## AFFIDAVIT OF ENTITLEMENT TO COMMISSION FOR COMPLETED BROKERAGE SERVICES

STATE OF N		
COUNTY O	) ss: F)	
	being duly sworn, deposes and says:	
written contra has subseque	I am a duly licensed real estate broker in the State of New York. I have produced a person ready, will-to purchase all or part of a piece of real property or an interest in a cooperative apartment pursuant to a act of brokerage employment with the owner thereof. This person or another acting on his or her behalf ntly contracted to purchase such real property or an interest in a cooperative apartment pursuant to such rokerage employment.	
2.	I make this affidavit in accordance with Section 294-b(2) of the Real Property Law.	
(i)	My name is and my license number is	
(ii)	The name of the seller or person responsible for the commission is	
(iii)	The name of the person authorizing the sale on behalf of the seller (if other than the seller) is and the date of such authorization is	
(iv)	The brokerage employment agreement was written and a copy thereof is attached hereto, which pursuant to Section 294-b(5)(j) of the Real Property Law contains the following statement to the seller in clear and conspicuous boldface type: "AT THE TIME OF CLOSING, YOU MAY BE REQUIRED TO DEPOSIT THE BROKER'S COMMISSION WITH THE COUNTY CLERK IN THE EVENT THAT YOU DO NOT PAY THE BROKER HIS OR HER COMMISSION AS SET FORTH HEREIN. YOUR OBLIGATION TO DEPOSIT THE BROKER'S COMMISSION WITH THE COUNTY CLERK MAY BE WAIVED BY THE BROKER."	
(v)	The real property or interest in a cooperative apartment involved is situated in the County of and State of New York and is described as follows:	
(vi)	The commission is due and unpaid is(\$ ).	

Date	Service Provided
clerk in the event the its service upon the settion called for under the stock certificate and/of the compensation at time of the delivery of the county set forth the seller fails to make	roker has not waived the seller's obligation to deposit the broker's commission with the county seller does not pay the Broker's commission as set forth herein. By the filing of this affidavit and eller, the Broker is putting the seller on notice that if the Broker does not receive the compensable terms of the attached written contract at or prior to the delivery of the deed or delivery of the proprietary lease, the lesser of the net proceeds of the sale or the amount of the unpaid portion agreed to in such written contract of brokerage employment shall be deposited by the seller at the of the deed or the delivery of the stock certificate and/or proprietary lease, with the county clerk in paragraph 2(v), pursuant to Section 294-b(5)(a) of the Real Property Law. Furthermore, if the such deposit with said county clerk, the seller may be responsible for paying the broker's costs ey fees pursuant to Section 294-b(5)(h) of the Real Property Law.
Sworn to before me t day of	

(vii) The brokerage services performed and applicable dates are as follows: