Bk: 45643 Pg: 209 Paga: 1 of 7 Ob/12/

MORTGAGE

CITIZENS FOR AFFORDABLE HOUSING IN NEWTON DEVELOPMENT ORGANIZATION, INC., (CAN-DO) a Massachusetts not-for-profit corporation located a 1075 Washington Street, Newton, MA 02465, their successors and assigns (hereinafter the "Mortgagor"), owners in fee simple of property known as 20-22 Falmouth Road, in Newton Massachusetts (the "Property"), for consideration paid hereby grants to the City of Newton having offices at Newton City Hall, 1000 Commonwealth Avenue, Newton, County of Middlesex, Massachusetts, (hereinafter the "Mortgagee" or "City") with Mortgage covenant that certain parcel of land and the buildings thereon now known and numbered as 20-22 Falmouth Road and described as:

The land with the buildings thereon, situated in Newton, in said County of Middlesex, bein 85 on a "Plan of Parmenter Park in Waltham & Newton, Mass. Property of Thomas A. Joyc Realty Trust" made by Rowland H. Barnes and Henry F. Beal, C.E.'s, dated May 1923, receivith Middlesex South District Deeds as Filed Plan 731, bounded:

Northwesterly by Falmouth Road fifty (50) feet; Northeasterly by Lot 84 on said plan one hundred four and 23/100 (104.23) feet; Southeasterly by land of owners unknown fifty and 3/100 (50.03) feet; Southwesterly by Lot 86 on said plan one hundred five and 87/100 (105.87) feet; Containing 5252 square feet.

The Post Office Address of the Property is 20-22 Falmouth Road, Newton, Massachusetts (
434/6 - 437)

The Mortgagor COVENANTS and AGREES to and with the Mortgagee as follows:

I. INCOME AND RENTAL REQUIREMENTS: The Mortgagor agrees to maintain to affordable rental housing units for households whose gross annual household income is below 50% of the area median incomes unless Section 8 subsidies are not generally available, as determined by the Director of Planning and Development, at time of initia marketing, then the two units shall be affordable to households with incomes at or below 80% of the area median income...

2. PAYMENT AND PERFORMANCE:

- a. This mortgage shall secure repayment of the unpaid principal and interest of the of even date between the Mortgagor and the City ("Note") and all other sums provided in said Note and this Mortgage.
- b. This Mortgage shall also secure Mortgagor's performance of all agreements, condit provisions and stipulations of the Note, the Loan Agreement of even date between Mortgagor and City, and this Mortgage.

PROPERTY CONDITION AND REPAIR:

a. The Mortgagor shall keep the Property in good order and repair equal to the coof the Property at the completion of project rehabilitation and in compliance w

shall make or cause to be made, as and when necessary, all repairs, renewal replacements, structural and nonstructural, exterior and interior, ordinary extraordinary, foreseen and unforeseen.

b. The Mortgagor shall not allow any portion of the Property to be altered, removed demolished without prior written consent of the City. Mortgagor shall not permit commission of waste in or about the Property, and shall not permit the Property become described or abandoned.

4. INSURANCE:

- a. The Mortgagor shall keep the Property continuously insured against damage res from hazards (fire, windstorm, hall, explosion, riot and civil disorder, loss by aircra vehicles, smoke, and sprinklet damage etc.) by maintaining an adequate sta extended coverage policy provided by an insurance company authorized to do bu in Massachuseus for the term of this Mortgage. All insurance policies will coverages and amounts as set forth in the Loan Agreement and will include replac value coverage. The City reserves the right to require additional coverage as is reast under the circumstances.
- b. Except as otherwise required pursuant to any Senior Mortgage, in the event of at covered by the insurance, the Mortgagor shall promptly proceed to make proof loss and take such other steps as are required to recover on the policy, and shall the insurance proceeds to restoration of the Property unless the City determines the impossible or impracticable for the proceeds to be used to restore the Property fo use, and in that event the proceeds shall be used to reduce the indebtedness as hereby. Any adjustment or settlement of loss shall require the prior written const the City. If the Mortgagor does not proceed promptly in providing proof of to City at its option, may proceed to do so if approved by the holder of any Mortgage, which approval shall not be unreasonably withheld. Except as oth required pursuant to any Senior Mortgage, the Mortgagor hereby authorizes and the insurers concerned to make payment directly to the City, upon request of the C

