	Title No.	
We, the undersigned, being all of the	e shareholders of	
do hereby consent to <sup>sale</sup> the by lease	$\prime$ the corporation of the premises known as	
on such terms as the board of directors	of the corporation may determine	
Dated:		
	SHAREHOLDERS	
TO BE USED ONLY W	HEN THE ACKNOWLEDGMENT IS MADE IN NEW Y	ORK STATE
State of New York, County of	SS:	
On the day of me, the undersigned, personally appear	in the year red	before
personally known to me or proved to r (are) subscribed to the within instrume	me on the basis of satisfactory evidence to be the in ent and acknowledged to me that he/she/they execu	ted the same in his/her/the
personally known to me or proved to r (are) subscribed to the within instrume capacity(ies), and that by his/her/their	me on the basis of satisfactory evidence to be the in ent and acknowledged to me that he/she/they execu signature(s) on the instrument, the individual(s), or the instrument.	ted the same in his/her/the
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Use this form for unanimous consent of shareholders in writing. If consent was given at a meeting, use the form on the reverse side.

Title No.

STATE OF NEW YORK COUNTY OF ) ) ss.:

being duly sworn say:

L

I reside at

I am the secretary of

## (Use either A or B below by deleting that portion which does not apply)

A) (To be used for corporations in existence on February 22, 1998 in which the certificate of incorporation provides for a majority of the votes of all outstanding shares entitled to vote thereon , or for corporations incorporated after February 22, 1998.)

The certificate of incorporation does not require, and it has not been amended to require, the consent of more than a majority of the shareholders nor the consent of more than a majority of a quorum of directors of said corporation to any sale/lease by the corporation of all or any part of its real property.

At a meeting held on , , of the shareholders of said corporation duly called for the purpose of authorizing the sale/lease of real property owned by the corporation, of which due notice was given, more than a majority of the total number of shareholders by vote, adopted the following resolution:

B) (To be used for corporations in existence on February 22, 1998 other than those referred to in A above.)

The certificate of incorporation does not require, and it has not been amended to require, the consent of more than two-thirds of the shareholders nor the consent of more than a majority of a quorum of directors of said corporation to any sale/lease by the corporation of all or any part of its real property.

At a meeting held on , , of the shareholders of said corporation duly called for the purpose of authorizing the sale/lease of real property owned by the corporation of which due notice was given, more than two-thirds of the total number of shareholders by vote, adopted the following resolution:

**RESOLVED**, That the corporation sell/lease its real property at

the corporation may determine.

The board of directors of the corporation has duly authorized said sale/lease.

This affidavit is made to induce

to accept a deed/lease to the above mentioned premises and any title insurance company to insure the title thereto.

Sworn to before me this day of

Notary Public

NOTE: See Section 909 of the Business Corporation Law. The deed or lease should contain the following recital: "This (conveyance)(lease) has been made with the consent of at least (two-thirds)(a majority) of the outstanding shares of the party of the first part entitled to vote thereon obtained at a meeting duly called."

Use this form where consent of shareholders was obtained at a meeting. If unanimous consent in writing was obtained, use the form on the reverse side.

Distributed By:

And

