INSTRUCTIONS FOR DEED APPLICATIONS:

CLASS TWO, THREE AND FOUR PROPERTIES

- Complete Tax Deed Packet (NYS 5217 – Must be completed on line- leaving only 4 places for correction above signatures.)
- 2) One (1) check payable to County Clerk (including tel. #) <u>\$610.00</u>
- 3) One (1) check payable to County Treasurer (per parcel) <u>\$175.00</u>
- 4) One (1) check payable to Department of Assessment (per letter) <u>\$355.00</u> (Plus completed application for tax map verification letter)
- 5) Original Lien Certificate (or Lost Certificate form completed + <u>\$75.00</u>)
- 6) Proofs of mailings (originals) (signed green cards; returned envelopes, USPS tracking to destination etc.).
- 7) If applicable the Differential check (Bank Check) will be requested plus any other monies owed to the County
- 8) The Deed must be typed and per County Clerk's instructions –ALL FORMS MUST BE LEGIBLE with full street addresses (NO P.O. BOX) and all signatures in <u>BLACK OR DARKEST BLUE INK.</u>

**ALL FEES ARE SUBJECT TO GOVERNMENT CONTROLS (STATE COUNTY, & DEPTS.)

Class Two, Three and Four Properties Only

TAX DEED APPLICATION

STATE OF NEW YORK: SS COUNTY OF NASSAU :

NAME (Person signing below) being duly sworn, deposes and says the following:

deposes and says the following: **STATE-

I am the Lien Holder OR Agent for the owner and holder of the tax sale certificate number(s) (EXAMPLE) 201 00 1234 issued by the County Treasurer in the annual tax lien sale held \star pay SOLD February, 122??. I have searched the records in the County Clerk's . Office, the County Treasurer's Office, the Surrogate's Court of the County of Nassau, as well as the Tax Receiver's Office in the Town, City, and/or Village where the property is located. I have been unable to find from such search any person, other than the names listed in the notices served in compliance with Section 5-51.0 of the Nassau County Administrative Code, who could be characterized as an actual occupant, owner in fee, registered agent of the owner, attorney-in-fact whose power of attorney is duly recorded, trustee, mortgagee or his registered tax agent, judgment creditor, or tax lien purchaser on the same property (whose tax certificate is a subordinate lien on said premises), or the heirs or assigns of any of them, or any other person having a lien, claim or interest appearing of record on the premises affected by the sale. If there is an actual occupant of the parcel served, I further verify that he has been named and served with the notice to redeem.

Therefore, deponent requests the tax deed be issued in accordance with the laws of this County and State.

** SIGNATURE OF PERSON NAMED ABOVE

Sworn to before me this

______ day of _????_____20??

NOTARY'S SIGNATURE

TO BE TYPED ALWAYS

This Indenture,	COUNT: made this	WILL FILL OUT DAY & MONTH in the year
thousand		
Between CURREN	NT TREASURER	, as Treasurer of the County of Nassau, State of
New York, party of the fir.	st part, and NAM	THAT IS ON TAX LIEN CERTIFICATE
COMPLETE ADDRESS	(NO P.O. BOX	party of the second part.

题itureseth that 距hereas, by and under the provisions of Chapter 272 of the Laws of 1939 of the State of New York and all amendments thereto, the Treasurer of the County of Nassau is authorized and required to advertise and sell real estate upon which taxes, together with interest, penalties and charges as therein prescribed remain unpaid, and

Thereas, default was so made in the payment of such taxes, interest and charges on sundry parcels of land within Nassau County, and the said Treasurer of the said County of Nassau did cause a list of said lands charged with such taxes, interest and other charges, with the notice required by Chapter 272 of the Laws of 1939 and all amendments thereto, to be published as required by said article, and

Whereas, pursuant to said notice and law, the said County Treasurer did, on the <u>22</u> day of <u>FEBRUARY</u>, <u>7272</u> sell at public auction each of said parcels of land for an amount sufficient to pay such taxes, interest and charges thereon, and

Biberran, the party of the second part purchased at said sale for unpaid taxes of the year(s) ______ JUST WHAT WAS PURCHASED AT LIEN SALE (TYPE & TAX YEAR) NO SUBSEQUENT TAXES

or has acquired by assignment the purchase rights from such sale in the property hereinafter described, and

