13-48-258, 73-28,241, DZ, MEN

93 HAY 27 PM 3: 56

FILED FOR RECORD

93404818

33

#### JOINDER OF AGREEMENT

COUR GON CYLLENDS 98404818

This Joinder of Agreement ("Joinder of Agreement") is made this 134 day of MAY, 1993, by and between Quincy Homes Limited Partnership, an Illinois limited partnership, having its principal offices c/o City Lands Corp., 5100 West Harrison Street, Chicago, Illinois 60644 ("Fee Owner") and the City of Chicago, an Illinois municipal corporation, having its offices at 121 North LaSalle Street, Chicago, Illinois 60602 ("City").

#### RECITALS

WHENEAS, the City Council of the City of Chicago, by ordinance adopted June 7, 1990, established the New Homes for Chicago Program ("New Homes Frogram") to assist developers with the construction of new single-family housing within the City which shall be affordable to many families;

WHEREAS, the Ie Owner and the City have executed that certain "Redevelopment Agreement, New Homes for Chicago Program, Quincy Homes Limited Partnership" dated as of November 26, 1991 and recorded with the Office of the Recorder of Deeds of Cook County, Illinois on January 30, 1992 as document #92060024 ("Redevelopment Agreement") providing in part for the construction by the Fee Owner of new single family housing in the Austin neighborhood of the City in conjunction with the City's New Homes Program;

whereas, the terms of the Redevelopment Agreement anticipate that the housing units shall be constructed in part on property owned by the Fee Owner as of the date of the Redevelopment Agreement or to be acquired by the Fee Owner in order to fulfill his contractual obligations to construct the housing under the terms of the Redevelopment Agreement.

WHEREAS, in order to achieve performance of sold contractual obligations, the Fee Owner has acquired that cortain real property ("Froperty") described on Exhibit A attached hereto;

whereas, the Fee Owner intends to construct a single family housing unit ("Unit") on the Property in conjunction with the New Homes Program and the terms of the Redevelopment Agreement;

WHEREAS, the Fee Owner shall construct the housing unit utilizing in part a City Subsidy (as such term is defined in the Redevelopment Agreement);

81270112

THE COLUMN TO THE STATE OF THE

The property of the state of the property of the property of the control of the control of the property of the

#### 54,550 Nove

ing to a magana in it is a fact to order the stiment of the control of the state of the control of the control

There designed an experience of the Court of

ing to decrease (1861) saw unan with the control of the control of the control of the stable of the

្រី ទៅតិប្រសិលប្រជាពី មានមែលមាន ខែ១ ខណៈខែកាស់ ខែ១២១២ ខណៈម៉ា ខណៈ។ ប្រជាពីសមតិថា។ មានមួយ ខណៈនៃស្ពេសសៀវ នេះ នេះ ស្រាន់សមតិថា ខណៈ និង ប្រជាពីសមិទ្ធិ និងមើន ស្ថាន់សមតិថា និងមាន ស៊ីម៉ាន់មាន ក្រសួទ្ធិ ១០ និងសេសស្ថាស់ស្គ្រាស់ សុស្តិស សុស្តិស និង នេះ ខេត្ត សុស្តិស្សិស ស្រាន់ស្គាល់ និង ១៧៣ សុវិស និងមិន ក្រសួទ្ធិ ១០ និងសេសស្ថាស់ស្គាល់សុស្តិស សុស្តិស និង នេះ ខេត្ត សុវិធី និងស ស្រាន់ស្គាល់ និង ១៧៣ សុវិស និងមិន និង

Mondigore e gli india obana posto i fazini necestre e e e trodini (notini i del i notici, mencendi in in citi india ogivina necestri i del necestri i del i del i del i del compositi i del tro Anno i compositi i del i de

WHEREAS, the City Subsidy shall be evidenced by a promissory note and secured by a mortgage which shall encumber the title to the Property;

whereas, as consideration for the City entering into the Redevelopment Agreement and allowing for the utilization by the Fee Owner of the City Subsidy to provide funds for the construction of the Unit on the Property, and other benefits accruing to the Fee Owner by virtue of its participation in the New Homes Program, the Fee Owner hereby agrees that the Property shall be developed in conjunction with the terms of the Redevelopment Agreement and the New Homes Program;

NOW, THEREFORE, in consideration of the mutual covenants and agreements contained herein, the parties agree as follows:

