

## TRANSFER INSTRUCTIONS AND FORMS

The following are instructions and forms needed to transfer shares of common stock ("Shares") of American Realty Capital Hospitality Trust, Inc. (the "Company").

- 1. The transferor is the entity that is the current owner. The transferee is the entity to which the shares are to be transferred.
- **2.** All transferor and transferee signatures must be guaranteed by a member of an approved Signature Guarantee Medallion Program.
- **3.** The Transfer Acknowledgement form must be completed and signed by the entity that is facilitating the transfer. This form may not be signed by the custodian of the investment.
- **4.** The Transferee Acknowledgement form must be completed and signed by the entity that the shares are to be transferred.
- 5. If the transferee is an entity other than an individual (e.g., a trust, corporation, limited partnership, general partnership or limited liability company), please enclose a copy of the trust agreement, articles of incorporation, or other information pertinent to your type of entity.
- **6.** If the transfer is due to a death, please enclose a copy of the death certificate. If there is an executor of the estate, please enclose a copy of the Letters of Administration or court appointment of the executor dated within 90 days of the submission of the transfer forms.
- 7. If the transfer is due to a divorce, please enclose relevant pages of the divorce decree.
- **8.** If the account involves a custodian, forward this form to the custodian for it signature and Medallion stamp guarantee with instructions to return it to the transfer agent as indicated below.
- Please return the completed forms to American Realty Capital Hospitality Trust, Inc., PO Box 219865, Kansas City, MO 64121-9865 or for overnight submission, please utilize American Realty Capital Hospitality Trust, Inc. c/o DST Systems, INC, 430 W 7th Street, Kansas City, MO 64105-1407
- **10.** If you have any questions, please contact our Investor Services Department for assistance; toll free at (866) 902-0063.

## **IMPORTANT NOTICE**

- **A.** The Shares are subject in all respects to and governed by the Articles of Incorporation and bylaws of the Company.
- **B.** Shares may be transferred only by the record owner in person or by duly authorized agent or attorney upon completion of forms obtained from the Company duly executed, delivery of the forms and such other documents as the Company may require to the Company, and payment in full of the Shares and any applicable transfer tax. The transfer of Shares is subject to all the limitations and restrictions contained in the Articles of Incorporation, and Bylaws of the Company and including compliance with all applicable state and federal securities laws.
- **C.** The Company may admit a transferee as a stockholder upon fulfillment of the following conditions: (1) the interest acquired by the transferee and retained by the transferor, if any, is at least 40 shares (\$1,000) except in states which have established higher requirements for the number of shares which can be assigned and retained; see the Suitability Standards' Section of the Prospectus and stated below (2)

- payment has been made to the Company of all reasonable expenses incurred by the Company in connection with the transferee's admission as a stockholder; (3) the transferor has executed and delivered to the Company the Transferor Transfer Form (4) the transferee has executed and delivered to the Company the Transferee Transfer Form; and (5) subject to restrictions in the Articles of Incorporation, and Bylaws of the Company and including compliance with all applicable state and federal securities laws.
- **D.** All Shares originally issued pursuant to qualification under the California Corporate Securities Law of 1968 shall be subject to, and all documents of assignment and transfer evidencing such Shares shall bear, the following legend condition: "It is unlawful to consummate a sale or transfer of the Company's Shares, or any interest therein, or to receive any consideration therefore, without the prior written consent of the Commissioner of Corporations of the State of California, except as permitted in the Commissioner's rules."
- **E.** Stockholders who have held their shares for at least one year and who purchased their shares from the Company or received the shares through a non-cash transaction, not in the secondary market, may present all or a portion consisting of the holder's shares to the Company for repurchase at any time in accordance with the procedures described in the prospectus.
- **F.** The transfer of Shares will be effective and the transferee of the shares will be recognized as the holder of such Shares within five business days of the Company's receipt of the required documentation, subject to restrictions in our charter. The Company shall be entitled to treat the transferor of such Shares interest as the absolute owner thereof in all respects, and shall incur no liability for distributions made in good faith to such transferor, until such time as the properly completed written instrument of transfer and all other required documentation has been received by the Company an recorded on its books.
- G. A transfer of shares will terminate participation in the Company's Distribution Reinvestment Plan ("the Plan") with respect to such transferred Shares unless the transferee demonstrates to the reinvestment agent that the transferee meets the requirements for participation in the Plan and affirmatively elects to participate in the Plan by providing to the reinvestment agent an executed enrollment form or other written authorization required by the reinvestment agent. If the Transferor (original owner) is participating in the Plan at the time of transfer, then distributions owed and paid after the transfer date will be paid in the form of cash and not reinvested in additional shares. The transferor will continue to earn dividends up until and including the transfer date.
- **H.** No share may be transferred, sold, assigned or exchanged if the transfer or sale of such Share, when added to the total of all other transfer or sales of Shares within the period of 12 consecutive months prior to the proposed date of sale or exchange, would, in the opinion of counsel for the Company, result in the termination of the Partnership under Section 708 of the Code unless the Company and the transferring holder shall have received a ruling from the IRSA that the proposed sale



