12 GUNDEFICIANOS PY 4830 W GUNEY
FILED FUR RECORD

90 HAY 27 PH 3: 57

93404828

35 In

#### JOINDER OF AGREEMENT

This Joinder of Agraement ("Joinder of Agraement") is made this 3 hday 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

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

WHEREAS, the Fie Owner and the City have executed that certain "Redevelopment Agraiment, 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 naw 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 maid contractual obligations, the Fee Owner has acquired that certain real property ("Property") 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);

ACRUAL ?

CARREST OF THE PROPERTY

one (tillementp) ling and oblige the served of a street of the street of the served o

### 15/137 FC 13

A chary section of a serious serious constitution of the const

Agamendag Anticomer, normanis and the content of th

o de la figura de la lesta de la composición del composición de la composición de la composición del composición de la c

ildere gerograf (dit i in deciment tiplite) maner ben i an i dicitative Coming dit in accident di vingiv in dicitative i light delight vide valoritant più decima da servica di dicita Cala la compositori di spanta di cala compositori di cala la fintanzia del vide di positiva di cala 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 Gwner agrees to construct a Unit upon the Property in accordance with the New Homes Program and the terms of the Redevelopment Agreement.
- 3. 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 Certificate from the City, and the City is propared 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 oncumbrances and restrictions described in the Joinier of Agreement.
- 4. In the event that the Redevelopment Agreement is terminated by mutual agreement of the parties thereto, or if, for any reason, the Fee 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.

្រស់ ស្គ្រាត់ ស្គ្រាច់មន់ ១ ស្គ្រាត់ ប្រសាធិត្យ ប្រជាពលនៅ ខេត្ត ប្រើប្រាស់ ប្រើប្រិស្សិត។

(1961) ប្រសាធិត្យ ប្រើប្រែក ប្រជាពលនៃ ប្រជាពលនៅ ស្គ្រា ប្រឹក្សាយ ប្រែក្រោះ ប្រឹក្សាយ ប្តាស ប្រឹក្សាយ ប្រ

. The first product the design experience of the passes and the passes of the passes of the control of the control of the passes of the passes

Palming And And Colors (19 Mary of 10 to 10 And to 10 And 10 And

a escipit, como l'algrand different france vota a da catalde de la composition del composition de la c

per ulfant legis en hermannen argan i Sergelt in 14 februarische in der sein er der sein der

AL TRANSPORTURAL PROPERTIES AND ACTIONS OF A

i i i et i brice komen perjelicko dhe eksiyt in cebakek wat. Germakliji jeli alikiji phi biji asoa mila odat comakekenice

のはいのは、

IN WITHERS 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 municipal corporation

By:

January towall

Marina Carrott Cormissioner

Department of Housing

QUINCY HOMES DIFITED PARTHERSHIP, an Illinois limited partnership

By: CITY LANDS CORP.,

a Delaware corporation,

a general partner

By:

Fire McCann

Senior Vice-President and

Assistant Secretary

Ву:

Tinda Brace.

Development Officer

represents that he had been been as not the equation of the continues of the beautiful and the present of the derlig surredit po prolite arrenderom el pertrodución incluidades ed.

> A HARABARA TO SEED A and him one was a minimum so

Clark to a la jerro n gardikawa alim mengebangat

。 《宋·日本祖母的《宋·日本》中的中国的文化、李传统《汉·大·特别》(1987) sale rearries and have bounded a co-

fili deus legaka ispeci seyak

STATE OF ILLINOIS
COUNTY OF COOK

I, Theres M. (Acolor, 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 forth.

