FIRST-TIME HOME BUYERS DOWN PAYMENT ASSISTANCE AGREEMENT

This DOWN PAYMENT ASSISTANCE AGREEMENT made and entered into	this day of
December 17, 2002 , by and between the Regina Porter (her	rein after called the
"Applicant") and the City of Gary, Department of Planning & Community De	velopment herein
after call the "Program").	-
WHEREAS, the City of Gary, Indiana is the designated recipient of	Home In stment
Partnership (HOME) Program funds; and	6
WHEREAS, the PROGRAM is the Participating Jurisdiction (JP) which h	as been designated
to administer said funds; and	0 +¥
WHEREAS, the PROGRAM is authorized to use said funds to provide	e decent affordable
housing activities within the CITY, T OFFICIAL! This Document is the property of NOW, THEREFORE, it is agreed as follows: CONTROL OF THE PROPERTY OF NOW, THEREFORE, it is agreed as follows:	
The Department of Planning and Community Development will deli	ver or cause to be
delivered to said Lending Institution, agreed upon by both parties, funds to b	e used toward the
purchase of a single-family home located at 608 S. Wayne Street.	
The Applicant must use said HOME funds solely for the down payment	nt and closing cost
involved in the purchase of said property.	
If closing costs are less than applicant's approved amount, any and all exc	cess funds are to be
applied directly to the principle.	

Said property must meet local housing quality standards and building code requirements of the City of Gary before initial occupancy.

The property owner agrees to maintain the property in a sound, decent a livable condition throughout the affordability period.

Said property, if newly constructed, must meet all applicable local codes, zoning ordinances and State building or design requirements.

A homebuyer receiving (HOME) funds must repay all of the funds if 1) the property is sold during the affordability period, 2) the property is transferred during the affordability period; 3) use of the property has changed. Temporary subleases are not allowed. The affordability period of payments of less than \$15,000.00 is five (5) years. Funds shall be forgiven on a pro-rated basis in the amount of 20% per year for five years. 4) If applicant fails to attend the post counseling session within six (6) months of closing.

This AGREEMENT constitutes a binding agreement between the Applicant and the Program and all parties further agree to hold harmless the City of Gary, Indiana from and against all costs, attorney fees and expenses of any kind which may occur in connection with this agreement or any other court action arising thereunder, including the right to file action or appropriate proceeding.

This AGREEMENT is subject to, and contingent upon, the Applicant's fulfillment of HUD eligibility requirements, including, but not limited to, income limit; and availability of HOME program funds. In the event of determination that the Applicant fails to meet Program requirements or that Program funds are insufficient or inadequate, this Agreement shall terminate without liability to the City.

This *LIEN* shall be released upon satisfaction of the terms of this *AGREEMENT*.

The property owner agrees not to accept additional financial burdens, such as secondary loans, equity

loans, etc. against the property during the affordability period.

Applicant

Co-Applicant



<u>Down Payment Assistance Program</u> (Promissory Note)

FOR VALUE RECEIVED, the undersigned (hereafter the BORROWER), promises to pay to the order of the Department of Planning and Community Development (hereafter the Lender) or its successors, the principal sum of Two Thousand, Twenty Dollars (\$ 2,320.00) payable at:

Department of Community Development 201 E. 5th Avenue, Suite E Gary, Indiana 46402

or at such other place as may be designated by the LENDER.

This note evidences a loan by the *LENDER* to the *BORROWER* for the exclusive purpose of down payment and closing cost associated with the purchase of a single-family home, locate at:

608 S. Wayne Street, Gary, IN
and legally described as:
Sunrise Subdivision, Lot 20, Block 3, Subject to Easement
NOT OFFICE A
NOT OFFICIAL!
This Document is the property of
the Lake County Recorder!
(hereafter, the PROJECT)

This Note is secured by a *Down Payment Agreement* which will be duly recorded in the appropriate office of County Government. The term of this Note shall be five years commencing from the date of the signing of this instrument.

During the term of this Note, the BORROWER shall make no payments PROVIDED HOWEVER, that if the BORROWER shall be found in default of any of the terms or conditions of this Note, then the unpaid and remaining balance shall become immediately due and payable, and PROVIDED FURTHER,

and if the instance of default be the sale of the property, title is transferred foreclosure proceedings instituted by the *LENDER* or *Primary Mortgagor* or the conversion of said unit to commercial, industrial, or rental use, or cooperative ownership, then the deferred payment loan shall be due and payable on a pro-rated basis in accordance with the pre-established repayment schedule.

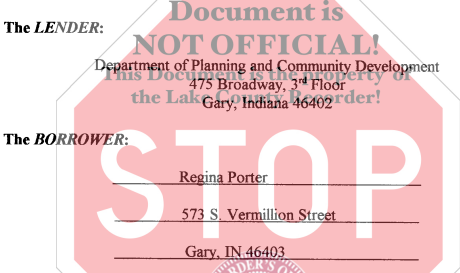
The deferred payment loan evidenced by this Note may not be assigned or assumed by anyone.

The deferred payment loan evidenced by this Note may not be assigned or assumed by anyone.

The recapture of the *down payment* and *closing costs* assistance shall be pro-rated based on the following schedule:

Sale After Year	% of Funds to be Recovered
1	80%
2	60%
3	40%
4	20%
5	0%

Any forbearance by the *LENDER* with respect to any of the terms and conditions of this Note in no way constitutes a waiver of any of the *LENDER*'S rights or privileges granted hereunder. Any written notice constitutes a waiver of any of the *LENDER*'S rights or privileges granted hereunder. Any written notice or payment of one party to the other shall be addressed to the parties as follows:



The BORROWER, or his executor, in the event of the death of the BORROWER, shall notify the LENDER of the name and address of any successor of the BORROWER. In the event of the death of the BORROWER the balance owing on this Note shall become due and payable immediately upon settlement of the Estate unless a written agreement is entered into by the LENDER and the successor of the BORROWER to allow the loan to continue.

The BORROWER has the right to pay any remaining portion of this Note without the payment of penalties.

If suit is instituted by the Department of Planning and Community Development on this Note, the BORROWER agrees to pay all costs of such collections, including reasonable attorney's fees and court costs.

Upon satisfactory completion of all terms and conditions of this Note by the *BORROWER*, or upon payment of any and all balances due, the *BORROWER* shall be entitled to a release and satisfaction of this Note by the *LENDER* at no cost to the *BORROWER*.