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REAL ESTATE MORTGAGE

To Secure a Loan
From WORTH BANK & TRUST

(Secured by a First Lien on Real Estate)

1. DATE AND PARTIES. The date of this Real Estate Montage (Montgage) is August 18, 1993, and the parties and their mailing addresses are the following:

MORTGAGOR:

MIDRIDGE BUILDERS, INC. an Illinois corporation 14512 S. Keating Midlothian, Illinois 50445 Tax I.D. # 38-3592849

BANK:

worth BANK & TRUST
an ILLINOIS banking corporated
8825 W. 111TH STREET
WORTH, ILLINOIS 80482
Tax I.D. # 36-2448555
(as Mortgagee)

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COOK COUNTY Y

2. OBLIGATIONS DEFINED. The term "Obligations" is defined as and includes the following:

B. All future advances by Bank to Borrower, to Mortgagor, to any one of them or to any one of them or the subparagraph(s) below, whether or not this Mortgage is specifically referred to in the subparagraph(s) below, whether or not this Mortgage is specifically referred to in the subparagraph(s) below, whether or not this Mortgage is specifically referred to in the subparagraph(s) below, whether or not this Mortgage is specifically referred to in the subparagraph(s) below, whether or not this Mortgage is specifically referred to in the subparagraph(s) below, whether or not this Mortgage is specifically referred to in the subparagraph(s) below, whether or not this Mortgage is specifically referred to in the subparagraph(s) below, whether or not this Mortgage is specifically referred to in the subparagraph(s) below.

C. All additional sums advanced, and expenses incurred by Bank for the purpose of insuring, preserving or office vise protecting the Property (as herein defined) and its value, and any other sums advanced, and expenses incurred by Bank pursuant to the Mortgage, plus interest at the same rate provided for in the Note computed on a simple interest method.

D. All other obligations, now existing or hereafter arising, by Borrower owing to Bank to the extent the taking of the Property (as herein defined) as security therefor is not prohibited by law, including but not limited to liabilities for overdraits, all advances made by Bank on Borrower's, and/or Mortgagor's, behalf as authorized by this Mortgage and liabilities as guarantor, endorser or surety, of Borrower to Bank, due or to become due, direct or indirect, absolute or contingent, primary or secondary, liquidated or unliquidated, or joint, several, or joint, and several.

E. Borrower's performance of the terms in the Note or Loan, Mortgagor's performance of any terms in this Mortgage, and Borrower's and Mortgagor's performance of any terms in any deed of trust, any trust deed, any other mortgage, any deed to secure debt, any security agreement, any assignment, any construction loan agreement, any loan agreement, any assignment of beneficial interest, any guaranty agreement or any other agreement which secures, guaranties or otherwise relates to the Note or Loan.

However, this Mortgage will not secure another debt:

A. If Bank falls to make any disclosure of the existence of this Mortgage required by law for such other debt.

- 3. MAXIMUM OBLIGATION LIMIT. The total principal amount (plus all interest, attorneys' fees, paralogal fees, costs and other legal expenses) of the Obligations secured by this Mortgage, not including, however, any sums advanced for the protection of the Property or Bank's interest therein, shall not exceed the sum of \$50,000.00, provided, however, that nothing contained herein shall constitute a commitment to make additional or future losses or advances in any amounts.
- 4. CONVEYANCE. In consideration of the Loan and Obligations, and to secure the Obligations (which includes the Note according to its specific terms and the obligations in this Mortgage), Mortgager hereby bargains, grants, mortgages, sells, conveys and warrants to Bank, as Mortgages, the following described property (Property) situated in COOK County, ILLINOIS, to-wit:

