CONSULT YOUR LAWYER BEFORE SIGNING THIS IN	STRUMENT-THIS INSTRUMENT SHOULD BE USED BY LAWYERS ONLY.
	Title No.
We, the undersigned, being all of the sha	areholders of
do hereby consent to sale/lease by the corporation	on of the premises known as
on such terms as the board of directors of the co	rporation may determine.
Dated:	
	SHAREHOLDERS
TO BE USED ONLY WHEN THE AC	CKNOWLEDGMENT IS MADE IN NEW YORK STATE
State of New York, County of ss:	
known to me or proved to me on the basis of sati (are) subscribed to the within instrument and ack	fore me, the undersigned, personally appeared personally sfactory evidence to be the individual(s) whose name(s) is nowledged to me that he/she/they executed the same in ir signature(s) on the instrument, the individual(s), or the person cuted the instrument.
	(signature and office of individual taking acknowledgment)
STATE OF NEW YORK	•
COUNTY OF	∫ ss.:
I,	
being duly sworn say:	
I reside at	
	g consent to the sale/lease of real property owned by said shares of stock of said corporation. That such sale/lease has been orporation.
This affidavit is made to induce	
to accept dead/lease of the above mentioned pre	emises and any title insurance company to insure the title thereto.

Notary Public

Note: See Sections 909 and 615 of the Business Corporation Law. The deed or lease should contain the following recital: "This conveyance has been made with the unanimous consent in writing of all the shareholders of the party of the first part." See also subdivision (e) of Section 715 of said law which provides that the office of president and secretary may not be held by the same person.

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

Consent of Shareholder to Sale or Lease - Uniform Acknowledgment

day of

Form 3321

Sworn to before me this

Title No.

STATE OF NEW YORK) COUNTY OF) ss.:
I, being duly sworn say:
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 on such terms as the board of directors of 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

B-3321 Affidavit of Shareholders' Vote and Directors' Resolution Authorizing a Sale or Lease of Corporation Property