5. TAXES AND SENIOR LIENS:

- a. Mortgagor shall pay when due all taxes, sewer and water charges, municipal lie assessments of any kind made on the Property, and shall pay every amo indebtedness secured by any Senior Mortgage and all liens and other encumbrat which the lien of this Mortgage is subordinate. Upon request, Mortgagor shall the City with evidence of such payment.
- b. This Mortgage is subject to easements and takings of record and to any Mortgage set forth in section (c) below.
- c. Mortgagor has granted mortgages to the following Senior Lenders: Massael Housing Investment Corporation ("MHIC") dated October 18, 2004 and re with the Middlesex South Registry of Deeds at Book 43916 Page 456; h Community Development Authority dated October 18, 2004 and recorded: Registry at Book 43916 Page 490, and Newton Community Development Au dated May 20, 2005 and recorded in said Registry at Book 45218 Page 183 ("Liens"). Mortgagor represents said Property is free from any other encumt

"Bk: 45843 Pg: 211 ""

6. CONDEMNATION AND EMINENT DOMAIN:

- a. Upon the institution of any condemnation or taking of any part of the Property by eminent domain, or other injury to or decrease in the value of the Property by any public or quasi-public authority or corporation, Mortgagor shall give the City will notice of such condemnation or taking immediately upon knowledge thereof. Mortgagor may make no settlement for the damages sustained without the prior written approval of the City subject to approval of the holder of any Senior Mort.
- The City shall have the right to intervene as a party to any condemnation proceed and Mortgagor agrees to allow the City to use the proceeds awarded to be credite the City's expenses related to such intervention subject to the prior rights of the k of any Senior Mortgage. Nothing herein shall limit the rights otherwise available the City at law or in equity.
- In the event that such condemnation or taking makes it impossible or impracticable continue to use the units on the Property to provide housing for persons of low-an moderate income, all proceeds (that is, the award or agreed compensation for the damages sustained) allocable to Mortgagor shall be paid to the City, except as other provided in any Senior Mortgage. Such proceeds shall be applied to the total outstanding indebtedness under the Note. Mortgagor shall temain liable for the ful amount remaining due under the Note. In the event that the City determines that a condemnation or taking of any part of the Property does not make it impossible or impractical to use the Property as a residence for persons of low and moderate ince then Mortgagor shall apply all the proceeds to the alteration, restoration or rebuilding the Property for such use before using the proceeds for any other purpose, except otherwise provided in any Senior Mortgago.

7. CHANGE OF OWNERSHIP:

- If, without the prior written consent of the City, Mortgagor, its successors or a causes or permits any transfer or change of ownership in the Property or an thereof, whether by sale, exchange, conveyance of any legal or beneficial intermerger, consolidation or otherwise, the City may, at its sole option, upon sixty (6) written notice, declare Mortgagor in default and may exercise any of the righ remedies provided in this Mortgage.
- b. Mortgagor understands and agrees that the City will not consent to any transchange of ownership in the Property or any part thereof unless Mortgagor has in offered the Property to the City in accordance with the terms of a certain Right of Refusal Agreement between Mortgagor and City. After the City declines to purch Property, the City may consent to the transfer in ownership of the Property to a party, if:
 - (i) the transfer or change of ownership is for the greater of: the fair value of the Property, OR
 - (ii) a value equal to the sum of the total amount owing on all lie encumbrances, whether senior or junior to this Mortgage.
- c. In the event that Mortgagor does transfer or change the ownership of the Property

total amount of unpaid principal of the Note and all other sums due under the Note an Mortgage, an amount equal to ten percent (10%) of the net proceeds from the sale payment of liens, encumbrances and taxes.

d. This paragraph 7 notwithstanding, Mortgagor understands and agrees that the City may discretion consent to a proposed transfer if the prospective new owner agrees in writi adhere, and if the City determines that the prospective new owner is capable of adherical agreements, conditions and provisions of the Note, this Mortgage on the Agreement, and the requirements of the City of Newton's Affordable Rent Policy.

8. EVENTS OF ACCELERATION (DEFAULT):

a. The balance owing on the Note, and all other sums owing to the City by Mort which are secured by this Mortgage shall immediately become due and payable if a the following events (called "Events of Acceleration") occur:

(i) Insolvency, the appointment of a receiver or liquidator for Mortgag property of Mortgagor, assignment for the benefit of creditors or the filing petition of insolvency or bankruptcy of Mortgagor, or the dissolution of Mortgagor.

