AFFIDAVIT FOR DEED IN LIEU OF FORECLOSURE

TITLE CO:	
TITLE NO:	
DATE:	
STATE OF)
COUNTY OF)
,	being duly sworn, depose(s) and say(s):
1. I am over twen	ty-one years of age and reside at:
	oner is a corporation, fill in office held by deponent and name of of (the "Premises")
3 The said premi	ses have been in possession since the date of
	and that such ownership and possession has been
uninterrupted and continu	ious, open, notorious, hostile and adverse to all others and exclusive of the
	r person or persons and title has never been
	o person has a contract for the purchasing of said premises and I know of
	ch said possession or title may be called in question or by reason of which
	aid premises or any interest therein adverse to might be set up. That no
conditional bills of sale of	r chattel mortgages have been filed against said premises or against any
personal property or fixtu	res attached to or used in connection with said premises.
	ied to who is over the age of twenty-one years and
	ho joined with me in the execution of the deed of said premises and that I
have never been married	to any other person now living. That I have never changed my name.
5 There are no in	dgments against unpaid or unsatisfied of record,
	is State or of the United States, and said premises are free from all leases,
	s or charges of every nature and description, save and except
taxes, nens, encumerance	s of charges of every nature and description, save and except
6. The premises a	re occupied as follows:
	aptcy have ever been instituted by or against in any court or before any
	the United States, nor at any time made an assignment for the benefit of
creditors.	, , , , , , , , , , , , , , , , , , ,
ereditors.	
7. That there are r	no suits or proceedings pending anywhere affecting said premises and no
claims or pending claims	for accidents or other legal claims with respect to said premises.
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	not executed as to any other property any bonds secured by
	nortgage any extension agreements in or by which assumed the payment of
any mortgage debt, and no indebtedness.	ot liable on any notes, endorsements, guarantees or other contingent

9. That said premises are to be conveyed by to the holde premises and that by such conveyance it will not be rendered install.	
10. The consideration to be paid for said conveyance is to assumption by the grantee of all liens and charges against said p conveyance being in my opinion that the encumbrances on said interest exceed the value of the property, and that the income the expense of carrying the same.	remises, the reason for such premises plus the accrued taxes and
any other creditors and is an absolute conveyance and is not give no agreement, either written or oral, between may be understood or agreed that said premises are to be within any specified date, or at any time re-conveyed by the said granter.	en as collateral security; that there is and the grantee, whereby it any specified time or on or before
12. This affidavit is made to induce to a	accept a deed to said premises and to
induce to insure the title thereto, knowi	ng that said grantee and said will rely
upon the truth of the foregoing statements.	
Sworn to before me This,,	