NRP MORTGAGE

T. commen	THIS	MORTGAGE,	made	this		day	of			,
by		[- L								
residi	_	at								
•		esignated as "Mor				1.0				
		of Community Plan	_							South,
Minn	eapolis, (County of Hennepii	n, State of	Minneso	ta (hereina	fter desi	ignated	l as "Mortgagee").		
	WITN	ESSETH: That said	l Mortgag	or hereby	/ mortgage	es and co	onveys	to said Mortgage	e the fo	llowing
descr	ibed pre	emises located at								
(the "Residence"), and legally described as:										
		., .								
	Thic M	ortgage is given in	concidor	ation of ar	nd ac cocur	ity for th	o navn	mont of		
	TIIIS IV	nortgage is given in	Consider	ation of al	ilu as secui	ity ioi ti	іе раўп	Hent of		
 Dollai	·c /\$) (+b	a "Loan") receipt (of which	is har	rehy acknowledge	d and v	- which is
	0.5000									
		ole the Mortgagor		-						•
		ne Loan is evidence								<u>chedule</u>
<u>1</u> and	incorpoi	rated herein. Repa	yment of	the Loan	shall be in	accordar	nce wit	h the terms of the	Note.	
	Mortg	gagor makes and in	cludes in t	this Mortg	gage the st	atutory (covena	nts and other prov	isions s	et forth

in Minnesota Statutes, Section 507.15, including the following:

they become due.

a.

b.

c. d.

e. f. To warrant title to the Residence.

To pay the indebtedness of the Note as herein provided.

To keep the Residence in repair and not commit waste.

To pay all real estate taxes on the Residence.

f. To keep the Residence insured against loss by fire and other hazards for at least the sum of the full insurable value of the Residence for the protection of the Mortgagee.

1

To pay all other mortgages, liens, charges or encumbrances against the Residence as and when

Mortgagee prior to acceleration shall mail notice to Mortgagor specifying: (1) the event of default; (2) the action required to cure such event; (3) the date, not less than thirty (30) days from the date the notice is mailed to Mortgagor, by which date such default must be cured; and (4) that failure to cure such default on or before the date specified in the notice may result in acceleration of the sums secured by this Mortgage and sale of the Residence. The notice shall further inform Mortgagor of the right to reinstate after acceleration and the right to bring a court action to assert the nonexistence of a default or any other defense of Mortgagor to acceleration and sale. If the default is not cured on or before the date specified in the notice, Mortgagee, at Mortgagee's option, may declare all of the sums secured by this Mortgage to be immediately due and payable without further demand and may invoke the power of sale hereby granted and any other remedy permitted by applicable law.

Notwithstanding Mortgagee's acceleration of the sums secured by this Mortgage, Mortgagor shall have the right to have any proceedings begun by Mortgagee to enforce this Mortgage discontinued at any time prior to the earlier of (i) sale of the Residence pursuant to the power of sale contained in this Mortgage or (ii) a judgment enforcing this Mortgage, if: (a) Mortgagor pays Mortgagee all sums constituting the default actually existing under this Mortgage and the Note at the commencement of foreclosure proceedings under this Mortgage; (b) Mortgagor cures all breaches of any other covenants or agreements of Mortgagor contained in this Mortgage, (c) Mortgagor pays all reasonable expenses incurred by Mortgagee in enforcing the covenants and agreements of Mortgagor contained in this Mortgage and in enforcing Mortgagee's remedies as provided herein, including, but not limited to, reasonable attorney's fees; and (d) Mortgagor takes such action as Mortgagee may reasonably require to assure that the lien of this Mortgage, Mortgagee's interest in the Residence and Mortgagor's obligation to pay the sums secured by this Mortgage shall continue unimpaired. Upon such payment and cure by Mortgagor, this Mortgage and the obligations secured hereby shall remain in full force and effect as if no acceleration had occurred. The foregoing contractual liability for legal costs, charges and attorney's fees associated with foreclosure does not apply for solely a violation of the owner-occupancy restrictions as described in the Note.

MORTGAGOR HEREBY: EXPRESSLY CONSENTS TO THE FORECLOSURE AND SALE OF THE MORTGAGED PROPERTY BY ACTION PURSUANT TO MINNESOTA STATUTES CHAPTER 581 OR, AT THE OPTION OF MORTGAGEE, BY ADVERTISEMENT PURSUANT TO MINNESOTA STATUTES CHAPTER 580, WHICH PROVIDES FOR SALE AFTER SERVICE OF NOTICE THEREOF UPON THE OCCUPANT OF THE MORTGAGED RESIDENCE AND PUBLICATION OF SAID NOTICE FOR SIX WEEKS IN THE COUNTY IN MINNESOTA WHERE THE MORTGAGED RESIDENCE IS SITUATED AND ACKNOWLEDGES THAT SERVICE NEED NOT BE MADE UPON MORTGAGOR PERSONALLY UNLESS MORTGAGOR IS AN OCCUPANT AND THAT NO HEARING OF ANY TYPE IS REQUIRED IN CONNECTION WITH THE SALE AND EXCEPT AS MAY BE PROVIDED IN SAID STATUTES, EXPRESSLY WAIVES ANY AND ALL RIGHT TO PRIOR NOTICE OF SALE OF THE MORTGAGED RESIDENCE.

2

This Mortgage and the Note shall be construed according to the laws of the State of Minnesota.

IN WITNESS WHEREOF, the Mortgagor has caused this Mortgage to be duly executed as of the day and year first above written.

MORTGAGOR:								
STATE OF MINNESOTA)								
) ss. COUNTY OF HENNEPIN)								
The foregoing instrument was acknown, by,	owledged before me this day of,							
, ~,								
Notary Public								
This instrument was drafted by:								
City of Minneapolis								
Department of Community Planning and Econ Suite 200	omic Development							
105 Fifth Avenue South								
Minneapolis, Minnesota 55401-2534								
ATTENTION: Minneapolis Finance and Property Service Department, Development Finance								
The loan secured by this mortgage is being ser Community Reinvestment Fund	viced by:							
801 Nicollet Mall Minneapolis, Minnesota 55402								
Phone: (612) 338-3050 FAX: (612) 338-3236								
Please return recorded to mortgage:								
Center for Energy and Environment 212 Third Avenue North – Suite 560								
Minneapolis, Minnesota 55401								
Phone: (612) 335-5858 FAX: (612) 335-5888								

SCHEDULE 1 TO MORTGAGE

(Attach copy of NRP Note)