(ii) Failure of Moxtgagor to pay any installment of principal and interest, or charges due on the Note which shall have become due, within sixty (60) days due date, no deferral or extension of payment having been granted by the City;

(iii) Nonperformance beyond any applicable notice and cure perio Mortgagor of any agreement, condition or provision of this Mortgage, the Nothe Loan Agreement;

(iv) Failure of Mortgagor to perform an agreement or condition in any! Mortgage or any other mortgage or instrument creating a lien on the Property, a part thereof, which has priority over this Mortgage;

(v) The City's discovery of an incorrect statement by Mortgagor, or a faile Mortgagor to disclose a relevant fact in an application or other document git the City for purpose of the loan secured hereby or any extension thereof;

(vi) A transfer or change in ownership of the Property or any part of it, previously approved by the City as provided in Paragraph 7 above; (vii)Use of the Property at any time during the term of this Mortgage, witho prior written consent of the City, in a manner inconsistent with the use of Property for housing persons of low and moderate income;

(viii) Placing a lien or encumbrance on Property without the prior consent to City:

(ix) Any of the following acts by or with respect to Mottgagor: (1) disso (2) failure to pay any tax or assessment against the Property when due, such failure is cured within thirty (30) days of notice thereof; (3) entipudgment or issuance of an injunction or a warrant of attachment again Property, which is not dismissed within ninety (90) days; (4) institution proceeding to abate any nuisance on the Property, which proceeding have dismissed within ninety (90) days from the date it is institute failure to comply with the requirements of any applicable statute ordinance, regulation or order, whether in effect on the date her hereafter enacted or made by any Federal, State, municipal, or other body, department or authority affecting the use or occupation

- b. Upon the occurrence of an "Event of Acceleration" as defined above, the City may depayment of such principal, and other charges due from Mortgagor. If Mortgagor fi make the payment demanded, then Mortgagor shall upon demand by the City surpossession of the Property to the City, and the City, or an entity designated by the City discretion may enter the Property to continue to tent it to persons of low and mo income, including the leasing of space, collection of rents due which after payment charges and expenses may be applied to the indebtedness secured, except as othe provided in any Senior Mortgage. The City may also dispossess, as authorized by lay resident defaulting in the payment of any tent unless such failure is cured within 90 disposses (or such longer period as the City reasonably determines may be required exait event).
- 9. NOTICE OF DEFAULT: Upon the happening of any Event of Acceleration, the Cinnotify Mortgagor of the particular default in writing that if Mortgagor does not cure said default date specified in said written notice the entire unpaid balance of the principal and interest. Note and all other sums due the City, under the Note and this Mortgage shall immediately be due and payable without any further notice. The date specified in said notice shall not be less sixty (60) days from the date such notice is mailed. If Mortgagor fails to cure within such peric City may exercise any and all of the remedies available to the City at law and in equity. The elof one available remedy shall NOT preclude the City from pursuing any other remedy available or in equity.

10. RIGHTS AND REMEDIES:

- (a) The rights and remedies of the Mortgagee as provided in this Mortgage, in the Note at extension thereof shall be cumulative and concurrent, may be pursued separately, successiv together or both, at the sole discretion of the Mortgagee.
- (b) Any failure by the City to insist upon strict performance of any of the agrees conditions and provisions of this Mortgage, the Note, and the Loan Agreement shall not be do be a waiver of any of the terms or provisions of this Mortgage, the Note, or the Loan Agree and the City shall have the right thereafter to insist upon strict performance by Mortgagor and all of the above.
- II. RIGHT TO CURE: Upon the failure of Montgagor to pay, when due, any taxes, mu liens, or assessments on the Property, unless these taxes have been deferred pursuant to law, make, when due, any payment upon indebtedness secured by a lien or encumbrance having p over this Montgage, or to keep the Property in good repair, or to keep the Property free from f liens or encumbrances, or to keep the Property insured as required by this Montgage after no Montgagor, the City may, at its option, make such payment, or procure such repairs, or obtatelesse of such further lien or encumbrance, or obtain such insurance. Any sum expended City in so doing shall be immediately repaid by Montgagor, or shall become a part of the secured by this Montgago, as may be determined by the City and shall bear interest at the jud rate from the date of the City's payment until the date of repayment.
- 12. REQUIRED NOTICES: Mortgagor shall notify the City promptly of the occurrence of the following:
 - a fire or other casualty causing damage to the Property;