## TRANSFER INSTRUCTIONS AND FORMS

### **IMPORTANT NOTICE** (Continued)

or exchange will not cause such termination. If this would be the case as a result of the transfer, the Company will return this Form without processing it and advise you of the reason the transfer is void.

In the case of sales to fiduciary accounts, the suitability standards must be met by the fiduciary account, by the person who directly or indirectly supplied the funds for the purchase of the shares or by the beneficiary of the account. Given the long-term nature of an investment in our shares, our investment objectives and the relative illiquidity of our shares, our suitability standards are intended to help ensure that shares of our common stock are an appropriate investment for those of you who become investors.

## SPECIAL NOTICE FOR MAINE, MASSACHUSETTS, MINNESOTA, MISSOURI AND NEBRASKA RESIDENTS ONLY

In no event may a subscription for Shares be accepted until at least five business days after the date the subscriber receives the Prospectus. Residents of the States of Maine, Massachusetts, Minnesota, Missouri and Nebraska who first received the Prospectus only at the time of subscription may receive a refund of the subscription amount upon request to the company within five days of the date of subscription.

## SPECIAL NOTICE FOR CALIFORNIA RESIDENTS ONLY CONDITIONS RESTRICTING TRANSFER OF SHARES

260.141.11 Restrictions on Transfer.

- (a) The issuer of any security upon which a restriction on transfer has been imposed pursuant to Sections 260.102.6, 260.141.10 or 260.534 of the Rules (the "Rules") adopted under the California Corporate Securities Law (the "Code") shall cause a copy of this section to be delivered to each issuee or transferee of such security at the time the certificate evidencing the security is delivered to the issuee or transferee.
- (b) It is unlawful for the holder of any such security to consummate a sale or transfer of such security, or any interest therein, without the prior written consent of the Commissioner (until this condition is removed pursuant to Section 260.141.12 of the Rules), except:
- (1) to the issuer;
- (2) pursuant to the order or process of any court;
- (3) to any person described in subdivision (i) of Section 25102 of the Code or Section 260.105.14 of the Rules;
- (4) to the transferor's ancestor, descendants or spouse, or any custodian or trustee for the account of the transferor or the transferor's ancestors, descendants or spouse; or to a transferee by a trustee or custodian for the account of the transferee or the transferee's ancestors, descendants or spouse;
- (5) to holders of securities of the same class of the same issuer;
- (6) by way of gift or donation inter vivos or on death;
- (7) by or through a broker-dealer licensed under the Code (either acting as such or as a finder) to a resident of a foreign state, territory or country who is neither domiciled in this state to the knowledge of the broker-dealer, nor actually present in this state if the sale of such securities is not in violation of any securities laws of the foreign

