## **BUYDOWN AGREEMENT**

			Loan #: MIN:	
BORROWER:				
BUILDER/SELLER:				
PROPERTY ADDRESS:				
LOAN AMOUNT:		NOTE INTEREST RAT	E:	
The purpose of this agree	ment is to explain certai	n aspects of the Buydown Mortgag	ge Loan for which you	, as Borrower, have applied.
This agreement between of the Buydown Plan in c		and/or its assigns and gage loan secured by the property		ged parties, set forth the terms
		BUYDOWN SCHEDULE		
NUMBER OF PAYMENTS	BORROWERS NEW INTEREST RATE	BORROWERS PORTION OF PRINCIPAL AND INTEREST	BUYDOWN AMOUNT	TOTAL PRINCIPAL AND INTEREST PAYMENT
	TOT	AL BUYDOWN FUND =		

In order to comply with FNMA/FHLMC/GNMA guidelines and protect the availability of the buydown funds, these funds shall be held in an escrow account with a financial institution which is supervised by a Federal or State agency. The escrow shall pay over the buydown funds as required by agreement to and/or its assigns. However, if, for some unforeseen reason, the escrow payments are not forthcoming, it is the Borrower's responsibility to make the total payment set forth in the mortgage note.

The buydown funds may not be used to pay past due payments of the Borrower. The buydown funds will be automatically applied during each payment period to reduce the periodic payment of principal and interest to the extent provided for in this agreement.

If the mortgage is prepaid in full during the buydown period, the non disbursed and available buydown funds shall be credited to the unpaid principal balance of the mortgage.

If the ownership of the property securing this buydown mortgage is sold or transferred during the buydown period and the terms of the buydown mortgage are assumed by the purchaser, any remaining buydown funds are to be used to reduce the mortgage payments of the purchaser in accordance with the buydown schedule.

In the event of a foreclosure of the mortgage, the balance of the buydown funds remaining on deposit with escrow shall be paid to the mortgagee acquiring title to the property and the claim for mortgage insurance benefits must be reduced by the amount in the buydown escrow account.

Except as otherwise provided in this agreement, the buydown funds are not refundable. The Borrower's only interest in the buydown funds is to have them paid over and applied to payments due under the Note along with payments made by Borrower.

The sole responsibility of and/or its assigns and escrow under this agreement, shall be limited to the holding and application of the buydown funds as set forth in this agreement. Such responsibility will terminate upon the depletion of such funds or the application of the funds to the unpaid principal balance of the mortgage as provided for in this agreement.

BORROWER	DATE
SELLER	DATE
LENDER	DATE

The parties hereby acknowledge that they have read, undersigned and agree to the above: