### UNOFFICIAL COPY 050993

To the factor that the property states

Capital Advance Program Regulatory Agreement

Housing for the Elderly or Handicapped (Nonprofit)
Section 202 of the Housing Act of 1959 or Section 811 of the National Affordable Housing Act.

U.S. De Lartment of Housing and Urban Development Office of Housing Federal Housing Commissioner

This agreement entered into this 1stday of January 1998 between 86th-Anne Residences, an Illinois not for profit corporation shore address 367 North Karlov, Chicago, Illinois 50624 heremaiter called Mongagor, and the undersigned Secretary of Housing and Urban development hereinalter called HUD

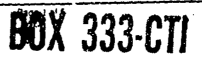
In consideration of the making of the capital advance by HUD and the disbursement of any part thereof, and in order to comply with the requirements of the Housing Act of 1959 or Nanonal Affordable Housing Act of 1990 and the Regulations adopted by the Secretary pursuant thereto, the Mortgagor agrees for itself, its successors and assigns, and any owner of the mortgaged property, that in connection with the mortgaged property and the project operated thereon and so long as the capital Lávance is outstanding:

- 1. The Note and Morigage bear no interest and repayment is not required so long as the housing remain; available for very low-income elderly persons or very low-income persons with disabilities (whichever is applicable)
- 2. Mortgagor will establish and maintain a special fund to be known as the revenue fund account in a tank which is a member of the Federal Deposit Insurance Corporation. Savings Association Insurance Fund, or the National Credit Union Share Insurance Fund, into which will be deposited all reaulis. charges, income and revenue arising from the operation or ownership of the project. The bank in which this account is established shall provide collateral acceptable to HUD to equal the maximum amount in the account at any one time when such amount exceeds \$100,000. If the bank will not provide appropriate collateral in such instances, the Mortgagor will be required to establish accounts in two or more banks so that the total amount on deposit at any time does not exceed \$100,000 in any one bank. Expenditures shall be made from the revenue fund account only in accordance with the operating budget submitted to and approved by HUD.
- 3. Not later than 30 days prior to the beginning of each fiscal year, the Mongagor shall submit an operating budget for that fiscal year to HUD. The budget shall include all necessary operating expenses, current maintenance charges, expenses of reasonable upkeep and repairs, taxes and special assessment levies, prorated amounts required for insurance and all other expenses incident to the operation of the project; and shall show the expected revenue to pay such expenses, including reserve fund deposits. The expenses incurred and disbursements shall not exceed the reasonable and necessary amount thereof, and the Mortgagor will not expend any amount or incur any obligations in excess of the amounts approved in the annual operating budget except upon written certification by the Mortgagor to HUD that such expenses were unanticipated and are necessary and provided further, that nothing in this section shall limit the

- amount which the Mortgagor may expend from funds ontain from some other source than project revenues or other functionated of the Mortgagor pursuant to this National or the Capital Advance Agreement.
- 4. As security for the Capital Advance for the resourch payme under this Agreement into the reserve fund for replacement and for all other obligations of the Mongagor under the Agreement, the Mongagor hereby assigns, pledges and magages to HUD all its rights to the income and charges whatever sort which it may receive or be entitled to receive much expert to any assignment of tents or project income in the Montgage referred to herein. Until a default occurs under the Agreement, however, permission is graphed to Montgagor collect and retain under the provisions of this Agreement sy rents, income, operating surplus and charges, but upon defauths permission is terminated, as to all rents, income, operating surplus and charges due or collected thereafter.
- 5. (a) Mortgagor will establish and maintain a reserve fund replacements in a separate account in a bank which insured by the Federal Deposit Innuiance Corporate Savings Association Insurance Fund, or die Nation Credit Union Share Insurance Fund. Concurrently where effective commencement of rental assistance proments inform the Project Rental Assistance Contract. I Mortgagor will deposit an amount equal to permonth unless a different date or amount is approved writing by HUD. 25,346,67

Such fund, whether in the form of a cash deposit invested in obligations of, or fully guaranteed as principal by, the United States of America shall at all turn be subject to the control of HUD. Disbursements for such fund, whether for the purpose of effecting replainment of structural elements and mechanical equipment the project for any other purpose, may be made only at the consent in writing of HUD. In the event of a defain the terms of the mortgage, HUD may demand the tor partial application of the balance in such fund to amount due on the mortgage debt.