Whereas, the said party of the second part has served notice of election to accept a deed of conveyance of such property as prescribed by Chapter 272 of the Laws of 1939, including all amendments thereto, of the State of New York, and

Whereas, the said party of the second part has filed due proof of the services of each and every notice by said law required, and

瑚hrrras, the said piece or parcel of land has not been redeemed within the time prescribed by law for the redemption thereof, and

Inherrane, the said party of the second part has assumed all outstanding prior tax liens upon said premises held by the County of Nassau,

Now. Upperform, in consideration of the premises and the sum of ONE HUNDRED-TWENTY FIVE AND CO/100 (PER FARCEL)-----

paid into the Treasury of said County by the said party of the second part, the receipt whereof is hereby acknowledged, the said party of the first part has granted, released and conveyed and doth hereby grant, release and convey unto the said party of the second part, <u>ITS</u> heirs and assigns forever, all that lot, piece or parcel of land situate in the Town/City of

_____ County of Nassau, and State of New York; described as follows:

S.D. ??: SEC. ??: BLOCK: ???: LOT/S: ??? CERT. ‡ (eg. ‡1234/1994)

LOC: AS SHOWN ON THE NASSAU COUNTY LAND & TAX MAP

including the right, title and interest of ____OWNER (S)____NAME (S)____

in said premises, being the owner thereof so far as appears on the record, together with the hereditaments, and appurtenances thereunto belonging.

Subject to any claims for taxes or for other liens or encumbrances and to any right, title or interest of the County of Nassau founded upon a tax or other lien or encumbrance,

Subject to the provisions of the Federal and State Soldiers and Sailors Civil Relief Acts.

Er Ruue and in Huld the same unto the said party of the second part <u>ITS</u> heirs and assigns forever.

In Mitneau Mhrreaf, I have hereunto subscribed my name and affixed my official seal, at Mineola, N. Y., the day and year first above written.

In the Presence of:

FRONT

Issued on Certificate No. ę, R 298A. 3/55. CT-1121. 6/71. NAME OF PERSON &/OR COMPANY DEED "CURRENT TREASURER Lots_ Sec. Nassau County Land and Tax Map:-Conveyance Tax Sale ŝ FEBRUARY ??, ???? **County Treasurer** 22 5555 of Nassau County To Block 2222/2222 325 State of New York SS County of Nassau) On this day of before me personally appeared personally known to me or proved to me on the basis of satisfactory evidence to be the person(s) whose name(s) is (are) subscribed to the within instrument and acknowledged

RECORD & RETURN TO:

MUST BE COMPLETED

P.O. BOX #'S

NO

BACK

to me that he/she/they executed the same in his/her/their capacity(ies), and that by his/her/their signature(s) on the instrument the person(s), or the entity upon behalf of which the person(s) acted, executed the instrument.