["]Bk: 45843 Pg: 214

b. receipt of notice of violation from any governmental authority relating t structure, use or occupancy of the Property;

c. receipt of notice of eminent domain proceedings or condemnation of the Prop-

d. any change in the use of the Property;

e. commencement of any litigation affecting the Property;

f. any proposed transfer or change in Property; and

g. receipt of notice of default on any Senior Mortgage or other any prior lien to Property; and

h. receipt of notice of unpaid taxes and/or assessments.

13. COMPLIANCE WITH APPLICABLE LAW: Mortgagor shall at their expense, proceedingly with the requirements of every applicable statute, law, ordinance, regulation or whether in effect on the date hereof or hereafter enacted or made by any Federal, State, munici other public body, department, bureau, officer or authority, with respect to or affecting (Property, and the appurtenances thereof and/or (b) the use or occupation of the Property.

14. COSTS OF ENFORCEMENT: Mortgagor agrees to pay the City's costs, expense reasonable attorneys' fees incurred as a result of the enforcement of any term, condition provision of this Mortgage, the Note, or the Loan Agreement.

15. NOTICES TO MORTGAGOR AND THE CITY: All notices, requests or other prequired to be given or delivered to Mortgagor or the City shall be sufficiently given or delivered by certified mail, return receipt requested. If notice is to be given it shall be mailed to:

If to the Mongagor:

Citizens for Affordable Housing in Newton Develop

Organization, Inc. 1075 Washington Street West Newton, MA 02465

If to the City of Newton:

Newton City Hall

1000 Commonwealth Avenue

Newton, MA 02459

16. SEVERABILITY: The provisions of this Mortgage are severable. If any provision c Mortgage is held to be invalid or unenforceable by a court of competent jurisdiction, the temprovisions shall remain in full force and effect.

17. This mortgage is under the statutory condition, for any breach of which the Mortgages have the power of sale. Mortgagor hereby waives and releases to the Mortgages all right homestead and any other exemption rights in the mortgaged premises which it might otherwe.

IN WITNESS WHEREOF, Citizens for Affordable Housing in Newton Develop Organization, Inc. as Mortgagor hereunto set their hands and seal this 112 day of August, 200

CITIZENS FOR AFFORDABLE HOUSING IN NEWTON DEVELOPMENT ORGANIZATION, INC.

By: Title: Executive Director

COMMONWEALTH OF MASSACHUSETTS

MIDDLESEX, SS. On this 11 May of 12015, before me, the undersigned notary public, personally appeared Josephine McNeil, acting for Citizens for Affordable Housing in Newton Development Organization, Inc., proved to me through satisfactory evidence of identification, which was/were [type of evidence] You went, to be the person whose name is signed on the preceding of attached document, and acknowledged to me that she signed it voluntarily, in such capacity, for its states MOTARY SEAL

> Notary Publid Name (Print) My commissid



Date: August 11, 2005 Place: Newton, Massachusetts

PROMISSORY NOTE

FOR VALUE RECEIVED, CITIZENS FOR AFFORDABLE HOUSING IN NEWTON DEVELOPMENT ORGANIZATION, INC. (called the "Borrower"), promises to pay to the order of the City of Newton (called the "City"), the sum of two hundred and seventy-five thousand dollars and no cents (\$275,000.00) and to pay simple interest on the unpaid principal amount of this Note (as hereinafter defined) at the rate of zero (0%) percent per annum until paid in full.

Deferral and Cancellation

Borrower shall have no obligation to pay the principal, interest, or any other outstanding charges due hereunder for the term of this Note; provided that:

- (1) Borrower maintains two affordable rental housing units for the property at 20-22
- Falmouth Road ("Property") for households with incomes at or below 50% of the area median income unless Section 8 subsidies are not generally available at time of initial marketing, then the two units shall be affordable to households with incomes at or below 80% of the area median income; and
- (2) Borrower gives the Authority a written notice of the continued use of the Property for such low- and moderate-income housing on or before July 1 of each year;
- (3) Borrower complies with the terms of the Loan Agreement between Borrower and the City, of even date; and
- (4) Borrower complies with the terms of the Declaration of Affordable Housing Covenants, dated October 18, 2004 and recorded with Middlesex South District Registry of Deeds in Book 43916, Page 498.