- (b) Mortgagor will deposit the minimum capital investme with an escrow agent acceptable to HUD purusant Regulations.
- (c) Within 60 days after the end of each (iscal year, a



## UNOFFICIAL COP \$6050993 Page 2 of

residual receipts realized from the operation of the mortgaged property shall be deposited in a separate residual receipts account. Residual receipts shall be under the control of HUD and shall be disbursed only at the discretion of HUD for such purpose as it may determine to be necessary or appropriate.

- The real property covered by the Mortgage and this Agreement is described in Schedule A attached hereto.
- Mortgagor shall not without the written approval of the Secretary.
  - the Transfer, dispose of or encumber any of the mortgaged property. Any such transfer shall be only to a person or person or corporation satisfactory to and approved by HUD, who shall, by legal and valid instrument in writing.
  - to be recorded or filed in the same recording office in which conveyances of the property covered by the Mortgage are required to be filed or recorded, duly assume all obligations under this Agreement and under the Note and Mortgage;
  - (b) Assign, transfer, dispose of, o encumber any personal property, including rents or charges, and shall not disburse or pay out any funds except as provided herein and in the Capital Advance Agreement.
- (c) Remodel, reconstruct, add to, or demolish any part of the mortgaged property or subtract from any real of personal property of the project:
- (d) Pay any compensation or make any distribution of income or other assets to any of its officers, directors or stockholders;
- (e) Enter into any contract or contracts for supervisory or inanagenal services:
- (f) Require as a condition of occupancy or leasing of any unit or residential space in the project, any consideration or deposit other than a security deposit in an amount equal to one month's total tenant payment or \$50, whichever is greater. The faintly is expected to pay the security deposit from its own resources and other available public or private resources. The Morigagor may collect the security deposit on an installment basis.

The security deposits must be placed in a segregated interest-bearing account. A record shall be maintained of the amount in this account that is attributable to each family in residence in the project. Annually for all families, and when computing the amount available for disbursement, the Mortgagor shall allocate to the family's balance, the interest accrued on the balance during the year. Unless prohibited by State or local law, the Mortgagor may deduct for the family, from the accrued interest for the year, the administrative cost of computing the allocation to the family's balance. The amount of the administrative cost adjustment shall not exceed the accrued interest allocated to the family's balance for the

sear. The amount of the segregated, interest carnaction that maintained he the Mortgager must at all carnaqual the total uncount collected from the fundities then accupance plus any accided interest and less allowers administrative cost adjustments. The Mortgager massemply with any applicable State and local basis of any interest payments on security deposits.

The Mongagor subject to State and local law may use in family's security deposit balance as reinnursement to any unpaid tainly contribution or other amount which thinly lower under the lease in accordance with the Regulations.

- (g) Permit the use of the dwelling accummodations of the project for any purpose except the use which was originally intended or permit commercial use greater than the originally approved by HUD.
- (h) Amend its articles of incorporation or by-laws other that aspermited under the terms of the articles of incorporation approved by HUD.
- 8 Mortgagor shall maintain the mortgaged premises, accommodations and the grounds and equipment appurtenant thereto, i good and substantial repair and condition; provided that, i the event all or any of the buildings covered by the Mortgag shall be destroyed or damaged by fire or other casualty it money derived from any insurance on the property shall tapplied in accordance with the terms of the Mortgage.
- 9. Mortgagor shall not file any petition in bankrupicy or insovency, or for a receiver, or for reorganization or composition or make any assignment for the benefit of creditors or to trustee for creditors; or petmit an adjudication in bankrupic or insolvency, the taking possession of the mortgaged propert or any part thereof by a receiver, or the seizure and sale of the mortgage4 property or any part thereof unfer judicial procefor purusant to any power of sale and fail to have such adversactions set aside within 45 days.
- 10. Morigagor shall firm hinds other than project income inini diately satisfy or receive the mechanic shen, or any other his which attaches to the morigaged property or any personal property used in the operation of the project, and shall dismiss have dismissed or vacated any receivership, or petition bank-ruptcy or assignment for benefit of creditors, creditionally or insolvency proceeding involving the project or a morigaged property.
- (1). (a) If the Mongagor has or comes to have any honproper funds, all income and other funds of the mongaged properties shall be segregated from any such funds of the Montgagand segregated from any funds of any other corporation or persons. Income and other funds pledged to a montgaged project shall be expended only for the purpose of the project.
  - (b) Mortgagor shall provide for the management of project satisfactory to HUD. Any management contrended into by the Mortgagor involving the project of

