## AFFIDAVIT OF TITLE - PURCHASE (New York City)

| TITLE #: LTA-                                        |                                                                                               | DATE:                                                       |                                                                                                                                                  |                             |
|------------------------------------------------------|-----------------------------------------------------------------------------------------------|-------------------------------------------------------------|--------------------------------------------------------------------------------------------------------------------------------------------------|-----------------------------|
| State of New York<br>County of                       | )<br>) ss:                                                                                    |                                                             |                                                                                                                                                  |                             |
|                                                      |                                                                                               | , residing a                                                | ut                                                                                                                                               |                             |
|                                                      | _ being duly sworn, depos                                                                     | ses and says:                                               |                                                                                                                                                  |                             |
| 1. That (I am/we are) (the executing the deed of     | ne/a) (owner) (shareholder/n<br>the property known as                                         | nember/partner of                                           | ) th                                                                                                                                             | ne grantor(s) to            |
| containing a standard s<br>mortgages, (b) is a statu | subordination clause fully a<br>story tenant, or (c) is a mont<br>onts only. There are no opt | and unconditionally subordi<br>th-to-month tenant. All pers | nants either (a) is in possession usinating said lease to all existing ons in possession are in possession first refusal either pursuant to with | g and future<br>on pursuant |
|                                                      |                                                                                               |                                                             | ses herein by deed dated in the New York City                                                                                                    |                             |
| 4. I/We have not been k                              | known by any other name for                                                                   | or the past ten (10) years, exc                             | cept as                                                                                                                                          |                             |
|                                                      | to indemnify the above T ave been or may be levied b                                          |                                                             | and/or cost of damage, for any u                                                                                                                 | ınpaid vault                |
| 6. Real Estate Taxes, v collection" have been p      |                                                                                               | and other assessments, if a                                 | ny, shown on the tax search as                                                                                                                   | "subject to                 |
| Environmental Control<br>Liens, or any other lien    | Fire Liens, including no Ens against deponent in any ju                                       | vironmental Control Board                                   | ents, Environmental Control Be<br>settlement agreements, Transit A<br>liens, executions, notices of attac<br>ourt against me.                    | Adjudication                |
| control board fire lien                              | s, transit adjudication lien                                                                  | is, or state tax warrants, s                                | ronmental control board lien, envet for in Exceptionny of the addresses in the federal                                                           | are against                 |

9. Neither the mortgagor or any person or entity "related" to the mortgagor, including the person or entity executing the mortgage, has within the prior twelve months executed a mortgage on other property within the City of New York. (Strike this paragraph if the property being mortgaged is other than a one-to-three family residence or dwelling, including a residential condominium unit, and the principal amount secured by the mortgage is \$500,000 or more.

parking violation judgments, environmental control fire liens, transit adjudication liens, state tax warrants listed above.

- 10. No work has been done upon the above premises by the City of New York nor has any demand been made by the City of New York for any such work that may result in charges by the New York City Department of Rent and Housing Maintenance Emergency Services or charges by the New York City Department for Environmental Protection for water tap closings or any related work.
- 11. No inspection fees, permit fees, elevator(s), sign, boiler or other charges have been levied, charged or incurred that may become tax or other liens pursuant to Section 26-128 (formerly Section 643a-14.0) of the Administrative Code of the City of New York, as amended by Local Laws 10 of 1981 and 25 of 1984, and section 27-4029.1 of the Administrative Code of the City of New York as amended by LL 43, 1988 or any other section of the Law. Deponent agrees to indemnify the above

| 12. That there has been no work performed by any agency of City Hazardous Substances Emergency Response Law. No statute. Deponent agrees to indemnify the above Title Co. for of this affidavit, whether filed or unfiled.                                                                                                                   | or can any claim be incurred p                                 | oursuant to the aforementioned                                   |
|----------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------|----------------------------------------------------------------|------------------------------------------------------------------|
| 13. That there has been no change in the membership of the p                                                                                                                                                                                                                                                                                 | •                                                              | ilinaa ita amaamii <del>natiam man k</del> aa                    |
| there been any change in its (partnership agreement/opera<br>instruments are authorized to bind the (corporation/partnershi                                                                                                                                                                                                                  |                                                                | erson(s) executing the closing                                   |
| 14. That the charter of said corporation is in full force an annulment. Any unpaid New York State Franchise Tax and N                                                                                                                                                                                                                        |                                                                |                                                                  |
| 15. That I have executed no other mortgages encumbering th report.                                                                                                                                                                                                                                                                           | e premises other than those that                               | at are set forth in the above title                              |
| 16. All Real Property Income and Expense Statements red Department of Finance, City of New York, have been filed Statement have been paid. The [undersigned] [entity signing be if unpaid, and to indemnify for imposed for the failure to timely file any required Real Property for the failure to timely file any required Real Property. | d and any penalties charged for below] agrees to pay any such  | for the late filing of any RPIE charge and any interest thereon, |
| 17. I am/We are not a party in any matrimonial action b declaration of the validity, nullity, or dissolution of my m distribution of martial property. (Strike if the closing insexecuted by a natural person and his or her spouse) (DRL)                                                                                                   | narriage, or for the purpose of struments are not by a natural | of obtaining maintenance or a                                    |
| That I make this affidavit to induce the to insure title free and clear of the aforesaid, knowing that                                                                                                                                                                                                                                       | andit will rely on the truth of the                            | (underwriter) e statements herein made.                          |
|                                                                                                                                                                                                                                                                                                                                              |                                                                |                                                                  |
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Title Co. for any loss, cost of damage for any unpaid fee or charge claimed by the Department of Buildings and entered in

the records of the City Collector after the date of closing.

Notary Public