THIS DOCUMENT WAS PREPARED BY: Legal Department Illinois Housing Development Authority 401 N. Michigan, Suite 700 Chicago, Illinois 60611	Doc#: 1330248001 Fee: \$52.00 Karen A.Yarbrough Gook County Recorder of Deeds Date: 10/29/2013 09:05 AM Pg: 1 of 8
AFTER RECORDING THIS DOCUMENT SHOULD BE RETURNED TO: Illinois Housing Development Authority 401 N. Michigar, Suite 700 Chicago, Illinois £.16 ¹ 1 Attention: Hardest Hir Fund Property Identification No: 10281230270000	
Property Address:	(The Above Space for Recorder's Use Only)
-	RE AGREEMENT
June Sproat whose address is ILLINOIS HOUSING DEVELOPMENT corporate established pursuant to the Illinois	Married (the "Owner") Married (the "Authority") a body politic and the Housing Development Act, 20 ILCS 3805/1 et seq., and the rules promulgated under the Act, as amended address is 401 North Michigan Avenue, Suite 700,
	NESSETH:
WHEREAS, the Owner is the owner is commonly known as	er of the fee estate of that certain real property which 7708 Laramie Ave., Skokie, Illinois

and all the improvements now or hereafter located thereon and which is legally described on **Exhibit A** attached to and made a part of this Agreement (the "Residence"); and

WHEREAS, the Authority has agreed to make a forgivable loan to the Owner in the LESSER AMOUNT of the following the ("Forgivable Loan"): Thirty-Five Thousand and No/100 Dollars (\$35,000.00), or (b) eighteen (18) months of interim mortgage payment assistance for the Property pursuant to the Authority's Illinois Hardest Hit Fund Homeowner Emergency Loan Program (the "Program");

WHEREAS, in addition to this Agreement, the Forgivable Loan is evidenced, secured and governed by the following documents which have been entered into contemporaneously with the execution of this Agreement: (a) the Forgivable Loan Agreement between the Owner and the Authority, (b) the Promissory Note from the Owner to the Authority (the "Note") and (c) all other documents that evidence, govern or secure the Forgivable Loan (the "Ancillary Loan Documents"). This Agreement the Forgivable Loan Agreement, the Note and the Ancillary Loan Documents are collectively referred to herein as the "Loan Documents";

WHEREAS, terms not otherwise defined herein shall have the meaning ascribed thereto in the Forgivable Loan Agreement; and

WHEREAS, as an inducement to the Authority to make the Forgivable Loan, the Owner has agreed to provide this Agreement.

NOW, THEREFORE, the parties agree as follows:

1. <u>Incorporation</u>. The foregoing recitals are made a part of this Agreement.

2. Recapture.

- a. As a condition to the Authority's making of the Forgivale Loan, the Owner agrees to repay to the Authority the Repayment Amount (as defined in subpraga aph b. below) if one or more of the following events (each such event is called a "Recapiale Event") occurs before the Termination Date (as defined in Paragraph 3 below):
 - (i) the Owner sells, conveys or transfers title to the Residence and there are Net Proceeds;
 - (ii) the Owner refinances the Residence in a manner such that it is not a Permitted Refinancing (as defined below); or
 - (iii) an Event of Default (as defined in Paragraph 4 below) occurs pursuant to the terms of any of the Loan Documents.

The following events (each such event is called a "Permitted Transfer") are *not* Recapture Events:

- (v) a transfer to a spouse as a result of a divorce;
- (vi) a transfer by operation of law to a surviving spouse upon the death of a joint tenant Owner;
- (vii) a transfer by will; or
- (viii) a Permitted Refinancing.

The term "Permitted Refinancing" means a refinancing that lowers the interest rate of the first mortgage loan on the Residence, decreases its term or lowers the monthly payment of the loan; it does **not** include a refinancing that increases the outstanding balance of the first mortgage loan, increases the interest rate on the loan or allows the Owner to receive money as a result of the refinancing.

- If a Recapture Event occurs during the first sixty (60) months after the date of this Agreement, the Owner shall pay to the Authority the entire Forgivable Loan amount ("First Five Year Payment"). Thereafter, if a Recapture Event occurs after the first sixty (60) months, but before the Termination Date, the Owner shall pay to the Authority the full amount of the Forgivable Loan reduced by 1/60th of that amount for each full month the Owner has occupied the Residence after the fifth (5th) anniversary of the date of this Agreement(the "Second Five Year Payment") (the "First Five Year Payment" or the "Second Five Year Payment", as the case may be, shall be collectively referred to here a sthe "Repayment Amount"). Notwithstanding the foregoing, (i) if the Repayment Amount is greater than the Net Proceeds, the Owner must pay only the amount of the Net Proceeds, and the amount of the Repayment Amount in excess of the Net Proceeds shall be forgiven, or (ii) if there are no Net Proceeds then the full amount of the Forgivable Loan shall be forgiven. For purposes of this Agreement, "Net Proceeds" means the proceeds of the sale or transfer of the Residence after payment of reasonable and customary closing costs and expenses less (i) the amount of any documented capital improvement costs to the Residence incurred by the Owner, and (ii) the Owner's ining contribution to the cost of acquiring the Residence.
 - This Agreement shall encumber the Residence and be binding on any luttle owner of the Residence and the holder of any legal, equitable or beneficial interest in it for ten (10) years from the date of this Agreement (the "Termination Date"); provided, however: that: (a) If no Recapture Event occurs before the Termination Date; (b) if any sale, conveyance or transfer of the Pesidence occurs due to a foreclosure or a deed in lieu of foreclosure; (c) if any Permitted Transfer occurs; or (d) if a Permitted Refinancing occurs, this Agreement shall automatically terminate and shall be deemed to have been released and this release provision shall be self-operative without the need, necessity or requirement for the Authority to record a written release or termination of this Agreement.
 - 4. Event of Default. The following shall constitute a default under this Agreement (an "Event of Default"): (a) Owner's failure to make any payment due under this Agreement, or (b) if the Owner commits fraud under the Loan Documents or pursuant to the Program as