- state, territory or country concerned;
- (8) to a broker-dealer licensed under the Code in a principal transaction, or as an underwriter or member of an underwriting syndicate or selling group;
- (9) if the interest sold or transferred is a pledge or other lien given by the purchaser to the seller upon a sale of the security for which the Commissioner's written consent is obtained or under this rule not required;
- (10) by way of a sale qualified under Sections 25111, 25112, 25113 or 15121 of the Code, of the securities to be transferred, provided that no order under Section 25140 or subdivision (a) of Section 25143 is in effect with respect to such qualification;
- (11) by a corporation to a wholly owned subsidiary of such corporation, or by a wholly owned subsidiary of a corporation to such corporation;
- (12) by way of an exchange qualified under Section 25111, 25112 or 25113 of the Code provided that no order under Section 25140 or subdivision (a) of Section 25143 is in effect with respect to such qualification;
- (13) between residents of foreign states, territories or countries who are neither domiciled or actually present in this state;
- (14) to the State Controller pursuant to the Unclaimed Property Law or to the administrator of the unclaimed property law of another state;
- (15) by the State Controller pursuant to the Unclaimed Property Law or by the administrator of the unclaimed property law of another state if, in either such case, such person (a) discloses to potential purchasers at the sale that transfer of the securities is restricted under this rule, (b) delivers to each purchaser a copy of this rule, and (c) advised the commissioner of the name of each purchaser;
- (16) by a trustee to a successor trustee when such transfer does not involve a change in the beneficial ownership of the securities;
- (17) by way of an offer and sale of outstanding securities in an issuer transaction that is subject to the qualification requirement of Section 25110 of the Code but exempt from that qualification requirement by subdivision (1) of Section 25102; provided that any such transfer is on the condition that any certificate evidencing the security issued to such transferee shall contain the legend required by this section.
- (c) The certificates representing all such securities subject to such a restriction on transfer, whether upon initial issuance or upon any transfer thereof, shall bear on their face a legend, prominently stamped or printed therein in capital letters of not less than 10-point size, reading as follows:

IT IS UNLAWFUL TO CONSUMMATE A SALE OR TRANSFER OF THIS SECURITY, OR ANY INTEREST THEREIN, OR TO RECEIVE ANY CONSIDERATION THEREFOR, WITHOUT THE PRIOR WRITTEN CONSENT OF THE COMMISSIONER OF CORPORATIONS OF THE STATE OF CALIFORNIA, EXCEPT AS PERMITTED IN THE COMMISSIONER'S RULES.



## TRANSFER INSTRUCTIONS AND FORMS

### A: TRANSFEROR INFORMATION

Please print name(s) in which Shares are currently registered. Include trust name if applicable. If an IRA, or qualified plan, include both investor and custodian names and tax ID numbers.

INFORMATION
☐ Mr. ☐ Mrs. ☐ Ms. ☐ Other Investor Name
Tax ID / Social Security Number
Date of Birth / Incorporation
Joint Investor Name
Tax ID / Social Security Number
Date of Birth / Incorporation
Legal Address (not be a PO Box)
<u>City</u>
State / Zip Code
Mailing Address
<u>City</u>
State / Zip Code
Home Telephone
<u>Business Telephone</u>
<u>Email</u>
BENEFICIARY INFORMATION (For Individual or Joint Accounts Only)
<u>Name</u>
Tax ID / Social Security Number
Primary %
<u>Name</u>
Tax ID / Social Security Number
Primary %
CUSTODIAN INFORMATION (For Individual or Joint Accounts Only)
<u>Name</u>
Street Address
City
State / Zip Code
Account Number
Tax ID
<u>Telephone</u>

### **B: TRANSFER/MINIMUM RETAINED INVESTMENT**

Please note that the minimum transfer is 40 shares (\$1,000), except in certain states as described in the Suitability Standards of the prospectus. Please refer to the Suitability Standards section for all transfer minimums for transferor(s) and transferee(s).

