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Following recording return to:

Warren P. Wenzloff Applegate & Thorne-Thomsen, P.C. 322 South Green, Suite 400 Chicago, IL 60607



Doc#: 0515903091 Eugene "Gene" Moore Fee: \$36.00 Cook County Recorder of Deeds Date: 06/08/2005 02:40 PM Pg: 1 of 7

FHA Project Nos. 071-35500, 071-35506 and 071-35460, now known as 071-35771 O'Keeffe Apartments

LOOP OF C U.S. DEPARTMENT OF HOUSING AND URBAN DEVELOPMENT FEDERAL HOUSING ADMINISTRATION

RELEASE AND ASSUMPTION AGREEMENT (MORTGAGE RESTRUCTURING LOAN)

THIS RELEASE AND ASSUMPTION AGREEMENT (this "Agreement") is entered into as of the 31st day of May, 2005 by and among SSBOK, LLC, ar Illinois limited liability company (the "Mortgagor" or "Seller"), O'Keeffe Venture L.P., purc laser of the property (the "Buyer"), and the Department of Housing and Urban Development (the "Mortgagee").

RECITALS:

In consideration of the consent of the Secretary of Housing and Urban Development, acting by and through the Federal Housing Commissioner (the "Secretary"), to the transfer of the mortgaged property to Buyer and the release by the Mortgagee of Seller from any further liability under the Note, the Mortgage and the Regulatory Agreement (all as defined below), and in order to comply with the requirements of the Secretary, the National Housing Act, and the Regulations adopted pursuant thereto, the Buyer agrees to assume, except as limited below, and to be bound by the Mortgage and Mortgage Note, and the Regulatory Agreement (all defined below)and the Mortgagee consents to the release of the Seller from any further liability under the Note, the Mortgage or the Regulatory Agreement except as limited below.

Section 1. Definition. For purposes of this Agreement, the following terms are defined as follows:

Box 430

- A. "Mortgage" and "Mortgage Note" shall mean respectively, that certain Mortgage dated as of May 31, 2005 ("Mortgage") and recorded in the Official Records of Cook County, State of Illinois ("Recorder's Office") as Instrument No. 0515712080 and that certain Mortgage Restructuring Mortgage Note of even date therewith ("Note") in the original principal amount of \$2,653,125.77, both executed by Mortgagor, to Mortgagee.
- B. "Property" shall mean, collectively, that certain real property and the apartment project and related improvements located thereon, which real property is more fully described on Exhibit "A" attached hereto and incorporated herein.
- C. Regulatory Agreement" shall mean that certain Regulatory Agreement for Multifamily Housing Projects between the Seller and the Secretary, dated as of May 31, 7005, and recorded in the Recorder's Office as Instrument No. 0515712081 (the "Regulatory Agreement").
- Section 2. Seller's Release. Seller shall not have any personal liability for payments due (a) under the Note or Mortgage from and after the date hereof or (b) for the payments to the reserve for replacements under the Regulatory Agreement, or for matters not under its or their control, provided that the Owner shall remain tiable under the Regulatory Agreement only with respect to the matters hereinafter stated, namely.
 - (a) for funds or property of the project coming into its hands which, by the provisions thereof, it is not entitled to retain; and
 - (b) for its own acts and deeds or acts and deeds of other which it has authorized in violation of the provisions thereof.
- Section 3. <u>Buyer's Assumption</u>. Effective as of the date of conveying title to the Property to the Buyer, Buyer assumes and is to be bound by the Mortgage, Note and Regulatory Agreement, subject to the limitation of personal liability provided in Section 5, below, to the same extent as if Buyer had been an original party to the Mortgage, Note and Regulatory Agreement. Buyer acknowledges that upon default under the Regulatory Agreement as specified therein, with the prior written consent of the Secretary, the holder of the Mortgage may declare the Mortgage in default and the whole of the indebtedness secured thereby to be due and payable. Further, in the event said Mortgage is assigned and re-insured, and upon default under the Regulatory Agreement, as specified therein, the Holder (with the prior consent of the Secretary), may declare the Mortgagor to be in default and the whole of the indebtedness secured by the Mortgage to be due and payable.
- Section 4. <u>Equal Opportunity/No Illegal Discrimination Compliance</u>. Buyer agrees that there shall be full compliance with the provisions of (1) any laws prohibiting discrimination in housing on the basis of race, color, creed or national origin; and (2) with the Regulations of the Federal Housing Administration ("FHA") providing for non-discrimination and equal