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- ntain a provision that it shall be subject to termination, without penalty and with or without cause, upon written request by HUD addressed to the Mortgagor and the main igement agent. Upon receipt of such request the Mortgagor shall immediately move to terminate the contract within a period of not more than 60 days and shall make arrangements satisfactory to HUD for continuing proper management of the project.
- Neither Mortgagor nor its agents shall make any payments for services, supplies or materials unless such services are actually rendered for the project or such supplies or materials are delivered to the project and are reasonably necessary for its operation. Payments for such services or materials shall not exceed the amount ordinarily paid for such services, supplies or materials in the area where the services are rendered or the supplies or materials furnished.
- (d) The mortgaged property, equipment, buildings, plans, offices, devices, books apparatus, contracts, records, documents, and all other papers relating thereto shall at all times be maintained in reasonable condition for proper audit and subject to examination and inspection at any reasonable time by HUD and its duly authorized agents. Mortgagor and its successors, assigns or its agents shall retain copies of all written contracts or other instruments which affect the mortgaged property, all or any of which may be subject to inspection and examination by HUD or its duly authorized agents.
- (e) The books and accounts of the operations of the mortgaged property and of the project shall be kept in accordance with the requirements of HUD.
- (f) Within 60 days following the end of each fiscal year HUD shall be furnished with a complete annual finor unal report based upon an examination of the books and records of Mortgagor prepared in accordance with the requirements of HUD, certified to be an officer of the Mortgagor and, when required by HUD, prepared and certified by a Certified Public Accountant, or other person accepted to HUD.
- (g) At the request of HUD, its agents, employees, or attorneys, the Mortgagor shall give specific answers to questions upon which information is desired from time to time relative to the income, assets, liabilities, contracts, operation, and condition of the property and the status of the Mortgagor and any other information with respect to the Mortgagor or the mortgaged property and of the project which may be requested.
- (h) All receipts of the project shall be deposited in the name of the project in a bank, whose deposits are insured by the FDIC. Savings Association Insurance Fund, or the National Credit Union Share Insurance Fund. Such funds shall be withdrawn only in accordance with the provisions of this Agreement for expenses of the project. Any person receiving funds of the project shall immediately deposit

- such funds in the project bank account and fulling so tool in violation of this Agreement shall hold such funds trust. Any person receiving property of the project sublation of this Agreement shall immediately delive such property to the project and failing so to do shall hos such property in trust.
- (i) Mortgagor shall at all times, if required by the laws of the jurisdiction, maintain in full force and effect a license to operate the project from the State and/or other licening authority. Mortgagor shall lease any portion of the projectionly on terms approved by HUD.
- (j) Mortgagor shall not collect from tenants or occupants or prospective tenants or occupants of the project any admission fee, founder's fee, life-care fee, or similar payment pursuant to any agreement, oral or written, whereby the Mortgagor agrees to furnish accommodations or service in the project to persons making such payments.
- (k) No officer, director, trustee, member, stockholder nor authorized representative of the Mortgagor except for management by sponsor or non-profit affiliate, shall have any financial interest in any contractural arrangemenentered into by the Mortgagor in connection with rendition of services, the provision of goods or supplies management of the project, procurement of the site of other matters whatsoever.
- of 1959, as amended, Mortgagor will limit public occupancy of the project to elderly families and individuals as defined in Section 202 of the Housing Act of 1959, and applicable HUD Regulations. If project is funded under tection 8ll of the National Affordable Housing Act of 1990, Mortgagor will limit public occupancy of the project to prisons with disabilities as defined in Section 8ll of the National Act of 1990, and applied to prisons with disabilities as defined in Section 8ll of the National Affordable Housing Act of 1990, and applied HUD Regulations. The criteria governing eligibility of tenants for a fimission to Section 202 or Section 8ll units and the conditions of continued occupancy shall be in accordance with the impact Rental Assistance Contract.
  - (b) Except as provided in (d) on low Mortgagor will make its dwelling accommodations and services available to eligible occupants at charges established in accordance with a schedule to be approved in writing by HUD. Such accommodations shall not be rented for a period less than 30 days. Commercial facilities, if any, shall be rented only in accordance with a schedule of charges tixed by the Mortgagor and approved in writing by HUD. Subleasing of dwelling accommodations or commercial facilities shall be permitted only upon the terms and conditions approved by HUD in writing.
  - (c) Upon prior written approval by the Secretary. Mortgagor may charge to and receive from any tenant such amounts as from time to time may be mutually agreed upon between the tenant and the Mortgagor for any facilities and/or services which may be furnished by the Mortgagor