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SHARES	
Number of Shares to be transferred	
Number of Shares held after transfer	
C: TRANSFER	
FOR VALUE RECEIVED,	
the undersigned (insert your name exactly as you hold title to th	ne Shares
you are transferring)	
and whose Social Security or Taxpayer Identification Number is	
hereby sells, assigns and transfers unto (name{s})	
whose address is	
and whose Social Security or Taxpayer Identification Number is	
an aggregate of	Shares





TRANSFER INSTRUCTIONS AND FORMS

### TRANSFEROR ACKNOWLEDGEMENT

Signature (of Joint Owner, if any)

Print Name

The undersigned transferor(s) (the "Transferor"), in connection with the undersigned's request to transfer Shares in American Realty Capital Hospitality Trust, Inc. (the "Company"), hereby represents and warrants to the Company that the following statements are true:

1. The Transferor has completed all forms required by the Company. 2. The Transferor acknowledges that the Shares were originally purchased for long-term investment. 3. The Transferor has agreed upon the requested transfer and agrees that either the Company, the Board of Directors, or any affiliates, agents or representatives of the Company shall not be responsible for any loss incurred by Transferor as a result of such transfer. The request for this transfer has net sales proceeds (if applicable) to the seller of \$\_ \_ per share or \_\_\_ of the original purchase price. 4. The Transferor understands that the transfer (both of the entire interest, including voting rights, and of the right to receive distributions) may only be made in compliance with the Prospectus (including the requirements and restrictions described in the Notices Section above) and will not be effective if not in compliance therewith. 5. The Transferor has received no representations or warranties from the Company, the Board of Directors, or any affiliates, agents or representatives of the Company. 6. The Transferor agrees that the Transferee may revoke his agreement to transfer and shall be released from any obligation in connection therewith until such transfer is recorded on the books and records of the Company. 7. By executing this Transferor Form, the Transferor(s) hereby represent(s) and warrants that the transfer is made in accordance with all applicable federal and state securities laws and regulations. The signature(s) to this Transferor Transfer Form must correspond with the name(s) in which you hold the Shares, in every particular, without alteration or any change whatsoever. IN WITNESS WHEREOF, the undersigned has executed this Acknowledgement as of the \_\_\_\_\_\_ day of \_\_\_\_\_\_, 20\_\_\_ Signature (Title, if applicable) Print Name Medallion Stamp Signature Guarantee