TP-584 (4/13) New York State Department of Taxation and Finance Combined Real Estate Transfer Tax Return, Credit Line Mortgage Certificate, and Certification of Exemption from the Payment of Estimated Personal Income Tax							, g office time :	stamp			
See Form TP-584-1, Ins Schedule A — Inform	truci nati	tions for Form TF	-584, conv	before completing th	ls form. Print or ty) 0.	-				
Grantor/Transferor		ne (if individual, last,			ore than one grantor)	<u> </u>		Social secu	rity num	ber	
Individual		JRRENT		Na	ssau County '	frea	surer				
Corporation	Mai	lling address						Social secu	ity num	iber	
Partnership Estate/Trust	City	1 WEST	ST	• State							
Single member LLC		MINEOLA,		N.Y.		115	ZIP code 01	Federal EIN	1046	•	
X Other	Sin	gle member's name	if gra	ntor is a single member	LLC (see instructions)			Single mem			
					· ·						
Grantee/Transferee	Nar			ddle initlal) (🗌 check if mo	- ,			Social secu	ity num	iber	
Individual Pick Corporation	Mai	FULL LIE	N H	OLDER"S NAM							
Partnership	14,61	??			(NOPOBO)	c)		Social secu	ity num T	iber I	
Estate/Trust	City			State			ZIP code	Federal EIN	<u> </u>		
Single member LLC		33		?							
🗋 Other	Sin	gle member's nam	e if gra	ntee is a single member	LLC (see instructions)	· · · ·		Single mem	Single member EIN or SSN		
Location and descriptio Tax map designation – Section, block & lot <i>(include dots and dashes)</i>		SWIS code (six digits)		et address		Cit	y, town, or vi	llage Cou	nty		
?? ??? ???		????? ?	1 *	? # AND STL: NAME	OF PARCEL	<u>)</u> .	??	? N	ASSI	AU -	
Type of property conveyed (check applicable box) * PICK ONE 1 One- to three-family house 5 Commercial/Industrial Date of conveyance Percentage of real property 2 Residential cooperative 6 Apartment building Date of conveyance Percentage of real property 3 Residential condominium 7 Office building Dother TOUQH real property conveyed which is residential 4 Vacant land 8 Other Other Month day year (see instructions)					idential %						
Condition of conveyance (check all that apply) f. Conveyance which consists of a I. Option assignment or surrender a. Conveyance of fee interest mere change of identity or form of ownership or organization (attach Form TP-584.1, Schedule F) I. Doption assignment or surrender b. Acquisition of a controlling interest (state Acquisition of a controlling interest (state I. Doption assignment or surrender											
percentage acquired%) g. Conveyance for which credit for tax n. Leasehold grant previously paid will be claimed (attach											
c. ☐ Transfer of a controlling interest (state percentage transferred%) h. ☐ Conveyance of cooperative apartment(s) o. ☐ Conveyance of an easement											
d. Conveyance to co corporation	d. Conveyance to cooperative housing i. Syndication						on olete				
e. Conveyance purs foreclosure or enfo interest <i>(attach Forn</i>	orcei	ment of security		Conveyance of air rig development rights Contract assignment	-	r. 🗀	Conveyance	utside the sta pursuant to d	ate ivorce (
						s. 🗌	Other (descri	be)		· · ·	
For recording officer's use	1	Amount received			Date received			Transaction n			
		Schedule B., Parl Schedule B., Parl									

S	chedule B — Real estate transfer tax return (Tax Law, Article 31)	•					
:	 art I - Computation of tax due I Enter amount of consideration for the conveyance (if you are claiming a total exemption from tax, check the exemption claimed box, enter consideration and proceed to Part III)	1. 2. 3.	00	NOT O	FI	L L	_ IN _
	ax: \$2 for each \$500, or fractional part thereof, of consideration on line 3	4.		0	· · · · · ·		-
	Amount of credit claimed for tax previously paid (see instructions and attach Form TP-584.1. Schedule G)	5.		Ŏ			_
1	S Total tax due* (subtract line 5 from line 4)	6.		0			
	art II – Computation of additional tax due on the conveyance of residential real property for \$1 million or more Enter amount of consideration for conveyance <i>(from</i> Part I <i>, line 1)</i> Taxable consideration <i>(multiply line 1 by the percentage of the premises which is residential real property, as shown in</i> Schedule A <i>)</i>	1.			••		_
;		<u>2.</u> 3.					
Pa Th	art III – Explanation of exemption claimed on Part I, line 1 <i>(check any boxes that apply)</i> e conveyance of real property is exempt from the real estate transfer tax for the following reason: Conveyance is to the United Nations, the United States of America, the state of New York, or any of their instru agencies, or political subdivisions (or any public corporation, including a public corporation created pursuant to compact with another state or Canada)	ment	om	ant or	. a	• uterita;	
b.	Conveyance is to secure a debt or other obligation	•••••			. b		
c.	Conveyance is without additional consideration to confirm, correct, modify, or supplement a prior conveyance			•••••	• . c		
d.	Conveyance of real property is without consideration and not in connection with a sale, including conveyances realty as bona fide gifts	conv	eyin	g	.d		
e.	Conveyance is given in connection with a tax sale	•••••			. е	XX	¢.
f.	Conveyance is a mere change of identity or form of ownership or organization where there is no change in bene ownership. (This exemption cannot be claimed for a conveyance to a cooperative housing corporation of real pr comprising the cooperative dwelling or dwellings.) Attach Form TP-584.1, Schedule F	one	th.	•••••	. f		I
g.	Conveyance consists of deed of partition	•••••		••••••	g		
h.	Conveyance is given pursuant to the federal Bankruptcy Act				. h .		
I.	Conveyance consists of the execution of a contract to sell real property, without the use or occupancy of such the granting of an option to purchase real property, without the use or occupancy of such property	orope	ərty,	or	. 1		
j.	Conveyance of an option or contract to purchase real property with the use or occupancy of such property whe consideration is less than \$200,000 and such property was used solely by the grantor as the grantor's personal and consists of a one-, two-, or three-family house, an individual residential condominium unit, or the sale of statin a cooperative housing corporation in connection with the grant or transfer of a proprietary leasehold covering individual residential cooperative apartment.	resid ock	denc				
k.	Conveyance is not a conveyance within the meaning of Tax Law, Article 31, section 1401(e) (attach documents supporting such claim)						I