City's Right to Purchase

Notwithstanding the foregoing, if, however, the Owner receives a bona fide offer to purchase the Property or Bank intends to foreclose on the Property or to accept a deed in lieu of foreclosure, then the City may exercise its right of first refusal on the Property, all as more specifically set forth in a certain Right of First Refusal Agreement of even date to be recorded with the Middlesex South Registry of Deeds.

Security

This Promissory Note is secured by a Mortgage of even date on real property located at 20-22 Falmouth Road, Newton to be recorded at the Middlesex South District Registry of Deeds.

Events of Acceleration

In addition to a change in use, the City's right to purchase the Property as set forth above and/or acceleration of this Note shall be triggered if any of the following events occur:

- 1. A transfer or change in ownership of the Property, without the City's prior written approval; or
- 2. Failure of Borrower to pay any tax or assessment when due or failure to comply with the requirement of every applicable statute, law, ordinance, regulation or order whether in effect on the date of this Note or hereafter enacted or made by any Federal, State, municipal, or other public body affecting the use or occupation of the Property.

3. Failure of Borrower to make payment on any loan or comply with any provision of a senior loan which is secured by the Property.

Attorney's Fees/Costs

If suit is instituted by the City to recover on this Note, the Borrower agrees to pay all costs of such collection, including reasonable attorneys' fee and court costs.

Notices

Borrower shall promptly notify City of the occurrence of any of the following: a fire or other casualty damage to the Property; receipt of notice of violation from any governmental authority relating to the use, structure or occupancy of the Property; receipt of notice of eminent domain proceedings or condemnation of the Property; any change in the use of the Property; commencement of any litigation affecting the Property, except for termination of tenancies and other litigation where amounts in dispute do not exceed \$25,000; any proposed transfer or change in the ownership of the Property; or receipt of notice of default on any prior lien.

City shall provide written notice to Borrower of any default hereunder and thereafter the Borrower shall have 60 days in which to cure such alleged default before the City shall become entitled to pursue any remedies hereunder. Such 60 day period may be extended upon evidence of Borrower's good faith efforts to take steps to cure such alleged default during such 60 day period.

Waiver

Notice of presentment, demand for payment, protest and notice of demand for payment and protest are hereby waived.

IN WITNESS WHEREOF, this Promissory Note has been duly executed by the undersigned.

Citizens for Affordable Housing in Newton Development Organization, Inc.

Josephine Mc Neil, Executive Director

Witness

Page 2 of 3 Aug. 11, 2005

Bk: 45843 Pg: 194



Page: 1 of 7

RIGHT OF FIRST REFUSAL AGREEMENT

This Right of First Refusal Agreement (the "Agreement") is made and entered into as August 11, 2005, by and between Citizens for Affordable Housing in Newton Development Organization, a non-profit corporation ("Owner") and the City of Newton, a municipal corporation ("Optionee").

WHEREAS, the Owner developed, financed, will maintain, and operate a 2-unit multifamily apartment development intended for rental to low-income tenants located at 20-2 Falmouth Road in Newton, MA (the "Project"):

WHEREAS, the Owner applied for and received Community Preservation Act fundir. from Optionee, which funding commitment was conditioned upon Owner granting Optionee unsubordinated right of first refusal to purchase the Project so that Optionee may insure that: Project continues as affordable housing in perpetuity;

WHEREAS, the Owner desires to give, grant, bargain, sell and convey to Optionee certain rights of first refusal to purchase the Project on the terms and conditions set forth here

WHEREAS, the holders of the various mortgages (the "Lenders") on the Project from time to time shall consent to such right of first refusal and agree to subordinate their security interests to such right as herein set forth:

NOW, THEREFORE, in consideration of the foregoing, of the mutual promises of the parties hereto and of other good and valuable consideration, the receipt and sufficiency of wh the parties hereto acknowledge, the parties hereby agree as follows:

Right of First Refusal. The Owner hereby grants to Optionee a right of first refusal (the "Right of First Refusal") to purchase all right, title and interest held by the Owne the Project, at the time, for the price and subject to such other terms and conditions as are set forth below. This Right of First Refusal shall be considered to be a covenant running with th land. The Project is legally described in Exhibit A attached hereto.