opportunity in housing. It is understood and agreed that failure or refusal to comply with any such provisions shall be a proper basis for the Secretary to take any corrective action he may deem necessary, including, but not limited to, the rejection of future applications for FHA mortgage insurance and the refusal to enter into future contracts of any kind with which the Buyer is identified; and further, the Secretary shall have a similar right of corrective action (a) with respect to any individuals who are officers, directors, or members of the Buyer; and (b) with respect to any corporation or any other type of business association or organization with the officers, directors, members of the Buyer may be identified.

- Section 5. <u>Limited Liability</u>. Notwithstanding anything provided herein, neither Buyer nor any of its members, present or future, assume personal liability for payments due under the Note or Mortgage, or for the payments to the reserve for replacements, provided that the Buyer and its members small remain liable under said Regulatory Agreement only with respect to the matters hereinafter saide, namely:
 - (a) for funds or property of the project coming into its hands which, by the provisions thereof, it is not entitled to retain; and
 - (b) for its own acts and deeds or acts and deeds of other which it has authorized in violation of the previsions thereof.
- Section 6. Secretary's Rights. Nothing in this Agreement shall waive, compromise, impair or prejudice any right the Secretary may have to seek judicial recourse for any breach of the Regulatory Agreement that may have occurred prior to or may occur subsequent to the date of this Agreement. In the event that the Secretary initiates an action for breach of the Regulatory Agreement and recovers funds, either on the Secretary's own behalf or on behalf of the Project or any mortgagor under the Mortgage, those funds may be applied, at the discretion of the Secretary, to payment of the delinquent amounts due under the Mortgage or 25 a partial prepayment of the Mortgage debt.
- Section 7. Intent/Priority of Mortgage. Nothing contained herein contained shall in any way impair the Note, or the security now held for the indebtedness evidenced by the Mortgage, or alter, waive, annul, vary or affect any provision, covenant or condition of the Mortgage or the Regulatory Agreement, except as specifically modified and amended herein, nor affect or impair any rights, powers or remedies of the Mortgagee under the Note, the Mortgage, and the Regulatory Agreement, nor create a novation or new agreement by and between the parties thereto, it being the intent of the parties to this Agreement that all of the terms, covenants, conditions and agreements of the Note, the Mortgage, and the Regulatory Agreement are expressly approved, ratified and confirmed, shall continue and remain in full force and effect except as modified hereby and that the lien of the Mortgage and the Regulatory Agreement and the priority thereof shall be unchanged.
- Section 8. Counterparts. This Agreement may be executed in counterparts.

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UNOFFICIAL COP

IN WITNESS WHEREOF, this Agreement has been duly executed under seal as of the date first above written.

SELLER:

SSBOK, LLC

Shorebank Development Corporation, Chicago, its

Helen Dunlap, Chief Executive Officer

BUYER: O'Kee fe Venture L.P., an Illinois limited parmership

By: Mulford Square Preservation Corporation,

its general partr

MORTGAGEE:

Secretary of Housing and Urban Development, acting by and through the Deputy Assistant Secretary of the Office of Affordable Housing Preservation

Chicago Preservation Office

STATE OF ILLINOIS
COUNTY OF COOK
On this 31 day of
My Commission Expires: STATE OF ILLINOIS
STATE OF ILLINOIS
STATE OF ILLINOIS COUNTY OF COOK
On this 3/5 day of, 2005, before inc. a Notary Public, personally appeared Helen Dunlap, to me personally known, who being by me duly sworn, did say that she is the Chief Executive Officer of Shorebank Development Corporation, Chicago, and that said instrument was signed pursuant to authority as her free and voluntary act and as the free and voluntary act and deed of said corporation, for the purposes and uses the rein set forth.
IN WITNESS WHEREOF, I have hereunto set my hand and affixed my no tarial seal the day and year last above written.
Sandre Brosseau Notary Public
[SEAL]

My Commission Expires:

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UNOFFICIAL COPY

SECRETARY OF HOUSING AND URBAN DEVELOPMENT acting by and through the FEDERAL HOUSING COMMISSIONER

Authorized Agent

Chicago Preservation Office

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STATE OF ILLINO

COUNTY OF COOK

On this $\[\] \]$ day of $\[\] \]$, 2005, before me, a Notary Public, personally appeared Harry West, to me personally known, who being by me duly sworn, did say that (s)he is the person whose name is subscribed to the foregoing instrument, and that said instrument was signed pursuant to authority as his/her free and voluntary act, for the purposes and uses therein set forth.