*The total tax (from Part I, line 6 and Part II, line 3 above) is due within 15 days from the date conveyance. Please make check(s) payable to the county clerk where the recording is to take place. If the recording is to take place in the New York City boroughs of Manhattan, Bronx, Brooklyn, or Queens, make check(s) payable to the *NYC Department of Finance*. If a recording is not required, send this return and your check(s) made payable to the *NYS Department of Taxation and Finance*, directly to the NYS Tax Department, RETT Return Processing, PO Box 5045, Albany NY 12205-5045.

Schedule C – Credit Line Mortgage Certificate (Tax Law, Article 11)
Complete the following only if the interest being transferred is a fee simple interest. I (we) certify that: <i>(check the appropriate box)</i>
1. 🙀 The real property being sold or transferred is not subject to an outstanding credit line mortgage.
2. The real property being sold or transferred is subject to an outstanding credit line mortgage. However, an exemption from the tax is claimed for the following reason:
The transfer of real property is a transfer of a fee simple interest to a person or persons who held a fee simple interest in the real property (whether as a joint tenant, a tenant in common or otherwise) immediately before the transfer.
The transfer of real property is (A) to a person or persons related by blood, marriage or adoption to the original obligor or to one or more of the original obligors or (B) to a person or entity where 50% or more of the beneficial interest in such real property after the transfer is held by the transfer or such related person or persons (as in the case of a transfer to a trustee for the benefit of a minor or the transfer to a trust for the benefit of the transferor).
The transfer of real property is a transfer to a trustee in bankruptcy, a receiver, assignee, or other officer of a court.
The maximum principal amount secured by the credit line mortgage is \$3,000,000 or more, and the real property being sold or transferred is not principally improved nor will it be improved by a one- to six-family owner-occupied residence or dwelling.
Please note: for purposes of determining whether the maximum principal amount secured is \$3,000,000 or more as described above, the amounts secured by two or more credit line mortgages may be aggregated under certain circumstances. See TSB-M-96(6)-R for more information regarding these aggregation requirements.
Other (attach detailed explanation).
3. The real property being transferred is presently subject to an outstanding credit line mortgage. However, no tax is due for the following reason:
A certificate of discharge of the credit line mortgage is being offered at the time of recording the deed.
A check has been drawn payable for transmission to the credit line mortgagee or his agent for the balance due, and a satisfaction of such mortgage will be recorded as soon as it is available.
4. The real property being transferred is subject to an outstanding credit line mortgage recorded in
(insert liber and page or reel or other identification of the mortgage). The maximum principal amount of debt or obligation secured by the mortgage is No exemption from tax is claimed and the tax of
is being paid herewith. (Make check payable to county clerk where deed will be recorded or, if the recording is to take place in New York City but not in Richmond County, make check payable to the NYC Department of Finance.)
Signature (both the grantor(s) and grantee(s) must sign)
The undersigned certify that the above information contained in schedules A, B, and C, including any return, certification, schedule, or attachment, is to the best of his/her knowledge, true and complete, and authorize the person(s) submitting such form on their behalf to receive a copy for purposes of recording the deed or other instrument effecting the conveyance.
Treasurer *Signature ??
Grantor signature Title Grantee signature Title Title Title Strantor signature Title Nassau County Treasurer *PRINT NAME & title

Reminder: Did you complete all of the required information in Schedules A, B, and C? Are you required to complete Schedule D? If you checked e, f, or g in Schedule A, did you complete Form TP-584.1? Have you attached your check(s) made payable to the county clerk where recording will take place or, if the recording is in the New York City boroughs of Manhattan, Bronx, Brooklyn, or Queens, to the NYC Department of Finance? If no recording is required, send your check(s), made payable to the Department of Taxation and Finance, directly to the NYS Tax Department, RETT Return Processing, PO Box 5045, Albany NY 12205-5045.