2. Exercise of Right of First Refusal.

- In the event that (i) the Owner receives a bona fide offer to purchase the Project, or (ii) Lender intends to foreclose on the Project or to accept a deed in lieu of forecle ("Offer"), the Owner, or Lender, as appropriate, shall give Optionee notice of its receipt of st Offer to purchase the Project (the "Offer Notice"). Optionee shall have a period of ninety (9) days from the date of receipt of the Offer Notice to elect to exercise its Right of First Refusal delivering written notice to the Owner or Lender of its election to do so (the "Election Notice All costs of the exercise of the Right of First Refusal, Including without limitation any filing recording fees and applicable transfer taxes, shall be paid by Optionee.
 - If Optionee fails to deliver the Election Notice within ninety (90) days **(b)**

delivery of the Election Notice, then its Right of First Refusal shall terminate. Thereafter, it Owner shall be permitted to sell the Project free of the Right of First Refusal and the Lende shall be permitted to foreclose the Project and accept a deed-in-lieu of foreclosure, in each a free of the Right of First Refusal.

- (c) The closing on the sale of the Project shall take place at the time and set forth in the Election Notice (the "Closing") but not later than one hundred twenty (120) after the date of delivery of the Election Notice.
- (d) The Owner and the Lenders shall have the right to record an Affidavi stating that proper notice was given to the City under this Agreement and that the City eithe not elect to exercise its option to purchase the property, or the City exercised its option but not purchase the property within the required one hundred twenty (120) days. The recordin this Affidavit shall be prima facie evidence that the right of first refusal has terminated and longer in force and effect.
- 3. Purchase Price. The Project's purchase price under the Right of First Refus (the "Purchase Price") shall be the sum of the outstanding principal, accrued interest, any prepayment penalty and any other amounts due under all mortgage documents relating to the Project, whether or not such amounts are due upon sale, as of the date of Closing.
- 4. Payment of Purchase Price. The Purchase Price shall be paid at Closing in of the following methods:
- (a) The payment of all cash or immediately available good funds at Clos first to the holder of the first mortgage on the Project, in the amount due under the first mor loan; and the remainder to the parties entitled to receive such monies in the order of their priority;

OF

- (b) The assumption of any assumable Mortgage Loans. Any Purchase P balance remaining after the assumption of the Mortgage Loans shall be paid by Optionce to Owner in immediately available funds.
- 5. Conveyance and Condition of the Property. The Owner's right, title and interest in the Project shall be conveyed by quitclaim deed, subject to such liens, encumbrational parties in possession as shall exist as of the date of Closing. Optionee shall accept the Property "as is," without any warranty or representation as to the condition thereof whatsoe including without limitation, without any warranty as to fitness for a particular purpose, habitability, or otherwise and no indemnity for hazardous waste or other conditions with reto the Project will be provided.
- 6. Transfer. This Right of First Refusal may be transferred by Optionee to the Newton Community Development Authority, the Newton Housing Authority, or a non-prof

- Notice. Notices required or permitted under the Agreement shall be given at 7. be deemed delivered if sent to Optionee at 1000 Commonwealth Avenue, Newton, MA, 024 or to the Owner at 1075 Washington Street, Newton, MA 02465, to NCDA at 1000 Commonwealth Avenue, Newton, MA 02459 and to the first mortgagee at the address set for in its mortgagee.
- Severability of Provisions. Each provision of this Agreement shall be 8 considered severable, and if for any reason any provision that is not essential to the effectua of the basic purposes of the Agreement is determined to be invalid and contrary to any exist or future law, such invalidity shall not impair the operation of or affect those provisions of t Agreement that are valid.
- Amendments. This Agreement shall not be amended except by written agreement between Optionee and the Owner with the Consent of the Lenders.
- Governing Law. This Agreement shall be construed and enforced in accord with the laws of the Commonwealth of Massachusetts, without regard to principles of confli of law.
- Headings. All headings in this Agreement are for convenience of reference. 11. Masculine, feminine, or neuter gender, shall include all other genders, the singular shall incl the plural, and vice versa as the context may require.
- Counterparts. This Agreement may be executed in several counterparts, ear 12. which shall be deemed to be an original and all of which together shall constitute one agreer binding on all parties hereto, notwithstanding that all parties shall not have signed the same counterpart.

IN WITNESS WHEREOF, the parties hereto have executed this Agreement as of the first stated above.

