ABBIGNMENT

92806268

The undersigned Assignor, fo	or and in consideration of Ten Dollars	
(\$10.00) and other good and valuable con	nsideration, receipt of which is hereby	
acknowledged, hereby solls, assigns, tran	nsfers, and conveys without recourse, to	
Johnson Development Corporation , that	certain Note and Mortgage , as set	
forth in the LOAN SUMMARY attached hereto	and made a part hereof, encumbering the	
real property legally described in Exhibit	: A attached hereto, together with all of	
Assignor's right, title, and interest in	and to the Note and other obligations	
secured thereby and payable in accordance	therewith.	
ATTEST:	ASSIGNOR: Norwood Faderal Savings Bank, a division of Deerfield Pederal Savings and Loan Association	
By: Muy (' Allert Itk: Assistant Secretary	Hest Vice President	
	DEPT-01 RECORDING \$31.50	
STATE OF ILLINOIS) SS. COUNTY OF C O O K)	. T\$5555 TRAN 9676 10/29/92 09:42:00 . \$8083 \$ E \ \times - \times 2 - \times 2 \tim	
I, the undersigned, a Notary Public in an for the County of Take and State of Illinois, do hereby certify that John L. Penny , personally known to me be a Vice President of Norwood Federal Sivings Bank, a division of Deerfield Federal Savings and Loan Association and Many C. Albert , personally known to me to be an Assistant Secretary of said bank and personally known to me to be the same persons whose names are subscribed to the foregoing instrument, appeared before me this day in person and acknowledged that as such Vice President and Assistant Secretary, they signed and delivered the said instrument as their free and voluntary act as the free and voluntary act of each Pank for the uses and purposes set forth therein.		
Given under my hand and Nota 19_92. "OF FICIAL SEAL" Margarer M. Maddan Notary Public, Stare of Illinois My Commission Expires 8/31/93	rial Seal this 20th day of October,	
THIS INSTRUMENT WAS PREPARED BY:	AFTER RECORDING RETURN TO:	
Rieck and Crotty P.C. 55 West Monroe Street Xerox Centre	S. Johnson 2695 Forest Court Deerfield, IL 60015	
Chicago, IL 60603		

3/50

LOAN MALE AGREEMENT

This Agreement is made as of the date set forth in the LOAN SUMMARY attached hereto and made a part hereof (the "Loan Summary"), by and between Norwood Federal Savings Bank, a division of Deerfield Federal Savings and Loan Association ("Seller") and Johnson Development Corporation, designated in the Loan Summary as Seller and Buyer.

WHEREAS, Buyer desires to purchase from Seller and Seller desires to sell to Buyer all of Seller's right, title and interest in, to, and arising from that certain loan described in the Loan Summary (the "Loan"); and

NOW, THEREFORE, in consideration of the terms, conditions and covenants herein contained, the parties hereto agree as follows:

Section 1. Buyer agrees to purchase the Loan from Seiler and Seller agrees to sell the Loan to Buyer pursuant to the terms and provisions of this Agreement at the Purchase Price set forth in the Loan Summary.

Section?. The Purchase Price for the Loan shall be paid by Buyer to Seller at the time of delivery of the Loan provided that Seller has fully complied with the terms and provisions of this Agreement, and further provided that the Seller has delivered the Loan to Buyer at Seller's office. The Loan will be considered to be delivered when Buyer receives the original file for the Loan ("Loan File"), and the escrow deposits for the Loan, if any, including any interest thereon through the date of delivery which may be required by state law. The Loan File must contain all documentation in the possession of the Seller including, but not limited to, the documentation described in Exhibit B attached to this Agreement. Seller may retain copies of all documentation in the Loan File sent to Buyer and shall, upon request by Buyer, provide a certified true copy of any document requested by Buyer within ten (10) days after the date of the request.

- Section 3. Seller agrees, represents and warrants to Buyer as follows:
- 3.1 The information contained in the Loan Summary is true, correct and complete as of the date of this Agreement.
- 3.2 Immediately prior to the transfar and assignment of the Loan to Buyer hereunder, Seller had good title to, and was the sole owner of, the Loan and there has been no other sale or assignment or security interest granted by Seller nor, to the best of Seller's knowledge, any other party, nor, to the best of Seller's knowledge, there any other restrictions limiting transfer of the Loans;
- 3.3 Seller is a corporation duly organized, existing and in good standing under the laws of the United States;
- 3.4 To the best of Seller's knowledge, there are no actions, suits or proceedings pending or threatened against it in any court of before any administrative agency, the adverse outcome of which would have any effect on its title to the Loan;
- 3.5 All information and documentation given to Buyer by Seller or its agents in connection with the Loan is, to the best of Seller's knowledge and belief, true and correct as of the date it is submitted to Buyer; and
- 3.6 The execution and performance of this Agreement have been duly authorized by the requisite corporate action of Seller.
- Section 4. Seller makes no representations and specifically disclaims any and all warranties as to the following matters:
 - 4.1 The repayment or collectibility of the Note;