Grantee signature

Title

Title

Grantor signature

Schedule D - Certification of exemption from the payment of estimated personal income tax (Tax Law, Article 22, section 663)

Complete the following only if a fee simple interest or a cooperative unit is being transferred by an individual or estate or trust.

If the property is being conveyed by a referee pursuant to a foreclosure proceeding, proceed to Part II, and check the second box under *Exemptions for nonresident transferor(s)/seller(s)* and sign at bottom.

Part I - New York State residents

If you are a New York State resident transferor(s)/seller(s) listed in Schedule A of Form TP-584 (or an attachment to Form TP-584), you must sign the certification below. If one or more transferors/sellers of the real property or cooperative unit is a resident of New York State, each resident transferor/seller must sign in the space provided. If more space is needed, please photocopy this Schedule D and submit as many schedules as necessary to accommodate all resident transferors/sellers.

Certification of resident transferor(s)/seller(s)

This is to certify that at the time of the sale or transfer of the real property or cooperative unit, the transferor(s)/seller(s) as signed below was a resident of New York State, and therefore is not required to pay estimated personal income tax under Tax Law, section 663(a) upon the sale or transfer of this real property or cooperative unit.

Signature	Print full name	Date
Signature	Print full name	Date
Signature	Print full name	Date
Signature	Print full name	Date

Note: A resident of New York State may still be required to pay estimated tax under Tax Law, section 685(c), but not as a condition of recording a deed.

Part II - Nonresidents of New York State

If you are a nonresident of New York State listed as a transferor/seller in Schedule A of Form TP-584 (or an attachment to Form TP-584) but are not required to pay estimated personal income tax because one of the exemptions below applies under Tax Law, section 663(c), check the box of the appropriate exemption below. If any one of the exemptions below applies to the transferor(s)/seller(s), that transferor(s)/seller(s) is not required to pay estimated personal income tax to New York State under Tax Law, section 663. Each nonresident transferor/seller who qualifies under one of the exemptions below must sign in the space provided. If more space is needed, please photocopy this Schedule D and submit as many schedules as necessary to accommodate all nonresident transferor/sellers.

If none of these exemption statements apply, you must complete Form IT-2663, Nonresident Real Property Estimated income Tax Payment Form, or Form IT-2664, Nonresident Cooperative Unit Estimated Income Tax Payment Form. For more information, see Payment of estimated personal income tax, on page 1 of Form TP-584-I.

Exemption for nonresident transferor(s)/seller(s)

This is to certify that at the time of the sale or transfer of the real property or cooperative unit, the transferor(s)/seller(s) (grantor) of this real property or cooperative unit was a nonresident of New York State, but is not required to pay estimated personal income tax under Tax Law, section 663 due to one of the following exemptions:

The real property or cooperative unit being sold or transferred qualifies in total as the transferor's/seller's principal residence (within the meaning of Internal Revenue Code, section 121) from _______ to ______ (see *instructions*).

The transferor/seller is a mortgagor conveying the mortgaged property to a mortgagee in foreclosure, or in lieu of foreclosure with no additional consideration.

The transferor or transferee is an agency or authority of the United States of America, an agency or authority of the state of New York, the Federal National Mortgage Association, the Federal Home Loan Mortgage Corporation, the Government National Mortgage Association, or a private mortgage insurance company.