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

Notary Public

NOTARY PUPIG, STATE OF ILLINGIS MY COMMITTION EXPIRES 4-2-87

My commission expires

对导致不足的 医病 医主持管法 payor the greaters

the money has a lambate evolutional care come but comment of the community of a community of the community of a ambiglious for the property of the second of forest of forest to the first of the second of the second of the sergery trivettical serverses of an are lated area for elements of the contract of entante de la companya della companya della companya de la companya de la companya della company le vi mies spias dività pet la ces deserva c ment of from the week the first of the land of the control of the Aim land regimence from host tool to recommittee his 

STATE OF ILLINOIS )
T, (a) (a) (b) (c) (c) (c) (c) (c) (c) (c) (c) (c) (c
the said instrument as her free and voluntary act, and the free and voluntary act of said corporation, for the uses and purposes therein set forth.
Notary Public  My commission expires 2-4-4-4-4-4-4-4-4-4-4-4-4-4-4-4-4-4-4-4
OFFICIAL STATE OFFICE STATE OF THE STATE OF

BENEFIT OF THEFT

BODE THE BUSINESS

red who as without gratuit wished by Alterial West in it. on them of the end to the first the second of the second the second of the second of graf kritisening (perik i jenin, de megapata saharikan kasabi sahi sapsed barusakan telepat nasaki sahiri sahi ered at bildiopedus at seem seems about another and he say in the t ture and the transport of the state of the s police de la company

Sellin,

Very est

Sellin,

Very district

Loss Very district

Control and

Control

STATE OF ILLINOIS
COUNTY OF COOK

said County, in the State aforesaid, 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 free and voluntary act of said corporation, for the uses and purposes therein set forth.

Maiven under my hand and notarial seal this day of

Notary Public

OFFICIAL SEAL
CAROLYN WYSS
NOTARY PUBLIC, BYATE OF HANOIS
MY COMMISSION EXPRES: (2/01/88

PROBLEM TO HOUSE STANDARD WERE

海豚类 使点化 医睫孔 化多苯酚甲基 爱性海桑茅叶氏病 សម្រាជ្ញា នាស្មាន ក្រុមី ដែលមាន ស្មែរមិនមាន សម្រើ ដីដើមតែម៉ាម៉ាទីបំពី មើនដីមានីម៉ាម៉ែន ប៉ុន្តែ ម៉ូមីនីមានបានប្រទេ saoir sarataile meangileagan rúg an gciara ná masail gceannacht sa sea ် မြန်မာ မေးမောင်း နောင်းမေးမော် မောင်းမေးမေးမေး မြန်မာ မေးမေးမြောင်းမေးမေးမေးမောင်းမြောင်းမေးမေးမေးမေးမေးမေးမ မြန်မာ ကြန်းမြောင်းမေးမေးမေးမြောင်းမေးမေးမေးမေးမေးမေးမေးမေးမေးမေးမေးမေးမြောင်းမေးမေးမေးမေးမေးမေးမေးမေးမေးမေးမေ make the speciment framewall their amorting arm gath a bully the responsibility is employed na sakakkki na atminatakang arawa saka mang balan katan mang kalang sakara sa sakara kanang sakara sa sakara k and the state of the control of the second control of the second beautiful to the second control of the second

Service Contractions of the Contraction of the Cont

### EXHIBIT A

THE EAST 16.5 FEET OF LOT 7 AND ALL OF LOT 8 IN FRANK T. TURNER'S SUBDIVISION OF LOT 6 (EXCEPT THE EAST 132 FEET AND THE SOUTH 33 FEET THEREOF) IN THE SCHOOL TRUSTEE'S SUBDIVISION OF THE NORTH PART OF SECTION 16, TOWNSHIP 39 NORTH, RANGE 13, EAST OF THE THIRD PRINCIPAL MERIDIAN, IN COOK COUNTY, ILLINOIS.

> y kno.
>
> nent Index h
>
> 934048
>
> 28 4830 West Quincy Street Commonly known as:

Nermanent Index Number: 16-16-208-032-0000

May be such a first that a first the second of the second 是我的时候,我们还<mark>是一个我的时候,我们</mark>是一个人的人,我们们也是不是一个人,就是一个的时候,也是不是一个人,也不是一个人的。 

THIS INSTRUMENT PREPARED BY AND AFTER RECORDING RETURN TO:

UNSEL & DIVIS)

LET, ROOM 610
.602

93404828 MARK LENZ ASSISTANT CORPORATION COUNSEL REAL ESTATE AND LAND USE DIVISION CITY OF CHICAGO 121 NORTH LASALIE STREET, ROOM 610 CHICAGO, ILLINOIS 50602 (312) 744-1041