- 1. Unless defined herein, all capitalized terms shall have the meanings ascribed to them in the Redevalopment Agreement.
- 2. Subject to the terms and conditions of the Joinder of Agreement, the Fee Owner agrees to construct a Unit upon the Property in accordance with the New Homes Program and the terms of the Redevelopment Agreement.
- Provided that the Fee Owner constructs the Unit upon the Property in accordance with the New Homes Program and the terms of the Redevelopment Agreement and obtains the Cartificate from the City, and the City is prepared to exercise a Release of the City's Mortgage encumbering the Property in accordance with subsection 4.7 of the Redevelopment Agreement, the City shall execute and deliver to the Fee Owner, concurrently therewith, an appropriate document (in recordable form) releasing the Property from the encumbrances and restrictions described in the Joinder of Agreement.
- In the event that the Redevelopment Agreement is terminated by mutual agreement of the parties thereto, or if, for any reason, the Fec Owner is released or excused by the City from its obligation to construct a Unit on the Property, the City shall promptly execute an appropriate document (in recordable form) releasing the Property from the encumbrances and restrictions described in the Joinder of Agreement.
- 5. The Joinder of Agreement shall be construed in accordance with the laws of the State of Illinois.

់ត្រូវ ស្រៀតសម្រាប់ប្រាស់ ទៅមាន សមា នៅជាស់ស្រុកស្រែកស្រែកស្រប់ ប្រែក្រុម នៃ នេះបានសមានប្រាស់ បន្ទស់សមានជាប់ នៅក្រុមស្ថាយ នៃសេច ស្រុស ដែលសមាស់ សុស្ស ខែសមានបាន ឯសេច មិនបាន ស្រុស សំខែសមាន ព្រុម្ភ សំពី សមាន សំពី ព្រះសមាន ស្រុស សំពី សំពី សំពី សំពី សង្គាន់ ស្រែកសមាន សំពេស សំពី សំពី សំពី សំពី សំពី សំ

To page the problem of the page of the

e in en la filozofia parte la compania de la compaña de la calendar de la calendar de la calendar de la calenda La calendar de la filozofia de la calendar de la c La calendar de la cal

tadž pareva iestitutoje to ties įpias, e tematikė tuopieši no note, edžunie na la podinema, ngalemaa inti uvad note, un la police no la patema. I

endantell date lind englig theme. Then element with oil signification of universal and signification of universal ended of a section of a section of the sec

The field with temper three ended in the first section of the first sect

(4) The community, A. Channer, I have about the data of the series of the control of the cont

en de deservationes esa delector delector esaste los estentiols estre Considera de políticos esas en estados acomitantes en estados estados.

IN WITHESS WHEREOF, the parties have executed or caused the Joinder of Agreement to be executed, all as of the date first above written.

CITY OF CHICAGO, a nunicipal corporation

Bv:

notina Carrott

Consissioner

Department of Housing

QUINCY HOMES LIMITED PARTNERSHIP, an Illinois limited partnership

By: CITY LANDS CORP.

a Delaware corporation,

a general partner

By:

Susan McCann

Senior Vice-President and

Assistant Secretary

Bu.

Linda Brace.

Development Officer

93404818

Browners by Department and Department , averaged 1824-1971 BC aring in a circle care that was a conservation and a second respective and their conservations and the circle of the conservation of the conservat 

> LINESSEETS 90 COAR TO I THE CONTROL OF STREET AS IN THE STREET

jankskistano ariamin sombo rodikj glatings to corest kineskie no

CONTRACTOR STATE

Clarks Office

STATE OF ILLINOIS
COUNTY OF COOK

a Notary Public in and for said County, in the State aforesaid, do hereby certify that Marina Carrott, personally known to me to be the Commissioner of the Department of Housing of the City of Chicago, a municipal corporation, and personally known to me as the same person whose name is subscribed to the foregoing instrument, appeared before me this day in person and being first duly sworn by me acknowledged that she, as Commissioner, signed and delivered the said instrument as her free and voluntary act, and the free and voluntary act of the City of Chicago, for the uses and purposes therein set Icoth.

Given under my hand and notarial seal this 13 day of May , 1993.

