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Prepared by: Debra Frenzel Guidance Residential, LLC 11109 Sûnset Hills Rd., Suite 200 Resion, VA 20190



Doc#: 0707205231 Fee: \$30.00
Eugene "Gene" Moore RHSP Fee:\$10.00
Cook County Recorder of Deeds
Date: 03/13/2007 02:34 PM Pg: 1 of 4

**Return To:** 

auidance Residential 11109 Sunset Hills Rd. Ste. 200 Reston, VA 20190

Property Tay 10: 10-25-401-045-0000 VOL. 0502

# ASSIGNMENT AGREEMENT and

### AMENDMENT OF SECURITY INSTRUMENT

For value received, 2004-0000227, LLC ("Co-Owner") assigns to Guidance Residential, LLC ("Co-Owner's Assignees"), whose address is 1:109 Sunset Hills Rd., Suite 200, Reston, VA 20190, Co-Owner's rights, title and interest in the Obligation to Pay and the Security Instrument, together with all rights, duties and obligations of the Co-Owner as specified in those documents, and including the Indicia of Ownership relating to the Property, as set for in below:

(i) the right of re-entry for purposes of inspection of the Ricperty, upon proper and reasonable notice to Consumer; (ii) the ability to cure any defects regarding the Picperty, subject to the giving of reasonable notice to Consumer (however, this right shall not impose an obligation on Co-Owner to cure such defects); (iii) the right to notice regarding any further placement of ancumbrances on the Property (but nothing in this clause shall preclude the Consumer from encumbering the Property if such encumbrance is permitted under Applicable Law); (iv) the right to approve of any cignificant improvements to the Property (but such right shall not obligate Co-Owner to make or pay for such improvements); (v) the right to approve of any lease by Consumer of his or her right to occupy the Property, which approval will not be unreasonably withheld (but nothing in this clause shall preclude the Consumer from leasing the Property if such letting is permitted under Applicable Law; however, in the event Consumer leases the Property, Consumer will remain obligated for Monthly Payments under the Co-Ownership Agreement); and (vi) the ability to exercise rights and remedies under the Co-Ownership Agreement if Consumer Defaults under the Co-Ownership Agreement, the Obligation to Pay or the Security Instrument,

Pursuant to this Assignment, Co-Owner transfers its interest as a mortgagee under the Security Instrument to Co-Owner's Assignee, and Co-Owner does hereby mortgage, grant and convey to Co-Owner's Assignee the Co-Owner's rights in the Property, as described in Exhibit A, attached hereto.

#### See Attached Exhibit A

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Initials <u>JAM</u>

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It is the intent of the Parties that this grant by the Co-Owner shall act as an amendment (and not constitute a separate security instrument or agreement) to that certain Security Instrument recorded immediately prior to the recordation of this Assignment (which Security Instrument is recorded in the County of COOK of the State of ILLINOIS as Document No. \_\_\_\_\_\_\_) and entered into between Co-Owner and Consumer on 02/23/2007, in order to provide further security in this Transaction to Co-Owner's Assignee, as mortgagee under the Security Instrument as amended by this Assignment Agreement and that Co-Owner's Assignee would not fund the Transaction between Consumer and Co-Owner without such grant by Co-Owner. It is the intent of the Parties that an uncured Default gives rise to the ability by the Co-Owner's Assignee to exercise any and all of its remedies (including the exercise of a power of sale) against all interests of both Consumer and Co-Owner in the Property. In the event that Consumer Defaults under the Co-Ownership Agreement, the Obligation to Pay or the Security Instrument, Co-Owner's Assignee shall provide to the Co-Owner, within the same time frame, a duplicate original of the Default Notice that it gives to the to Consumer.

In the event of Consumer's insolvency, including a filing for protection under the U.S. Bankruptcy Code, Co-Owner agrees to cooperate as fully as allowed under Applicable Law in assisting Co-Owner's Assignee in maintaining or realizing on its security interest in the Property.

TO HAVE AND TO HOLD the same unto Co-Owner's Assignee, its successors and assigns, forever, IN WITNESS WHEREOF, Co-Owner has executed these presents on 02/23/2007.

(Co-Owner)

2004-0000227, LLC Grace Borno Manager

STATE OF VIRGINIA COUNTY OF FAIRFAX

a notary public, in and for the above mentioned State aforesaid, do hereby certify that **Grace Borno**, whose name, as manager of 2004-000227, **LLC** signed to the writing above, bearing date 02/23/2007, has acknowledged the same before me

-Netary Public

(Seal)

My commission expires;

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Office

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amendment to the Security Instrument and in any F	Rider executed by Consumer a	and recorded with it. $2 / 23 / 07$
Witnesses:	ABDUL MEMON	Consumer
Witnesses:	•	Consumer
Consumer		Consumer
Consumer		Consumer
State of Illinois	C <sub>o</sub> ,	
County of COCK  I, KATE ALPENT a Notary Public in and MEMON, .	for the State of illinois do her	eby certify that ABDUL
personally known to me as the person(s) who exec personally appeared before me in said county and and deed, and that he/she they executed said instr	d acknowledged said instrum	ent to be his/her/their/ad
Witness my hand and official seal 23 day	or February.	2007-6
Notary Public (S	(Seal) "OFFI  KATI  My Commission	Expires 08/19/2005

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### **Attachment A**

LOT 2 (EXCEPT THE EAST 541 FEET THEREOF) IN BLOCK 1 IN ENGEL'S NEW HOWARD AVENUE SUBDIVISION IN THE NORTHWEST 1/4 OF THE SOUTHEAST 1/4 OF SECTION 25, TOWNSHIP 41 NORTH, RANGE 13 EAST OF THE THIRD PRINCIPAL MERIDIAN, IN COOK COUNTY, ILLINOIS.

Property of County Clark's Office

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