

Corporate Resolution

For Use by Corporations Only

Complete all sections, sign and return to: KBS Real Estate Investments Trusts c/o DST Systems, Inc. PO Box 219015, Kansas City, MO 64121-9015 or fax to (877) 593-1115. If you have questions, please call (866) 584-1381.

1. ACCOUNT IN	NFORMATION					
Account Title						
Account Number(s)				Tax ID		
2. CORPORATIO	ON CERTIFICATIO	N			Tax ID Required	
			being the			
of(the "Corporation") a corporation duly organized and validly existing under the laws of						
, and having its chief executive office or its only place of business at						
		, in the	name and on behalf o	of the Corpora	tion, hereby:	
(a) represent, and wa the Corporation;	arrant that I am a duly aut	chorized representative o	f the Corporation and a	am authorized	to execute this Certificate on behalf of	
					the Board of Directors of the Corporation evoked or rescinded since their adoption	
RESOLVED, that						
RESOLVED, that the		uthorized and empower	ed to purchase, hold, e	exercise, rede	em, transfer, assign, and sell securities	
RESOLVED , that each of the directors, officers, employees and agents of the Corporation listed below ("each, an Authorized Party") is hereby individually authorized for and on behalf of the Corporation by oral, written, electronic or other means to: (1) give to and receive from KBS REITs written instructions, confirmations, notices or demands with respect to any account, activity or transaction; (2) bind the Corporation to enter into and perform any transaction or agreement, amendment or modification thereof, relating to any account, activity or transaction involving the Corporation; (3) lend or borrow money or securities and secure the repayment thereof with the property of the Corporation; (4) order the transfer of record of any securities, funds or other property to any name and to accept delivery of any securities, funds or other property; (5) direct the sale or exercise of any rights with respect to any securities or other property; (6) agree to any terms or conditions or execute or otherwise assent to any document or agreement affecting any account, activity or transaction; (7) generally, take all such action as such director, officer, employee or agent of the Corporation may deem necessary or desirable to implement or facilitate the activities described herein;						
	ector, Officer and/or ty of Corporation		zed Party Position	Α	authorized Party Signature	

st The resolutions set forth in this certificate must be identical to the resolutions adopted by the Corporation.



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RESOLVED, that each of the Authorized Party listed above is hereby individually authorized, for and on behalf of the Corporation, to execute or otherwise assent to or enter into on behalf of the Corporation all agreements, confirmations, releases, assignments, powers of attorney or other documents in connection with any account, activity or transaction, including without limitation, to execute and deliver instructions to KBS REITs to receive or deliver funds or securities, whether free or versus payment, or trade or non-trade related;

RESOLVED, that notwithstanding the foregoing resolutions, any person with actual or apparent authority is authorized and empowered by the Corporation to undertake any activity;

RESOLVED, that all actions previously taken by any director, officer, employee, Authorized Person or agent of the Corporation in connection with or related to the matters set forth in or reasonably contemplated or implied by the foregoing resolutions be, and each of them hereby is, adopted, ratified, confirmed and approved in all respects as the acts and deeds of the Corporation;

RESOLVED, that, KBS REITs may rely on the certifications, representations, warranties, and agreements contained in this Certificate until such time the KBS REITs receive written notification of any modification or revocation of the Corporate Resolution. KBS REITs may rely on such certifications, representations, warranties, covenants and agreements with respect to any transaction entered into prior to the effectiveness of such modification or revocation;

RESOLVED, that, KBS REITs, their successors and assigns and their respective affiliates, directors, officers, agents and employees (the "Released Parties") are hereby released and forever discharged from, and against, any and all liabilities, responsibilities, obligations, claims, costs, damages, expenses (including attorneys' fees and expenses), penalties judgments or awards incurred or suffered by the Released Parties in connection with their reliance on this Certificate; the Corporation acknowledges that the release and discharge set forth herein are in addition to, and in no way limit or restrict, any rights which any of the Released Parties may have under any other agreement(s) between the Corporation and any of the Released Parties or under any federal or state statutes, laws, rules or regulations; and agree that this release and discharge shall survive the revocation of this Certificate with respect to transactions entered into prior to the effectiveness of such revocation;

(c) represent and warrant that the Corporation (check	the correct state	ment)
has more than one officer, director or emplo	yee	
has only one officer, director and employee	and that person	is the sole beneficial owner of the Corporation
3. SIGNATURE OF CERTIFYING AUTHO	RIZED PAR	TY**
IN WITNESS WHEREOF the Corporation, throu Corporation as of the day of		igned, has executed this Certificate and affixed the seal of the
BY:		
Signature of Authorized Party	Date	
Printed Name of Authorized Party	Date	
**This Certificate must be executed by a person or er		Check here if a corporate seal has not been adopted by the
by the Corporation to do so.	any damonized	Corporation and is not required in the applicable jurisdiction.
	CROSS CER	TIFICATION***
I,, the	undersigned _	of the Corporation hereby
affirm and ratify each of the certifications, represen	ıtations, warran	ties, covenants, and agreements contained in this Certificate.
IN WITNESS WHEREOF the Corporation, through t	he undersigned	, has executed this Certificate as of the day of
·		
By:		with a Commercial and account to the Possibilians and footbing this Conditions
The Cross-Certification should be completed by a person a	iutriorizea to act to	r the Corporation pursuant to the Resolutions set forth in this Certificate.

Completed and approved Corporate Resolution forms should be mailed to:

Regular Mail Address: KBS Real Estate Investment Trusts, c/o DST Systems, Inc., PO Box 219015, Kansas City, MO 64121-9015. Overnight Mail Address: KBS Real Estate Investment Trusts, c/o DST Systems, Inc., 430 W. 7th Street, Kansas City, MO 64105.

DOCUMENT FAX ACCEPTABLE - FAX FORM TO (877) 593-1115