Morgage MIDRIDGE BUILDERS 08/18/93

** READ ANY PAGE WHICH FOLLOWS FOR ANY REMAINING PROVISIONS.**

Initiale DYNX X

ADJACENT TO SAID LOTS 127, 128, AND 129 IN FRANK DE LUGACH'S FLORENCE HIGHLAND, BEING A SUBDIVISION OF THE NORTH 1/2 OF THE SOUTH 1/2 OF THE NORTHEAST 1/4 (EXCEPT PART LYING EAST OF THE WEST LINE OF THE EAST 22 ACRES OF SAID SOUTH 1/2 OF THE NORTHEAST 1/4) OF SECTION 6, TOWNSHIP 37 NORTH, RANGE 12, EAST OF THE THIRD PRINCIPAL MERIDIAN, IN COOK COUNTY, ILLINOIS. PIN 24-04-224-011 (LOT 127), 24-05-224-010 (LOT 128), 24-05-224-009 (LOT 129), VOLUME 239

The Property may be commonly referred to as 5735 W. 89th Pt., Oak Lawn, IL

such property not constituting the homestead of Borrower, together with all buildings, improvements, fixtures and equipment now or hereafter attached to the Property, including, but not limited to, all heating, air conditioning, ventilation, plumbing, cooling, electrical and lightling flutures and equipment; all landscaping; all exterior and interior improvements; all excoments, issues, rights, appurturances, ronts, royalites, oil and gas rights, privileges, proceeds, profits, other minerals, water, water rights, and water stock, crops, grans and timber at any time growing upon said land, including replacements and additions thereto, all of which shall be deemed to be and remain a part of the Property. All of the foregoing Property shall be collectively hereinafter referred to as the Property. To have and to hold the Property, together with the rights, privileges and appurtenances thereto belonging, unto Bank forever to secure the Obligations. Mortgagor does hereby warrant and defend the Property unto Bank forever, against any claim or claims, of all persons claiming or to claim the Property or any part thereof. Mortgagor further releases and walves all rights under and by virtue of the homestead laws and exemption laws of the state of ILLINOIS.

- LIENS AND ENCUMBERINGES. Mortgagor warrants and represents that the Property is tree and clear of all liene and encumbrances whatsoever. Mortgagor agrees to pay of claims when due that might result, if unpaid, in the foreclosure, execution or imposition of any iten, claim or encumbrance on or against the Property or any part thereof. Mortgagor may in good faith contest any such lien, claim or encumbrance by posting any bond in an amount necessity to prevent such claim from becoming a ilen, claim or encumbrance or to prevent its foreclosure or execution.
- 5. CORPORATE WARRANTIES AND REPRESENTATIONS. Mortgagor makes to Bank the following warranties and representations which shall be continuing so long as the Obligations remain outstanding:

A. Mortgagor is a corporation which is duly organized and validity existing in the State as represented in the DATE AND PARTIES paragraph above; Mortgagor is in good strotling under the laws of all States in which Mortgagor transacts business; Mortgagor has the corporate power and authority to own the Property and to carry on its business as now being conducted; Mortgagor is qualified to do business in every jurisdiction in which the nature of incounteres or its property makes such qualification necessary, and Mortgagor is in compliance with all laws, regulations, ordinances and orders of public authorities applicable to it.

The execution, delivery and performance of this Agreement by Mortgagor and the borrowing evidenced by the Note: (1) are within the corporate powers of Mortgagor; (2) have been duly authorized by all requisite corporate action; (3) have received all necessary governmental approval; (4) will not violate any provision of law, any order of any court or other agency of government or Mortgagor's Articles of Incorporation or Bylaws; and (5) will not violate any provision of any indenture, agreement or other Instrument to which Mortgagor is a party or to which Mortgagor is or an, of Mortgagor's property is subject, including but not limited to any provision prohibiting the creation or imposition of any lien, charge or encumbrance of any nature whatevever upon any of Morigagor's property or assets. The Note and this Mortgage when executed and diliverid by Mortgagor will constitute the logal, valid and binding obligations of Mortgagor, and those of other obligors named therein, if any, in accordance with their respective terms.

C. All other information, reports, papers and data given to Benk with respect to Mortgagor or to others obligated under the terms of this Mortgage are accurate and correct in all material respects and corrigle insofar as completeness may be necessary to give Bank a true

and accurate knowledge of the subject matter.