Notary Public

My commission expires

OFFICIAL SEAL
THOMAS M. LAWLOR
NYAPY PUBLIC, STATE OF ILLINOIS
MY COMMISSION EXPIRES 4-2-97

the bound the importance of our of our relatives of the entry of the control of Templograms of the control of the special control of the publication of the section of the econductions, a series of the first for the second sections to the continuent in the And feel to reserve a consideration of the period of the feel of the feet of t

Life or 2. We as the control of the essent tallement in the Bears Correction, such constitutions that I was taken a light of a major

STATE OF ILLINO	(S			
COUNTY OF COOK				
	1, 1, 1			
Mc Cann, persons and Assistant Se known to me as i foregoing instru- being first duly	the State aforest live known to me acretary of City the same person with the same person with the sworn by me acknown assistant Section 1986.	aid, do hereby to be the Senic Lands Corporat: hose name is su efore me this c nowledged that	or Vica-Presion, and personable to discribed to day in personable such Senion	t Susan ident sonally the n and ior
the said instrum	ent as her free a t of said corpora	and voluntary a	act, and the	free
Weiven under	my hand and note	arial seal this	day of	
Notary Public	Jy 0/			
	100			
My commission ex	pires	Ž <sub>C</sub>		
<b>{</b> C	FFICIAL SEAL CAROLYN WYSS Y PUBLIC, STATE OF ILLINOIS MMISSION EXPIRES: 12/09/90		Од.	
			Co	

CONTRACTOR OF STREET

and the mi, but her warm if he was assert south yellous yeared who the transition mage to the factor bearings and a first of the property become a factor of and the second of the second o final architectures for good extra can acotost the conjugation, freezewateeth inchity, but ye serveye year, rot explit teeprefinances on a fit termin tylode in 1999 process regress to a line than your asis a participant of the below & lines from the could have t park ones medign dank operations (i.e., america all da allem con Committee response where the limb to be broaded from CONTRACT THE REPORT

STATE OF ILLINOIS

COUNTY OF COOK

said County, in the State laforesaid, do hereby certify that Linda Brace, personally known to me to be the Development Officer for City Lands Corporation, and personally known to me as the same person whose name is subscribed to the foregoing instrument, appeared before me this day in person and being first duly sworn by me acknowledged that as such Development Officer she signed and delivered the said instrument as her free and voluntary act, and the fire and voluntary act of said corporation, for the uses and purposes therein set forth.

Given under my hand and notarial seal this 4 day of

Notary Public

OFFICIAL SEAL
CAROLYN WYSS
NOTARY PUBLIC, STATE OF ILLINGIS
MY COMMISSION EXPIRES: 12/08/38

一、在100年10月1日 产工工作的

ระบัง การเทียงใช้รับ อากุลสาร ในเมื่อม อาลา ครับ การ ครับ การ เมื่องเห็น การเก็บ การเก็บ การเก็บ การเก็บ การเก 25.50 or bala court host are current balant. Does the first with its who paldisegue blot belds greenelee tas assi id time CLEAN TO THE MERCHANIS TO A SHORT CLEAN TO A SHORT

Cott's Office

#### EXHIBIT A

THE WEST 7.00 FEET OF LOT 1, TOGETHER WITH LOT 2 (EXCEPT THE WEST 4.00 FEET THEREOF), IN SNOW AND HILL'S SUBDIVISION OF LOT 26 IN THE SCHOOL TRUSTEE'S SUBDIVISION OF SECTION 16, TOWNSHIP 39 NORTH, RANGE 13, EAST OF THE THIRD PRINCIPAL MERIDIAN, IN COOK COUNTY, ILLINOIS.

Commonly known as: 4901 West Quincy Street Chicago, Illinois

Parmament Index Number: 16-16-211-006-0000 and 16-16-211-007-0000

Prepared By and Leture To:

Mark Leng
Closistant Corporation Coursel

Real Estate & Land was Devision

City of Chicogo

121 North La Salle, Steet

Rom 610

Chicogo IL 60602

# 1533 133 E

PALM THE PERSON K. BUT REED REMEMBERS IN THE COURSE CREAT HER STATE THE SECTION OF MICHIGAN PROPERTY AND AND AND SECTION OF THE CONTRACT OF THE CO les En En le com les l'engreses les relateres aluns et accepte le la laboration de laboration de la laborati Simulation of Control prince become relative confidencial and sometime that the court can explain a figure RINGS OF THE STATE OF THE