897308268

33000008

UNOFFICIAL COPY

- 4.2 The existence of any valid offset, defense or counterclaim to the Note or any security instrument, including the obligation of the Borrower to pay the unpaid principal or interest on the Note;
- 4.3 The existence of any mechanic's liens or claims which affect the lien priority of the mortgage or deed of trust, or any undisbursed escrow.
- 4.4 The compliance or conformance of the Loan to any standard underwriting, lending, selling and servicing requirements and specifications of any loan guarantee program, or whether the Loan has been serviced in accordance with any guarantee program requirements;
- 4.5 Whether the Loan was originated, closed and serviced through the date of delivery in full compliance with all federal, state and local limit and regulations, including all consumer protection and disclosure requirements;
- 4.6 Whether mortgage insurance is in effect for the Loan; or
- 4.7 The value of the Property.
- 4.8 It is further understood and agreed that the sale of the Loan and the assignment of the Note and underlying security instrument is made by Seller without recourse and accepted by Buyer without recourse against Seller.
- 4.9 Seller has idvised Buyer that Seller was a defendant in a class action law guit entitled The Darthouth Plan. Inc. v. Lot Delgado: et al., 87 CH 6676, filed in the Circuit Court of Cook County, Illinois relating to certain loans purchased by Seller, of which the Lor may be one. Although Seller entered into a Settlement Agreement in connection with claims against it by members of the class, persons eligible to be members of the class were allowed to opt out of the class and not be bound by the terms of the Settlement Agreement. Persons who opted out may bring a similar lawsuit individually or participate in a similar class action law suit and Seller and/or Suyer may be named in such law suit. Buyer acknowledges that Seller advised Suyer of the potential for the filing of similar individual or class action law suits against Buyer as holder of the Note and that Seller has made no representations to Buyer that such a law suit will not be filed or as to the outcome of any such law suit.

IN WITNESS WHEREOF, the parties have executed this Agreement in duplicate the day and year set forth in the Loan Summary.

SELLER: Norwood Federal Savings Bank A Division of Deerfield Federal Savings and Loan Association By: Its: Vice President	BUYER: Johnson Development Corporation By: Its: president
Attest:	Attegy
By: Mug (Allet	By: Secretary

EXHIBIT A

Legal Description

DOOP TO LOT 138 IN THE FIRST APPLITION TO COUNTRY AIRE ESTATES, BEING A SU.
NSHIP
COOK COUN
14-209-012
3334 Willow LM,
(MMuyo, Jilunum) SUBDIVISION OF PART OF THE SOUTH 1/2 OF THE NORTHEAST 1/4 OF FRACTIONAL SECTION 14, TOWNSHIP 36 NORTH, RANGE 13 EAST OF THE THIRD PRINCIPAL MERIDIAN IN COOK COUNTY, ILLINOIS.

PID-28-14-209-012

address - 3384 Willow Ln,

UNOFFICIAL C

EXHIBIT B

Loan File

Loan File:

- Original note endorsed to Buyer without recourse; should the Note contain any white-out, erasures or other errors, the changes must be initialed by the borrowers.
- Original recorded mortgage or deed of trust, or, pending receipt by b. Seller, a certified true copy of this document that was sent for recording, provided that the original recorded document is received by Buyer within 90 days after the date the Loan is purchased.
- Original recorded assignment of the mortgage or deed of trust to Seller c. or, pending receipt by Seller, a certified true copy of this document that was sent for recording, provided that the original recorded document is received by Buyer within 90 days after the date the Loan is delivered.
- Original lown application, signed and dated by the borrower(s). đ. Colling Collin
- Original credit documentation. e.

actions! McMeximum(Norward.net

YEARMUB MADY

Date of Agreement:	Outsing 20, 1992	
Seller:	Norwood Federal Savings Bank, a division of Deerfield Federal Savings and Loan Association ("Seller")	
Address:	745 Deerfield Road Deerfield, Illinois 60015	
Euyer: Address:	Johnson Development Corporation ("Buyer") 2095 Forest Coast	
	Doerfield, IL 60015	
Address of Property:	3324 Willow Lane (the "Property")	
0	Markham, IL 60426	
Permanent Index No.	28-14-209-012	
Face Value of Note:	\$ 16,441.20	
Date of Note:	August 26, 1986	
Borrower (Maker):	James Betty Mobiley	
Original Payee of Note:	The Datuesorh Plan, Inc.	
Current Balance of Note:	\$ 11,782.80	
Purchase Price:	\$ 7,580.96 (the "Purchase Price")	
Interest Rate:	14.98 per cent (%) per annum	
Type of Security Instrument:	Note and Mortgage	
Date of Security Instrument:	August 26, 1986	
Date of Recording:	Fabruary 24, 1987	
Document Number:	87104815	
Recorded with:	Cook County, Illinois , Recorder	
Legal Description:	See Exhibit A attached hereto	
Acknowledged:		
SELLER: Norwood Federal Savin A Division of Deerfeld Federa and Loan Association By:		

92500268