determined by a court of competent jurisdiction ("Fraud"). The Authority shall give written notice of an Event of Default to Owner at the Residence. Upon an Event of Default the Authority may:

- a. Declare the unforgiven portion of the Forgivable Loan immediately due and payable;
- **b.** Refuse to subordinate this Agreement to any subsequently recorded document or lien; and/or
- c. For the commission of Fraud only, exercise such other rights or remedies as may be available to the Authority hereunder or under any of the Loan Documents, at law or in equity.

The Authority's remedies are cumulative and the exercise of one shall not be deemed an election of remedies for foreclose the exercise of the Authority's other remedies. No delay on the part of the Authority in exercising any rights hereunder, failure to exercise such rights or the exercise of less than all of its rights shall operate as a waiver of any such rights.

- 5. Amendment. This Agreement shall not be altered or amended without the prior written approval of the Authority.
- 6. Partial Invalidity. The invalidity of any clause, part or provision of this Agreement shall not affect the validity of the remaining portions thereof.
- 7. Gender. The use of the plural in this Agreement shall include the singular; the singular shall include the plural; and the use of any gender shall be deemed to include all genders.
- 8. <u>Captions</u>. The captions used in this Agreement are inserted only as a matter of convenience and for reference and in no way define, limit or describe the scope or the intent of the agreement.
- 9. WAIVER OF JURY TRIAL. THE PARTIES WAPLE TRIAL BY JURY IN ANY ACTION, PROCEEDING OR COUNTERCLAIM BROUGHT BY EITHER OF THE PARTIES HERETO AGAINST THE OTHER ON ANY MATTER WHATSOEVER ARISING OUT OF OR IN ANY WAY CONNECTED WITH THE FORGIVABLE JOAN OR THIS AGREEMENT.

[Signature Page Follows]

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WITNESS WHEREOF I	ne Owner has executed this Agreement as of the date and
year first above written.	Printed Name: Mark Sproat
	Printed Name: June Sproat
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Ox	
	Printed Name: June Sproat
	Cotto

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STATE OF ILLINOIS COUNTY)) SS)		
hereby certify that Hart be the same person whose n day in person, and acknowled and voluntary set for the use	ame is subscribed to the	foregoing instrument I delivered the said in	said county and state, do ersonally known to me to appeared before me this strument as hur free
O	nd and official seal, this		1/2/17
		MA NOTARY F MY COM	OFFICIAL SEAL RLENE CORRAL PUBLIC - STATE OF ILLINOIS MISSION EXPIRES:04/07/17
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STATE OF ILLINOIS) SS COUNTY)	
I. Marker Mark - Jury . a Notary Public in and for said county and state, do hereby certify that Mark - Jury . Speat is personally known to me to be the same person whose name is subscribed to the foregoing instrument, appeared before me this day in person, and as knowledged that he signed and delivered the said instrument as hour free and voluntary act for the uses and purposes therein set forth. Given under my hand and official seal, this hour public My commission expires: OFFICIAL SEAL MARLE CORPAL MARLE CORPAL MARLE CORPAL MARLES CORPAR	

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EXHIBIT A

Legal Description

Lot 15 and the South 15 feet of lot 16 in block 3 in Metropolitan Laramie-Niles Center Road Gardens, being a subdivision of lots 1, 2, 3, 4, 5 and 6 in Huxhold's addition to Niles Center, being a subdivision of that part of the South East 1/4 of the Northwest 1/4 of section 28, Township 41 North, Range 13 East of the Third Principal Meridian, lying South of the South line of Lands of Ludwig and North of the South line of Michel Nellesson, including also the North 36 rods South of and adjoining to the North 24 rods of the West 22 Rods of the Southwest 1/4 of the Northeast 1/4 of said section 28, Township 41 North, Range 13 East of the Third Principal e Ni County,

OBOTO OF COUNTY CIENTS OFFICE Meridian, In Cook County, Illinois.

Common Address:

7708 Laramie Ave.
Skokie, IL 60077

Permanent Index No.:
10281230270000