Medallion Stamp Signature Guarantee



# AMERICAN REALTY CAPITAL HOSPITALITY TRUST, INC. TRANSFER INSTRUCTIONS AND FORMS

A: INVESTMENT		C: TRANSFEREE INFORMATION		
Shares. The mini	Shares. The minimum transfer is 40 shares (\$1,000)  Shares. The minimum transfer is 40 shares (\$1,000)  Shares. The minimum transfer is 40 shares (\$1,000)			
	nimum purchase requirements) as	ts) as and tax ID numbers		
escribed in the Investor Suitability Standards. Please refer to the Inestor Suitability Standards section in the prospectus for all transfer		INFORMATION		
minimums for transferor(s) and t	* *	☐ Mr. ☐ Mrs. ☐ Ms. ☐ Other		
Do you currently own bene	ficially or of record, any other	Investor Name		
Shares? If so, ho		Tax ID / Social Security Number		
	se check this box if you wish to autho-	Date of Birth / Incorporation		
	e Fund via automatic debits from your	Joint Investor Name		
	ration form is required to participate.	Tax ID / Social Security Number		
D. TVDF OF OWNERSHIP OR	TDANICEEDEE (Charle One)	<u>Date of Birth / Incorporation</u>		
B: TYPE OF OWNERSHIP OR		Mailing Address		
Individual	Community Property	<u>City</u>		
Custodian: As Custodian for	☐ Joint Tenants With Right of Survivorship	State / Zip Code		
Partnership	☐ Tenants in Common	Home Telephone		
☐ A Married Person Separate Property	Under the Uniform Gift to Minors	<u>Business Telephone</u>		
	Act, State of	<u>Email</u>		
Transfer on Death** (Provide	☐ IRA* Traditional	Mother's Maiden Name (requested for security purposes)		
Beneficiary(ies) in Section 3)	☐ IRA* Roth	BENEFICIARY INFORMATION (For Individual or Joint Accounts Only)		
	☐ IRA* Rollover ☐ IRA* SEP	<u>Name</u>		
	☐ IRA* Type	Tax ID / Social Security Number		
☐ Trust Type:		<u>Primary</u>		
(please specify, i.e., Family, Living, Revocable, etc	9	<u>Name</u>		
Qualified Pension Plan*	Under the Uniform Transfers to Minors	Tax ID / Social Security Number		
	Act, State of	<u>Primary</u> <u>%</u>		
☐ Qualified Profit Sharing Plan*	Limited Liability Company (LLC)	<u>Name</u>		
Corporation	Charitable Remainder Trust	Tax ID / Social Security Number		
Company	☐ Non Profit Organization	Primary		
Other		Name		
		Tax ID / Social Security Number		
	a registered IRA, Keogh, Qualified Pension Plan or eligible to purchase such investment through such	Primary <u>%</u>		
accounts. No representations are made, and the plan custodian, plan administrators, plan p the tax ramifications of such investment, the st respective plan, or that such Investment comp governmental rules and regulations pertaining separate private investment form or similar doc	ne offer or disclaims any responsibility or liability to participants, investors, or beneficiaries thereof as to uitability or eligibility of such investment under the ports with ERISA, Internal Revenue Service or other a to such plan investments and rights there under. A trumentation from the Plan Custodian/Administrafor investment through these types of accounts.	U.S. Citizen ☐ Resident Alien ☐ Non-Resident Alien ☐ Electronic Delivery: Check here if you consent, in the event that American Realty Capital Hospitality Trust, Inc. elects to deliver any shareholder communications electronically in lieu of mailing paper documents, to receiving such communications via e-mail notice that such communications are available on American Realty Capital Hospitality Trust, Inc. website.		
	on Death (TOD) registration for such investment	CUSTODIAN INFORMATION (if registered under IRA, Keogh, or Qualified Retirement Plan)  Name of Institution		
	ve an owner/investor of securities the option of ts held in the account by designating proposed	Street Address		
beneficiary(ies) to receive the account assets u	pon the owner/investor's death. TOD registration	City		
holding the account as Tenants by the Entire	(1) is a natural person or (2) two natural persons ty or (3) two or more natural persons holding the	State / Zip Code		
	orship or (4) a married couple holding the account nip. The following forms of ownership are ineligible	Account Number		
for TOD registration: Tenants in Common, com	munity property without survivorship, non-natural	Tax ID		
	ons, trusts or partnerships), and investors who are niform Transfer on Death Security Registration Act.	Phone		



## TRANSFER INSTRUCTIONS AND FORMS

## TRANSEEDEE INCODMATION (Continued)

Name	FORMATION (For Individual or Joint Accounts Only)
Tax ID / Social Sec	curity Number
Primary	
Name	
Tax ID / Social Sec	curity Number
Primary	
Name	
Tax ID / Social Sec	curity Number
Primary	
Name	
Tax ID / Social Sec	curity Number
<u>Primary</u>	
communicati receiving such	I Hospitality Trust, Inc. elects to deliver any shareholder ons electronically in lieu of mailing paper documents, to communications via e-mail notice that such communications on American Realty Capital Hospitality Trust, Inc. website.
D: DISTRIBU	TION OPTIONS to have your distribution applied in up to three differen
O: DISTRIBU'  You may choose to ways. Please indictions, and you have	TION OPTIONS  to have your distribution applied in up to three differen tate your preference(s) below. If this is an additional pur we selected a new distribution allocation, this new allocation to all previous shares and will affect all future distributions
D: DISTRIBU'  /ou may choose to ways. Please indice thase, and you have	to have your distribution applied in up to three differen tate your preference(s) below. If this is an additional pur we selected a new distribution allocation, this new allocation
D: DISTRIBU' You may choose to ways. Please indictions and you have will be retroactive	to have your distribution applied in up to three differen tate your preference(s) below. If this is an additional pur we selected a new distribution allocation, this new allocation
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O: DISTRIBU  You may choose ways. Please indictase, and you have will be retroactive.  ALLOCATION %  %  100 %  Name of Institution.  Account Name.  Institution ABA #  Account Number.	to have your distribution applied in up to three differentiate your preference(s) below. If this is an additional purve selected a new distribution allocation, this new allocation to all previous shares and will affect all future distributions.  I would like to participate in the Distribution Reinvestment Plan.  I prefer to receive a distribution check mailed to my mailing address listed in Section 3.  I prefer for for my distribution to be deposited into a third-party account.*  Distribution preference(s) must be made in whole percentages equaling 100%

