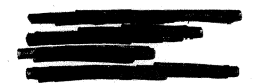


Pepartment of Rebenue State of Georgia 410 Trinity-Washington Building Atlanta, Georgia 30334 (404) 656-4015

T. Jerry Jackson Commissioner

June 15, 1998



RE:

Commissioner's Determination pursuant to O.C.G.A. § 48-6-71 regarding loans to borrower and grantor, by lender and grantee

Dear :

In reply to your request pursuant to O.C.G.A. § 48-6-71 with respect to the application of the Georgia intangible recording tax imposed by O.C.G.A. § 48-6-61, it is my determination, based on the information presented in your letters dated April 2, 1998, and April 20, 1998, along with the accompanying documents, that:

Further recordation of the security instrument dated March 7, 1995, grantor, and grantee, in order to secure the further advances contemplated under the security instrument is not required by the intangible recording tax statute. O.C.G.A. § 48-6-66 requires that every instrument conveying, encumbering, or creating a lien upon real estate shall set forth in words and figures the correct amount of the note secured by the instrument and the date upon which the note falls due. cases where the security instrument contains a valid future advances clause, the above statutory requirement is met by means of an affidavit. O.C.G.A. § 48-6-62(b) provides: "In the case of a new note or modification of a preexisting note, when the instrument securing the new note or modification is taxable under Code Section 48-6-61 and is secured by a previously recorded instrument which requires no further recording, the holder of the instrument, in lieu of recording a new or amended instrument as provided for in subsection (a) of this Code section, may elect alternatively to

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execute a sworn affidavit in the form required by the commissioner, which affidavit shall set forth the information required by Code Section 48-6-66. The holder of the instrument shall present the sworn affidavit to the collecting officer of the county in which the real estate is located. The tax collector or tax commissioner shall collect from the holder the tax due under Code Section 48-6-61 and upon payment of the tax shall enter upon or attach to the affidavit the certification provided for in subsection (a) of this Code section. The certification shall evidence the payment of the required tax with respect to the new instrument or modification."

Wery truly yours,

Jerry\Jackson

---TJJ/TW/jt