OWNER:

Citizens for Affordable Housing in Newton Development Organization

Josephine.

OPTIONEE: City of Newton

Its: Mayor

Commonwealth of Massachusetts

Middlesex County, 58

On this day of AUGUST, 2005, before me, the undersigned notary public, personally app-David B. Cohen, Mayor, acting for the City of Newton, proved to me through satisfactory evidence identification, which was/were [type of evidence] Persouth filler & ME. to be the per whose name is signed on the preceding or attached document, and acknowledged to me that he sign voluntarily, in such capacity, for its stated purpose.

Notary Public Name (Print):

My commission expires:

Commonwealth of Massachusetts

Middlesex County, ss

On this 11 day of August 2005, before me, the undersigned notary public, personally appropriate the contract of the contract o Organization, Inc., proved to me through satisfactory evidence of identification, which was/were [t] evidence of identification, which was/were [t] to be the person whose name is signed on the preced evidence of the person whose name is signed on the preced attached document, and acknowledged to me that she signed it voluntarily, in such expacity, for its purpose.

[NOTARY SEAL]

Subordination and Consent

The undersigned hereby consent to the foregoing Agreement as of the date first set forth hereinabove and agree to subordinate its financing as evidenced by a Mortgage,, dated as c October 15, 2004 and recorded with the Middlesex County South Registry of Deeds at Bo 43916, Page 456 in accordance with the terms of the foregoing Agreement, which Mortgat due on sale.

MHIC, LLC

By: Massachusetts Housing Investment Corporation, Managing Member

Name: Eunice M. Harps

Its: Director of Credit Operations

Commonwealth of Massachusetts

Sulfolk, ss

On this 27 day of _ 2005, before me, the undersigned notary public, personally ap-Eunice M. Harps, Director of Credit Operations, acting for Massachusetts Housing Investment Corporation, proved to me through satisfactory evidence of identification, which was personal knowledge, to be the person whose name is signed on the preceding or attached document, and acknowledged to me that she signed it voluntarily, in such capacity, for its stated purpose, a s Mai Member of MHIC, LLC.

[NOTARY SEAL]

Notary Public

Name (Print):

My commission expi

MARIANNE M. HORAN Notary Public Commonwealth of Massachuse

My Commission Expires

Subordination and Consent of Subordinate Mortgage

The undersigned hereby consent to the foregoing Agreement as of the date first set forth hereinabove and agree to subordinate its financing as evidenced by a Mortgage,, dated as c October 15, 2004 and recorded with the Middlesex County South Registry of Deeds at Bor 43916, Page 490 in accordance with the terms of the foregoing Agreement, which Mortgar due on sale.

The undersigned also hereby consent to the foregoing Agreement as of the date first set fort hereinabove and agree to subordinate its financing as evidenced by a Mortgage recorded M 2005 with said Registry at Book 45218, Page 183 in accordance with the terms of the foreg Agreement, which Mortgage is due on sale.

Newton Companity Development Aut

By: Sole Member

Commonwealth of Massachusetts

Middlesex County, ss

On this day of _______, 2005, before me, the undersigned notary public, persons appeared Michael Kruse, as Sole Member of Newton Community Development Authority, proved to me through satisfactory evidence of identification, which was/were [type of evidence of identification].

[NOTARY SEAL]

My commission exp

Name (Print):

EXHIBIT A LEGAL DESCRIPTION OF PROJECT REAL ESTATE

The land with the buildings thereon, situated in Newton, in said County of Middlesex, bei 85 on a "Plan of Parmenter Park in Waltham & Newton, Mass. Property of Thomas A. Jo: Realty Trust" made by Rowland H. Barnes and Henry F. Beal, C.E.'s, dated May 1923, re with Middlesex South District Deeds as Filed Plan 731, bounded:

Northwesterly by Falmouth Road fifty (50) feet;

Northeasterly

by Lot 84 on said plan one hundred four and 23/100 (104.23) feet;

Southeasterly

by land of owners unknown fifty and 3/100 (50.03) feet;

Southwesterly by Lot 86 on said plan one hundred five and 87/100 (105.87) feet;

Containing 5252 square feet.

For title see deed from William R. Abbruzzese and Jean M. Abbruzzese recorded in Book Page 453.

The Post Office Address of the Premises is 20-22 Falmouth Road, Newton, Massachusett: 02465.