Please include a voided check (Non-Custodian Investors Only). IRA / Custodian Accounts may not direct distributions without the custodian's approval.

### **E: TRANSFEREE SIGNATURES**

Please carefully read and separately initial each of the representations below. Except in the case of fiduciary accounts, you may not grant any person a power of attorney to make such representations on your behalf. The undersigned further acknowledges and/or represents (or in the case of fiduciary accounts, the person authorized to sign on such investor's behalf) the following (ALL appropriate lines must be initialed):

lowing (NEE appropriate lines mast be illitated).	INVESTOR INITIALS	JOINT OWNER INITIALS
Represents that I (we) either: (i) have a net worth (excluding home, home furnishings and automobiles) of at least \$70,000 and gross income of at least \$70,000; or I/we have a net worth (excluding home, home furnishings and automobiles) of at least \$250,000; or such higher suitability Standard as may be required by certain states and set forth in the Prospectus and in this Section 6. In the case of sales to fiduciary accounts, the suitability standards must be met by the beneficiary, the fiduciary account or by the donor or grantor who directly or indirectly supplies the funds for the purchase of the shares.		
I/we have received the final prospectus of ARC Hospitality at least five (5) business days prior to the date of this subscription agreement.		
I/we am/are purchasing shares for my/our own account.		
I/we acknowledge that shares are not liquid.		
If an affiliate of ARC Hospitality, I/we represent that the shares are being purchased for investment pur- poses only and not for immediate resale.		
Alabama residents only: In addition to the general suitability requirements described above, shares will only be sold to an Alabama resident that represents that he or she has a liquid net worth of at least 10 times the amount of their investment in the ARC Hospitality real estate investment program and its affiliates.		
California residents only: In addition to the general suitability requirements described above, a California investors' maximum investment in the ARC Hospitality will be limited to 10% of the investor's net worth (exclusive of home, home furnishings and automobiles).		
lowa residents only: The maximum investment allowable in ARC Hospitality and its affiliates is 10% of an lowa investor's liquid net worth. "Liquid net worth" is defined as that portion of net worth (total assets minus total liabilities) that is comprised of cash, cash equivalents and readily marketable securities.		
Kansas residents only: In addition to the general suitability requirements described above, it is recommended that investors should invest no more than 10% of their liquid net worth, in the aggregate, in ARC Hospitality and securities of other real estate investment trusts. "Liquid net worth" is defined as that portion of net worth (total assets minus total liabilities) that is comprised of cash, cash equivalents and readily marketable securities.		
<b>Kentucky residents only:</b> An investor must have either (a) a net worth of \$250,000 or (b) a gross annual income of at least \$70,000 and a net worth of at least \$70,000, with the amount invested in ARC Hospitality not to exceed 10% of the Kentucky investor's liquid net worth.		

Realty Capital Hospitality Trust, Inc. deposits funds erroneously into my account, they are authorized to debit my account for an amount not to exceed the amount of the erroneous deposit.



