AFFIDAVIT (Under Section 255 of the Tax Law)

State of }	
County of}ss:	
i.	
	eing duly sworn, deposes and says:
1. I am the of, a	,
which is the owner (the "Owner") of that certain Wraparound Morto	gage dated (the
"Wrap Mortgage") in the principal sum of \$ execu	
premises commonly known as	New York recorded on
premises commonly known as , in the office of the Register/County Clerk of the Cou	nty of in Reel/Liber
at page , which Wrap Mortgage was, and still is,	subject to the "Prior Mortgage" as
hereafter defined. At the time of the recording of the Wrap Mortgag	ne. Section 255 Affidavits were
duly filed and mortgage tax was paid in the amount of \$	
2. There is an existing mortgage datedmade by	
to the (the "Prior Mortgad	ge") in the original principal sum of
to the (the "Prior Mortgage" \$, in the office of the	Register/Clerk's of County
in Reel/Liber at page, upon which a mortgage tax	of \$ was paid.
	•
3. The Prior Mortgage was assigned by	
to("Assignee B recorded in the office of the Register/Clerk of County imm	ank") by Assignment intended to be
recorded in the office of the Register/Clerk of County imm	nediately prior to the recording of
the Modification and Extension Agreement referred to in thenext p	aragraph.
·	
4. On,, Owner and the Assignee Bank en	tered into a certain Extension and
Modification Agreement which modified and extended the terms of	
principal amount of the Prior Mortgage in the sum of \$	
1 2 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4	_ · · · · · · · · · · · · · · · · · · ·
5. Assignee Bank has this date refinanced the Prior Mortgage by le	ending \$ which
amount is evidenced by a note and secured in part by a, mortgage	
("New Mortgage").	
(
6. A Consolidation and Extension Agreement dated this date which	Consolidation and Extension
Agreement, submitted for recording herewith, consolidates the lier	
New Mortgage to form a single consolidated lien in the sum of \$	
Mortgage").	(
7. That as further additional security for the payment of the debt se	ocured by the Underlying
Mortgage, Owner has executed and delivered to Assignee Bank a	
Interest in Lease (the "Assignment of Leases"), which Assignment	
submitted for recording. The Assignment of Leases is made for the	
the debt secured by the Underlying Mortgage and does not create	
indebtedness or obligation.	

8. The refinancing of the Prior Mortgage, (provided for by the terms of the Wrap Mortgage), and the increase by \$ in the amount secured by the Underlying Mortgage does not evidence or create a new or further indebtedness or obligation, but rather reduces the equity of, the holder of the Wrap Mortgage, which remains fully liable
for the payment of the debt service under the Underlying Mortgage. The increase in the amount secured by the Underlying Mortgage does not exceed the amount of principal indebtedness secured by the Wrap Mortgage in excess of the amount secured by the Prior Mortgage.
9. There have been no re-loans or re-advances under the Wrap Mortgage.
WHEREFORE, Deponent respectfully requests that the New Mortgage, Consolidation and Extension, and the Assignment of Lease be accepted for recording and declared exempt from the payment of mortgage recording taxes pursuant to Section 255 of the Tax Law of the State of New York.
Sworn to before me this day of, 20