Signature	Print full name	Date
Signature	Print full name	Date
Signature	Print full name	Date
Signature	Print full name	Date

TP-584.1 (11/96)

New York State Department of Taxation and Finance

New York State Real Estate Transfer Tax Return Supplemental Schedules

Attach this form with the applicable schedule completed to Form TP-584 for the following conveyances:

**TELLOW **

Conveyances pursuant to or in lieu of foreclosure or pursuant to a secured party's enforcement of a lien or other security interest

Conveyances that consist of a mere change of identity or form of ownership or organization

Conveyances for which credit for tax previously paid will be claimed

Please print or type

Name of Grantor (as shown on Form	TP-584}	Grantor's social securi	ly cumbre of El	M
CURRENT NASSAIL COUNTY TOPASTIPPO				
Name of Granlee (as shown or Form TP-524) RASSAU CLUNITY TREASURER 11-60004 Granlee's social sect				N
NAME-LIEN HOLD	??			
Location of property conveyed (as s	shown on Form TP-584)			····
??				
Schedule E - Conveyance	pursuant to or in lieu of foreclosure or pursuant i	to a secured partule apier		
socurity site	issi (riease complete the applicable part if condi	tinn "e" wae checked in t	Cohodula A	Course State and all
Part I - Conveyance pursu	ant to a mortgage foreclosure or any other action	doverned by the Beel P	schedule A,	Porm (P-584)
 Proceedings Law 	the second of any other second	r governed by the near Pr	орену дец	ons and
1 Amount of foreclosure is	udgment or bid price (see instructions)		1	<u> </u>
2 Amount of any other lier	ns or encumbrances (not included on line 1) remainin		<u>}</u> }	
conveyance		ng on property after the	2	
3 Add lines 1 and 2 (If dei	bt is nonrecourse, skip line 4 and enter this amount on	Rea 21	3	······
4 If recourse debt, enter the	he fair market value of real property (see instructions).	<i>mie oj</i>	4	
5 Consideration for conve	yance (if recourse debt, enter the amount from line 3 or lin	***************************************	-4	
also enter on Form TP-5	584, Schedule B, Part I, line 1)	e 4, whichever is lower;		
		***********************	<u>5</u>]	
Part II - Conveyance to a r	mortgagee or llenor in lleu of foreclosure			
6 Ungaid balance of debt	secured by mortgage (see Instructions)	*TO	BE COMPI	ETED BY COUNT
Amount of any other lier	ns or encombrances (not included on line 6) remaining	10 00 property after the	_6	
conveyance			7	
8 Add lines 6 and 7 (if del	bt is nonrecourse, skip line 9 and enter this amount on	line 10)	8	
s in recourse debt, enter ta	air market value of real property (see instructions)		0	
io in recourse deor, enter t	ne amount from line 8 or line 9, whichever is lower		1 10	····
TE Any other aslount paid I	DY INE Granies to the granter for the real property		11	
14 Consideration for conver-	yance (add lines 10 and 11; enter here and on Form TP-5/	Rd Schoolule B. Dort I		
line 1)		**********************	12	
			·	
ngnie en ar men	eal property in iteu of or pursuant to a secured pa nares of stock in a cooperative housing corporation	on and/or associated prop	n, security prietary leas	Interest or other se(s)
13 Unpaid balance of debt	secured by the piedae of the shares of stock in the	concernative housing		
corporation and/or as:	sociated proprietary lease(s) (see instructions)		13	
14 Amount of any other lier	ins, security interest or other obligations (not included	on line 13) romainine		
on the shares of stock	k in the cooperative housing corporation and/or asso	ciated proprietary		
lease(s) after the com	veyance	ciated proprietally	14	
15 Add lines 13 and 14 (if a	debt is nonrecourse, skip line 16 and enter this amount		15	
16 If recourse debt, enter fr	air market value of the shares of stock in the cooper-	ofive housing	15	
corporation and/or as:	sociated proprietary lease(s) (see instructions)	auve nousing	10	
17 If recourse debt, enter th	he amount from line 15 or line 16, whichever is lower	······································	16	· · ·
18 Pro rata portion of the ti	otal amount of any liens or encumbrances remaining		17	
property of the cooper	rative housing corporation after the conveyance (see	on the real		
19 Any other amount naid I	by the grantee to the grantor for the conveyance	instructions)		
20 Consideration for conver	Vance (add lines 17, 18 and 19, only and 19, only and 19,		19	
Part I line t)	yance (add lines 17, 18 and 19; enter amount here and on	Form TP-584, Schedule B,		
· •···, m/c //·····			20	1