TRANSFER INSTRUCTIONS AND FORMS

## **E: TRANSFEREE SIGNATURES** (Continued)

	INVESTOR INITIALS	JOINT OWNER INITIALS
Maine residents only: The Maine Office of Securities recommends that an investor's aggregate investment in the ARC Hospitality offering and similar direct participation investments not exceed 10% of the investor's liquid net worth. For this purpose, "liquid net worth" is defined as that portion of net worth that consists of cash, cash equivalents and readily marketable securities.		
Massachusetts residents only: An investor must have either (a) a minimum net worth of at least \$250,000 or (b) an annual gross income of at least \$70,000 and a net worth of at least \$70,000. A Massachusetts investor's aggregate investment in ARC Hospitality and in other illiquid direct participation programs may not exceed ten percent (10%) of his or her liquid net worth. "Liquid net worth" is defined as that portion of net worth (total assets, exclusive of home, home furnishings and automobiles minus total liabilities) that is comprised of cash, cash equivalents and readily marketable securities.  Michigan residents only: The maximum investment allowable in ARC Hospitality for a Michigan investor		
is 10% of his or her net worth.  Missouri residents only: In addition to the general suitability requirements described above, no more than ten percent (10%) of any one (1) Missouri investor's liquid net worth may be invested in ARC Hospitality shares registered for the offering with the Missouri Securities Division.		
<b>Nebraska residents only:</b> An investor must have either (a) a net worth of \$100,000 and an annual income of \$70,000 or (b) a minimum net worth of \$350,000. The investor's maximum investment in ARC Hospitality and its affiliates cannot exceed 10% of the investor's net worth.		
New Jersey residents only: An investor must have either (a) a minimum liquid net worth of at least \$100,000 and a minimum annual gross income of not less than \$85,000, or (b) a minimum liquid net worth of \$350,000. For these purposes, "liquid net worth" is defined as that portion of net worth (total assets exclusive of home, home furnishings and automobiles, minus total liabilities) that consists of cash, cash equivalents and readily marketable securities. In addition, a New Jersey investor's investment in ARC Hospitality, its affiliates, and other non-publicly traded direct investment programs (including real estate investment trusts, business development programs, oil and gas programs, equipment leasing programs and commodity pools, but excluding unregistered, federally and state exempt private offerings) may not exceed ten percent (10%) of his or her liquid net worth.		
New Mexico and Ohio residents only: An investor must have either (a) a minimum net worth of at least \$250,000 or (b) an annual gross income of at least \$70,000 and a net worth of at least \$70,000. A New Mexico and Ohio investor's aggregate investment in ARC Hospitality shares, shares of its affiliates and in other non-traded real estate investment programs may not exceed ten percent (10%) of his or her liquid net worth. "Liquid net worth" is defined as that portion of net worth (total assets exclusive of home, home furnishings and automobiles minus total liabilities) that is comprised of cash, cash equivalents and readily marketable securities.		

	INVESTOR INITIALS	JOINT OWNER INITIALS
<b>North Dakota residents only:</b> Shares will only be sold to a resident of North Dakota who represents that he or she has a net worth of at least 10 times his or her investment in ARC Hospitality and that they meet one of the general suitability standards described above.		
Oregon residents only: An investor must have either (a) a minimum net worth of at least \$250,000 or (b) an annual gross income of at least \$70,000 and a net worth of at least \$70,000. The investor's maximum investment in ARC Hospitality and its affiliates also cannot exceed 10% of the Oregon resident's net worth.		
<b>Pennsylvania residents only:</b> The maximum investment allowable in ARC Hospitality for a Pennsylvania investor is 10% of his or her net worth.		
<b>Tennessee residents only:</b> A Tennessee resident's investment in ARC Hospitality must not exceed 10% of his or her liquid net worth (exclusive of home, home furnishings and automobiles).		

### **SUBSTITUTE FORM W-9**

I declare that the information supplied above is true and correct and may be relied upon by the Fund in connection with my investment in the Fund. Under penalties of perjury, by signing this Subscription Agreement, I hereby certify that (a) I have provided herein my correct Taxpayer Identification Number, (b) I am not subject to back-up withholding as a result of failure to report all interest or dividends, or the Internal Revenue Service has notified me that I am no longer subject to back-up withholding and (c) except as otherwise expressly indicated above, I am a U.S. person (including a U.S. resident alien).

The Internal Revenue Service does not require your consent to any provision of this document other than the certifications required to avoid backup withholding.