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- or others to such tenant upon request, in addition to the tacilities and services included in the approved Project Rental Assistance Contract.
- (d) Nothing contained in this Agreement shall be construed to relieve the Mongagor of any onligations under the Project Rental Assistance Contract.
- 13. Mortgigor will comply with the provisions of any Federal. State or local law prohibiting discrimination in housing on the grounds of race, color, creed, age, sex, handicap, familial status or national origin, including Title VI of the Civil Rights Aut of 1964–(420.5 C.2000d-1), the Fair Housing Aut (420.5.C.3600). Section 504 of the Rehabilitation Act of 1973(190.5.C.794). Age Discrimination Act of 1975(420.0.C.600) Executive Orders 1063 and 11246. Section 3 of the Housing and Urban Development Act of 1968, and the affirmative 17.1 housing marketing requirements at 240FR part 200, subpart 35.
- 14. No litigation seeking the ricovery of a sum in excess of \$5,000 nor any action for specific performance or other equitable relief shall be instituted nor slial) any claim for a sum in excess of \$5,000 be settled or compromised by the Mortgagor unless prior written consent thereto has been obtained from HUD. Such consent may be subject to such terms and conditions as HUD may prescribe.
- 15. Upon a violation of any of the above provisions of this Agreement by Mortgagor. HUD may give written notice, thereof, to Mortgagor, by registered or certified mail, addressed to the address stated in this Agreement, or such other address as may subsequently, upon appropriate written notice thereof to HUD, be designated by the Mortgagor as its legal business address. If such violation is not corrected to the satisfaction of HUD within 30 days after the date such notice is mailed or within such further time as HUD determines is necessar, to correct the violation, without further motice HUD may declare a Default under this Agreement effective on the date of such declaration of default and such default HUD may:
  - (a) Take possession of the project, bring any action necessary to enforce any rights of the Mortgagor growing out of the project operation, and operate the project in accordance with the terms of this Agreement until such time as HUD in its discretion determines that the Mortgagor is again in a position to operate the project in accordance with the terms of this Agreement and incompliance with the requirements of the Note and Mortgage, or require Power of Attorney from Mortgagor to effectuate transfer of the project to a HUD approved nonprofit corporation.
  - (b) Collect all rents and charges in connection with the operation of the project and use such collections to pay the Morigagor's obligations under this Agreement and under the Note and Morigage, and the necessary expenses of preserving the property and operating the project.
  - (c) Declare the whole of said indebtedness immediately due and payable and then proceed with the foreclosure of the

