either party (and Mortgagee with respect to the Parcel if such Mortgagee is a mortgagee in possession or an owner by foreclosure or deed in lieu of foreclosure) shall, without charge, at any time and from time to time, within ten (10) business days after written request of the other, deliver an estoppel certificate with respect to the Deed Covenants in accordance with Section 12.3 of the Declaration.
2.6 At any time and from time to time, each of the parties agrees, within fifteen (15) days after written request of the other, to execute and, if requested, acknowledge and record, all such documents as may reasonably be required to effectuate the intents and purposes of the rights set forth herein.
2.7 The rights set forth herein may be modified and amended only by written instrument signed by Grantee and Grantor (or after Final Turnover, by FPOC) and in all cases joined by any Mortgagee with respect to the Parcel.

## Schedule 1

## COMMON AREA FACILITIES AND SCHEDULES

Reference is made to Chapter 91 License No. 11907 issued by DEP for all of the Public Realm, recorded with the Suffolk Registry of Deeds in Book 42568, Page 89 (the "Public Realm License"), and (ii) Parcel A Project, Boston, Massachusetts, Chapter 91 Waterways License Application dated August 15, 2008 (the "Parcel A Application"):

1. That portion of Bond Drive shown as being within the limit of the Parcel $A$ Project on the plan attached to the Parcel A Application and labeled "Sheet 2 of 8 Building A Site Plan" together with the sidewalk adjacent thereto as shown on such plan.
2. The sidewalk on the easterly side of Courthouse Way from Northern Avenue to the northerly edge of the traveled way of Bond Drive.
3. Underground utilities to be constructed beneath Courthouse Way and its easterly sidewalk area.
4. Construction of the water transportation dock as described in Special Condition 5 of the Publie Realm License and as shown on the plans attached to the Public Realm License and labeled Sheet 12 of 23 and Sheets 15 of 23 through Sheet 17 of 23, both inclusive (the "Public Reaim Plans"), including without limitation the dredging, floating dock, access ramp system, and shade structure shown in the Public Realm Plans.
5. The placement of a temporary trailer facility, having dimensions of approximately $10^{\prime} \times 50^{\prime}$, with interior finishes suitable for use as a ticketing office/waiting area and a restroom accessible to the public twenty four (24) hours per day, which trailer shall be placed in one of two alternate locations shown on the plan attached to the Parcel A Application and labeled "Plan Accompanying Petition of Fan Pier Developments, LLC to Construct Building A and its Associated Amenities, Boston Inner Harbor, Suffolk County, Boston, Massachusetts, Sheet 1 of 8 Existing Conditions Date $8 / 08$," the specific location of which shall be subject to the approval of Grantor.