NOTICE IS HEREBY GIVEN TO EACH SUBSCRIBER THAT YOU DO NOT WAIVE ANY RIGHTS YOU MAY HAVE UNDER THE SECURITIES ACT OF 1933, THE SECURITIES EXCHANGE ACT OF 1934 OR ANY STATE SECURITIES LAW BY EXECUTING THIS AGREEMENT.

gnature of Transferee	
rinted Name	
late	
ignature of Joint Transferee	
rinted Name	
late	



## TRANSFER INSTRUCTIONS AND FORMS

### TRANSFEREE ACKNOWLEDGEMENT

The undersigned transferee(s) (the "Transferee"), in connection with the undersigned's submission to acquire Shares in American Realty Capital Hospitality Trust, Inc. hereby represents and warrants to the Company that the following statements are true:

- 1. The Transferee has completed all forms required by the Company.
- 2. The Transferee has received and or reviewed a copy of the Prospectus for the public sale of Shares and has reviewed the Company's other filings with the Securities and Exchange Commission.
- 3. The Transferee acknowledges that the Shares are being acquired for long-term investment and that there are significant limitations on the transfer of Shares.
- 4. The Transferee meets the suitability standards set forth in the prospectus and attached sheets, as well as any additional suitability standards required by state securities authorities which are applicable to the Transferee.
- 5. The Transferee is in a financial position appropriate to enable the Transferee to realize to a significant extent the benefits of the Transferee's investment in the Shares, has adequate means for providing for his current needs and personal contingencies, has sufficient net worth and income to sustain the risks inherent in the investment, including limited liquidity of the investment, and believes the investment is otherwise suitable.
- 6. The Transferee is not a nonresident alien or a foreign corporation, partnership, trust, or estate for purposes of U.S. income taxation, and the Transferee will inform the Company within 60 days of the date of which the Transferee becomes a nonresident alien or foreign entity.
- 7. The Transferee has received no representations or warranties from the Company, the Board of Directors, or any affiliates, agents or representatives of the Company.
- 8. The Transferee agrees that the Transferor may revoke its agreement to transfer and shall be released from any obligation in connection therewith until such transfer is recorded on the books and records of the Company.
- 9. The Transferee hereby accepts, adopts and approves all of the terms and provisions of the Prospectus, as amended through the date hereof.
- 10. By executing this Transferee Transfer Form, the Transferee(s) hereby represent(s) and warrants to the Company that the transfer is made in accordance with all applicable federal and state securities laws and regulations.

IN WITNESS WHEREOF, the undersigned has executed this Acknowledgement as of the		day of	, 20	
Signature (Title, if applicable)				
Print Name	Medallion Stamp	p Signature Guarantee		
Signature (of Joint Owner, if any)				
Print Name	Medallion Stami	o Signature Guarantee		



TRANSFER INSTRUCTIONS AND FORMS

### **F: TRANSFEREE INFORMATION**

### (to be completed by transferee registered representative)

The Broker-Dealer or authorized representative must sign below to complete order. Broker-Dealer warrants that it is a duly licensed Broker-Dealer and may lawfully offer Shares in the state designated as the investor's address or the state in which the sale was made, if different. The Broker-Dealer or authorized representative warrants that he/she has reasonable grounds to believe this investment is suitable for the subscriber as defined in Section 3(b) of the Rules of Fair Practice of the NASD Manual and that he/she has informed subscriber of all aspects of liquidity and marketability of this investment as required by Section 4 of such Rules of Fair Practice.

BROKER DEALER
Broker Dealer Name
<u>Phone</u>
Mailing Address
<u>City</u>
State / Zip Code
Registered Principle, Signature, if required
Registered Representative Name
<u>Phone</u>
<u>Fax</u>
Registered Representative Address
City
State / Zip Code
<u>Email</u>
Registered Representative Signature

American Realty Capital Hospitality Trust, Inc. may use this e-mail address to provide an e-mail notification receipt of this subscription and additional information from American Realty Capital Hospitality Trust, Inc.