AFFIDAVIT FOR DEED IN LIEU OF FORECLOSURE

TITLE CO TITLE NO DATE STATE OF COUNTY OF)	
	,1	being duly sworn, depose(s) and say(s):
1.	I am over twenty-one years of age and reside at:	
2.	I am the (if owner is a corporation,	fill in office held by deponent and
name of corporation)		owner in fee of
) (the "Premises")
3.	The said premises have been in	possession since the date of
and adverse t persons and contract for the said possession part of said possession might be set to against said p	d possession has been uninterrupted o all others and exclusive of the right title has never been one purchasing of said premises and I can or title may be called in question remises or any interest therein advertipe. That no conditional bills of sale of	disputed or questioned. No person has a know of no facts by reason of which or by reason of which any claim to any se to
4.	That I am married to	
who is over the	e age of twenty-one years and who is	s the same person who joined me in the
	te deed of said premises and that I hat ing. That I have never changed my i	•
5.	There are no judgments against	unpaid or unsatisfied of record
•		states, and said premises are free from every nature and description, save and
6.	The premises are occupied as follow	ws:

No proceedings in bankruptcy have ever been instituted by or against

or before any officer of any State or of the United States, nor

assignment for the benefit of creditors.

in any court

at any time made an

7. That there are 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.		
8. That not executed as to any other property any bonds secured by mortgage any extension agreements in or by which assumed the payment of any mortgage debt, and not liable on any notes, endorsements, guarantees or other contingent indebtedness.		
9. That said premises are to be conveyed by to the holder of the first mortgage covering said premises and that by such conveyance it will not be rendered insolvent.		
10. The consideration to be paid for said conveyance is the sum of Dollars and the assumption by the grantee of all liens and charges against said premises, the reason for such conveyance being in my opinion that the encumbrances on said premises plus the accrued taxes and interest exceed the value of the property, and that the income there from is insufficient to meet the expense of carrying the same.		
11. That the said conveyance by is not given as a preference against any other creditors and is an absolute conveyance and is not given as collateral security; that there is no agreement, either written or oral, between and the grantee, whereby it may be understood or agreed that said premises are to be within any specified time or on or before any specified date, or at any time re-conveyed by the said grantee to the grantor.		
12. This affidavit is made to induce		
to accept a deed to said premises and to induce		
to insure the title thereto, knowing that said grantee and said will rely upon the truth of the foregoing statements.		
Sworn to before me this day of, 20		
Notary Public		