For office use only

	}	Φ
· • • •	INSTRUCTIONS: http:// www.orps.st	
э) •	C1. SWIS Code	REAL PROPERTY TRANSFER REPORT
	C2. Date Deed Recorded	STATE BOARD OF REAL PROPERTY SERVICES
	Monin Day Year	RP - 5217
	PROPERTY INFORMATION	RJ-5217 Rev 1997
	1. Property 2? ?? Location STREET NUMBER STREET NAME	
1.	2 2 COTY OR TOWN	? ? (if applicable) ?????
L. L.	2 Buyer (<u>NAME(last</u>) OR COMPANY	NAME (first)
	3. Tax indicate where future Tax Bills are to be sent ,	PRST NAME
V t	Billing if other than buyer address (at bottom of form)	FIRST NAME
, O	STREET NUMBER AND STREET NAME	R TOWN STATE ZIP CODE
	4. Indicate the number of Assessment Roll perceis transferred on the deed	[Only if Part of a Parcel) Check ss they apply:
C' N' V	5. Deed	4A. Planning Board with Subdivision Authority Exists 48. Subdivision Approval was Required for Transfer
	Property 2? X 2? OR MARK	4C. Parcel Approved for Subdivision with Map Provided
	6. Seiler L <u>NASSAU COUNTY TREASURER</u> Norme UST NUME / COMPANY	PIRST NAME
	· ·	
76.15	LAST NAME (COMPANY 7. Check the box below which most accurately describes the use of the property	PRST NAME v at the time of sole; Check the baxes below as they apply:
	?? (X ONE ONLY) A One Family Residential E Agricultural I	8. Ownership Type is Condominium 9. New Construction on Vacant Land
lag .	B 2 or 3 Family Residential F Commercial J C Residential Vacant Land G Apartment K	Industrial 10A. Property Located within an Agricultural District
Le ?	D Non-Residential Vacant Land H Entertainment / Amusement L	Public Service 10B. Buyer received a disclosure notice indicating Forest that the property is in an Agricultural Olstrict
<i>Ŋ</i>	SALE INFORMATION /N/A / 11. Sale Contract Date /N/A / Month Cay Year	15. Check one or more of these conditions as applicable to transfer: A Sale Between Relatives or Former Relatives
	Month Day Year	B Sale Between Related Companies or Partners in Susiness C One of the Buyers is also a Seller
/	12. Date of Sele / Transfer	D X Buyer or Seller is Government Agency or Lending Institution
O_{n}	K	E Y Deed Type not Warranty or Bargain and Sale (Specify Below) F Sale of Fractional or Lass than Fee Interest (Specify Below)
Leave Blar	- R13. Full Sale Price L, BACK TAXES 0	
0	(Full Sale Price is the total amount paid for the property including personal propeny This peyment may be in the form of cash, other property or goods, or the essumpti mortgages or other obligations.) <i>Please round to the nearest whole dollar amount</i> .	on of J None
	14. Indicate the value of personal t stort to () ()	E. TAX
	ASSESSMENT INFORMATION - Data should reflect the latest Final Assess	1. TAX SALE
	16. Year of Assessment Roll from 2, 2 17. Total Assessed Value (of all p. which Information taken	amale in transfort ????
<u>.</u>		3 3 3
1	18. Property Class 22?, -2? 19. School District Name	222
	20. Tax Map Identifier(s) / Roll Identifier(s) (If more than four, attach sheet with	sddfilional identifier(s)
	SEC. BLK. LOT/S	J L J
O		
Krinled with Bar Lide	CERTIFICATION	
Krinned with Bar Lode INTACK	I certify that all of the items of information entered on this form are true and of any willful false statement of material fact herein will subject me to the prom	correct (to the best of my knowledge and belief) and I understand that the making visions of the penal law relative to the making and filing of false instruments.
	BUYER	BUYER'S ATTORNEY
	MUST BE SIGNED (& TITLE) ??	IF THERE IS NO ATTY., WRITE IN N O N F
	MUST BE SIGNED (& TITLE) ?? BUYEA SIGNATURE OATE	UST NAME ARST NAME
	10 1 222	
	22 ??? STREET NUMBER STREET NAME LAFTER SALE)	AREA CODE TELEPHONE NUMBER
	??? ?????	
	TTY ON TOWN STATE ZF CODE SELLER	NEW YORK STATE
	·	СОРҮ
	SELLEA SCHATURE DEPUTY TREASURER	
	DEPUTY TREASURER	