IN WITNESS WHEREOF, I have hereunic set my hand and affixed my notarial seal the

day and year last above written.

OFFICIAL SEAL
ARNOLD L. TAYLOR
NOTARY PUBLIC, STATE OF ILLINOIS
MY COMMISSIC! EXPIRES 6-22-2005

[SEAL]

My Commission Expires:

EXHIBIT A

LEGAL DESCRIPTION

LOT 13 AND THE SOUTH HALF OF LOT 12 IN BLOCK 2 IN SOUTH KENWOOD A RESUBDIVISION OF BLOCKS 2, 7 AND 8 IN GEORGE W. CLARKE'S SUBDIVISION OF THE EAST HALF OF THE NORTHWEST QUARTER WITH PART OF BLOCK 3 IN STAVE AND KLEMM'S SUBDIVISION OF THE NORTHEAST QUARTER ALL IN SECTION 25, TOWNSHIP 38 NORTH, RANGE 14, EAST OF THE THIRD PRINCIPAL MERIDIAN, IN COOK COUNTY, ILLINOIS.

LOT 100 IN THE FIRST ADDITION TO BRYN MAWR HIGHLANDS BEING A SUBDIVISION OF THE NORTH THREE QUARTERS OF THE WEST HALF OF THE SOUTHEAST QUARTER OF SECTION 24, TOWNSHIP 18 NORTH, RANGE 14 EAST OF THE THIRD PRINCIPAL MERIDIAN, (EXCEPT THE WEST 500 12 FFET THEREOF AND EXCEPT BRYN MAWR HIGHLANDS SUBDIVISION AND EXCEPT EAST 67TH STREET AND EAST 68TH STREET HERETOFORE DEDICATED), IN COOK COUNTY, ILLINOIS.

LOTS 1 AND 2 IN B.J. KELLEY'S SUBDIVISION OF BLOCK 2 IN COMMISSIONER'S PARTITION BEING A SUBDIVISION OF THE SOUTH HALF OF THE SOUTHWEST QUARTER OF THE SOUTHEAST QUARTER OF SECTION 24, TOWNSHIP 38 NORTH, RANGE 14 EAST OF THE THIRD PRINCIPAL MERIDIAN, IN COOK COUNTY, IT Z'NOIS.

LOTS 6 AND 7 IN SUBDIVISION OF THE WEST HALF OF THE SOUTH THREE-FIFTHS OF LOT 3 IN GEORGE W. CLARKE'S SUBDIVISION OF THE EAST WALF OF THE NORTHWEST QUARTER OF SECTION 25, TOWNSHIP 38 NORTH, RANGE 1/2 EAST OF THE THIRD PRINCIPAL MERIDIAN.

LOT 13 (EXCEPT THE EAST 17½ FEET THEREOF) AND ALL OF LOTS 14 AND 15 IN BLOCK 1 IN THE RESUBDIVISION OF BLOCKS 10 AND 11 AND PART OF BLOCK 12 IN THE SOUTH SHORE DIVISION NO. 5, BEING A SUBDIVISION OF THE EAST ½ OF THE SOUTH £/ST ¼ OF SECTION 24, TOWNSHIP 38 NORTH, RANGE 14, EAST OF THE THIRD PRINCIPAL MERIDIAN, IN COOK COUNTY, ILLINOIS.

$$P_{1NS} = 20 - 25 - 108 - 018$$

$$20 - 24 - 415 - 012$$

$$20 - 24 - 422 - 013$$

$$56167 = 20 - 25 - 107 - 020$$

$$20 - 24 - 425 - 001$$