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- id) Apply to any court. State or Federal, for specific performance of this Agreement, for an injunction squart, an industrian squart, an industrian of this Agreement, for the appointment of receiver to take over and operate the property in section dance with the terms of this Agreement, or for such other reflect as may be appropriate, since the injury to HLD arising from a default under any of the terms of this Agreement would be irreparable and the amount of dance would be difficult to ascertain.
- (e) Require the Mortgagor to transfer all of its right title and interest in the project and to all project assets to a provide nonprofit corporation designated by HUD and, for this propose the Mortgagor hereby constitutes and appoints HUD its true and lawful attorney-in-fact, with full power of substitution in the premises, to transfer the project and all project assets to the private nonprofit corporation designated by HUD, if the Mortgagor tails or refuses to make such a transfer as required by HUD.
- 16. (a) Mortgagor has executed the Project Rental Assistance Contract. The terms of the Project Rental Assistance Contract, when executed, shall be incorporated by reference into this Regulatory Agreement.
  - (b) A violation of the Project Rental Assistance Contract may be construed to constitute a default hereunder in the sole discretion of HUD.
  - (c) In the event said Project Rental Assistance Contract expires or terminates before the expiration or terminates of this Agreement, the provisions of this paragraph and any other reference to said Contract, and to assisted unit contained herein shall be self-cancelling and shall not longer be effective as of the date of the expiration of contract of the Project Rental Assistance Contract.

#### 17. As used in his Agreement the term:

- (a) "Default Theans a default declared by HUD when violation of this Agi sement is not corrected to its satisfaction within the time offowed by this Agreement or sucfurther time as may be allowed by HUD after write notice:
- (b) "Distribution" means any withdrawal or taking of cash to other assets of the project other than for payment to reasonable expenses incident to its construction, opention and maintenance;
- (c) "Mortgage" includes "Deed of Trust", "Chattel Morgage" Declaration of Covenants" and any other securit for the Note identified herein:
- (d) "Mongaged Property" includes property, real, persons or mixed, covered by the mongage or mongages security the note held by HUD:
- (e) "Mongagee" refers to the holder of the mongage identified herein, its successors and assigns:

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- Project (includes the more axed property and all its other) assets or whatsoever simule, used in or owned by the husiness conducted on said mortgaged property:
- (g) Residual Receipts" means any cash remaining after;
  - It The Payment of:
    - (i) All amounts required to be deposited in the reserve fund for replacements;
    - 110) All obligations of the project other than the mortgage held by HUD unless funds for payment. are set aside or determent of payment has been approved by HUD; and
  - The segregation of:
    - (i) (ii) A), amount equal to the aggregate of all special full's required to be maintained by the project;
    - (ii) All tenant security deposits held.
- (h) "Assisted Units" refer rounts assisted pursuant to Project Rental Assistance Contract.
  - (i) "Assistance Contrac." refers to a Project Rental Assistance Contract between the Mortgagor and HUD under Section 202 of the Housing Act of . 1959 or between the Mortgagor a in HUD under Section 811(d)(2) of the National Affordable Housing Act of 1990.

- 13. HUD shall not be liable for any of its actions hereunder exce լու ուրդության որը հարդարություններ
- 19 This instrument shall bind, and the benefits shall ingrease it respective parties hereto, their legal representatives over tors, administrators, successors in office or interest, and a signs, and all owners of the mortgaged property, so long as the Mortgage is outstanding.
- 20. The invalidity of any clause, part or provision of this Agre. ment shall not affect the validity of the remaining portion thereof.
- 21. Mortgagor warrants that it has not, and will not, execute an other agreement with provisions contradictory of, or in opposition to, the provisions hereto, and that, in any event, the requirements of this Agreement are paramount and controllinas to the rights and obligations set forth and supersede any other requirements in conflict therewith.
- 22. Mortgagor does not assume personal liability for payments duunder the Note and mortgage or for payments to the reserve toreplacement fund. However, defaults or other failures to follow program requirements may result in limited denial eparticipation or debarment from HUD or other Federal programs.
- 23. Mortgagor shall have available necessary equipment or devices and make reasonable accommodations to meet the need Junio Clark's Offica of persons with visual and/or hearing impairments in coincil. ance with Section 504 of the Rehabilitation Act of 1973 (2)

torm HUD-92466-C.

