



AFFIDAVIT OF TITLE (Suffolk County)

TITLE #: _____

DATE: _____

State of New York)
County) ss:

_____ and _____ Residing at _____ being duly sworn, deposes and says:

1. That (I am/we are) (the/a) (owner) (shareholder/member/partner of _____), the (grantor/mortgagor/lessor) executing the (deed/mortgage/lease) of the property known as _____ to _____.

2. There is (are) presently () tenant(s) in said premises. Said tenant(s) is (are) in possession under written lease containing a standard subordination clause fully and unconditionally subordinating said lease to all existing and future mortgages. There are no options to purchase or rights of first refusal either pursuant to written leases or by separate agreements.

3. That deponent is the same person(s) which acquired title to the premises herein by deed recorded in the _____ County Register's Office on _____ in Liber/Reel ___ page _____.

4. I have not been known by any other name for the past ten (10) years, except as _____.

5. In the absence of special water meter readings on the premises, the deponent agrees to pay any charges from the date of the last reading.

6. There are no Bankruptcies, Judgments, Federal Tax Liens, State and City Tax Warrant, and other liens against deponent in any jurisdiction nor are there any liens, executions, notices of attachments for the benefit of creditors against me or proceedings in bankruptcy court against me.

7. None of the bankruptcies, judgments, federal tax liens, or state tax warrants, set for in Exception(s) _____ are against deponent(s). Deponent has (have) never resided or maintained an office at any of the addresses in the federal tax liens, parking violation judgments, environmental control fire liens, transit adjudication liens, state tax warrants listed above.

8. That there has been no change in the membership of the (partnership/limited liability company) known as _____ since its organization, nor has there been any change in its (partnership agreement/operating agreement). That the person(s) executing the closing instruments have the authority to bind the (corporation/partnership/limited liability company).

9. That the charter of said corporation is in full force and effect and no proceeding is pending for its dissolution or annulment. Any unpaid New York State franchise tax will be paid

10. Real estate taxes, water charges, sewer rents and other assessments, if any, shown in the tax search as "subject to

collection" have been paid.

11. Except as set forth in the title report issued under the above-referenced number, (I/We) have no actual knowledge of any liens or encumbrances on the property, such as judgments against (me/us) or mortgages, deeds executed in connection with the property, or lawsuits, administrative hearings or court proceedings involving the property.

12. That during (my/our) ownership of the property, no person has at any time claimed any rights to use any portion of the property for any purpose.

13. That we have executed no other mortgages encumbering the premises other than those set forth in the above title report.

14. (I/We) will after the date hereof be residing at _____.

15. (I am not/neither of us are) a party in any matrimonial action brought to obtain a separation, a divorce, an annulment, a declaration of the validity, nullity, or dissolution of my marriage, or for the purpose of obtaining maintenance or a distribution of martial property. (Strike if the closing instruments are not by a natural person or if they are being executed by a natural person and his or her spouse) (DRL Section 236)

That (I/We) make this affidavit to induce the Langdon Title Agency, LLC and its underwriter to insure title free and clear of the aforesaid, knowing that it will rely on the truth of the statements herein made.

Sworn to before me
this _____ day of _____ 20

Notary Public