| United States of America Secretary of Housing and Urban Development (Signature) |               | Owner(Signatu   | Beth-Anne Residences, an Illinois no<br>Owner(Signature) for profit corporation |  |
|---|---------------|-----------------|---|--|
| By (Name)   | - GAS         | By Names        | Thoratio Com  |  |
| Eanul Anole   | n 1/20/9      | 98              | Mary Nelson, President  |  |
| Official Title:   | Date          | Official Title: | Date  |  |
| Phetor MF Hausi   | -<br><u>~</u> | On a fair       | Iorm HUD.924  |  |

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#### EXHIBIT A

### Legal Description

### PARCEL 1

LOTS 8, 8\*, 8A, 8B, 8C, 8D, 8E, 8F, 8G, 8H, 8J, 8J\*, 8K, 8L\* AND 8M OF BETH ANNE SUBDIVISION OF PART OF THE NORTHWEST 1/4 OF THE NORTHEAST 1/4 OF THE SOUTHEAST 1/4 OF SECTION 4. TOWNSHIP 39 NORTH, RANGE 13 EAST OF THE THIRD PRINCIPAL MERIDIAN, IN COOK COUNTY, ILLINOIS

EASEMENTS FOR THE BENEFIT OF PARCEL 1 FOR INGRESS, EGRESS, PARKING, STRUCTURAL SUPPORT, USE OF FACILITIES, USE OF RESIDENCES EASEMENT FACILITIES, SIGNS, UTILITIES, DELIVERIES, MECHANICAL ENCROACHMENTS, RESIDENCES OWNED FACILITIES, SECURITY, COMMON WALLS, CEILINGS, FLOORS, AND LIGHT, AIR AND MAINTENANCE AS CONTAINED IN BETH-ANNE EASEMENT AND OVERATING AGREEMENT BETWEEN BETH-ANNE FOUNDATION AND BETH-ANNE REVOENCES DATED JANUARY 20, 1998 AND OUNT CLORA'S OFFICE RECORDED JANUARY 20, 1998 AS DOCUMENT NO. 98050991.

Address: 4952 West Thomas Street

PINs:

16-04-404-003-0000

Prepared by: Richard F. Klawiter Rudnick & Wolfe 203 North LaSalle Chicago, 12 60601

Return after recording to: Joseph Shobel, Esq. HD Legal Counsel, 26th Floor 77 West Jackson Chicago, 1C 60604 RFK2658 06/19/97 1028

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| STATE OF ILLINOIS | ) |     |
|-------------------|---|-----|
|                   | ) | SS. |
| COUNTY OF COOK    | ) |     |

I, Richard F. Klawiter, a Notary Public in and for the County and State aforesaid, do hereby certify that Mary Nelson, as the President of Beth-Anne Residences, an Illinois not for profit corporation, who is personally known to me to be the same person whose name is subscribed to the foregoing instrument as such President, appeared before me this day in person and acknowledged that (s)he signed and delivered said instrument as their own free and voluntary act, and as the free and voluntary act of said corporation, for the uses and purposes therein set to an.

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County GIVEN under my hand and Notarial Seal this 20th day of January, 1998.

My Commission Expires:

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| 11 11  | 120  | )   |  |             |
| Before me, July 44                             | Maglice  | , a Notary  | Public in and for said State,  |             |
| on this DYC day of _                           |  | 19 67   | and the second second  |             |
| personally appearedwho is personally well know |  | TE HO   | , of HUD, and the person who   | 0.474601-   |
| the foregoing instrument by                    | virue of the authority vested in i   | um by section 202 of the                            | Housing Act of 1959 or section 811 of the  | e Nation:   |
| voluntary act and deed on be                   | d I having first made known to hin<br>half of the Secretary of Housing and | n the contents thereof, he if Urban Development for | did acknowledge the siging thereof to be hi<br>the uses, purposes and considerations thereit | is free an  |
|  | al scal this 2. He day of J  |   | 9)   |             |
| (Scal)   | il scal this $\frac{\sqrt{(\nu)}}{\sqrt{(\nu)}}$ day of                    |   | , 19,  |             |
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|  | C/X  | (Notary Public)                                     | WELLE RIMANDEN   |             |
| My commission expires                          | , 19   |   | MY COMMISSION EXP. HIME 8,1999   |             |
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