- D. Mortgagor has not changed its name within the last 8 years, unless other who disclosed in writing; other than the trade names or fictitious names actually disclosed to Bank prior to execution of this Mortgage, Mongarjor uses no other names; and until the Obligations shall have been paid in full, Mortgagor hereby covenants and agrees to preserve and keep in full force and effect its existing name, corporate existence, rights, franchises and trade names.
- 7. EVENTS OF DEFAULT. Mongagor shall be in default upon the occurrence of any of the following events, circumstances or conditions (Events of Default):

A. Fallure by any party obligated on the Obligations to make payment when due; or

- B. A default or breach by Borrower, Owner or any co-signer, endorser, surety, or guarantor under an of the terms of this Mongage, the Note, any construction loan agreement or other loan agreement, any security agreement, mortgage, died to secure debt, deed of trust, trust deed, or any other document or instrument evidencing, guarantying, securing or otherwise relating to thy Obligations; or
- C. The making or turnishing of any verbal or written representation, statement or warranty to Bank which is the becomes false or incorrect in any material respect by or on behalf of Mortgagor, Borrower, or any co-signer, endorser, surety or guarantor of the Obligations; or
- D. Failure to obtain or maintain the insurance coverages required by Bank, or insurance as is customary and proper for the Property (as herein dofined); or
- E. The death, dissolution or insolvency of, the appointment of a receiver by or on behalf of, the assignment for the berefit of creditors by or on behalf of, the voluntary or involuntary termination of existence by, or the commencement of any proceeding under any present or future federal or state insolvency, bankruptcy, reorganization, composition or debtor relief law by or against Mortgagor, Borrower, or any co-signer, endorser, surety or guarantor of the Obligations; or

F. A good faith belief by Bank at any time that Bank is insecure with respect to Borrower, or any co-signer, endorser, surety or guarantor, that the prospect of any payment is impaired or that the Property (as herein defined) is impaired; or

G. Failure to pay or provide proof of payment of any tax, assessment, rent, insurance premium or secrow, secrow deficiency on or before its

due date: or H. A material adverse change in Mortgagor's business, including ownership, management, and financial conditions, which in Bank's opinion, impairs the Property or repayment of the Obligations; or

1. A transfer of a substantial part of Mortgagor's money or property; or

- J. If all or any part of the Property or any interest therein is sold, leased or transferred by Mortgagor except as permitted in the paragraph below entitled "DUE ON SALE OR ENCUMBRANCE".
- 8. REMEDIES ON DEFAULT. At the option of Bank, all or any part of the principal of, and accrued interest on, the Obligations shall become immediately due and payable without notice or demand, upon the occurrence of an Event of Default or at any time thereafter. In addition, upon the occurrence of any Event of Default, Bank, at its option, may immediately commence foreclosure proceedings and may immediately invoke any or all other remedies provided in the Note, Mortgage or related documents. All rights and remedies are distinct, cumulative and not exclusive, and Bank is entitled to all remedies provided by law or equity, whether or not expressly set forth.
- 3). DUE ON SALE OR ENCUMBRANCE. Bank may, at Bank's option, declare the entire balance with all accrued interest on the Obligations to be

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immediately due and payable upon the creation of any iten, encumbrance, transfer or sale, or contract for any of the foregoing, the Property, or any portion thereof, by Mortgegor. Lapse of time or the acceptance of payments by Bank after such creation of any tien, encumbrance, transfer or sale, or contract for any of the foregoing, shall not be deemed a waiver or estoppel of Bank's right to accelerate the Obligations. If Bank exercises such option to accelerate, Bank shall mail, by certified mail or otherwise, Mortgegor notice of acceleration to the address of Mortgegor shown on Bank's records; the notios shall provide for a period of not less than 30 days from the date the notios is mailed within which Mortgegor shall pay the sums declared due. If Mortgegor fails to pay such sums prior to the expiration of such period, Bank may, without further notice or demand on Mortgegor, invoke any remedies permitted on Default. This covenant shall run with the Property and shall remain in effect until the Obligations and this Mortgego are fully paid.

In the preceding paragraph, the phrase "ransfer or sale" includes the conveyance of any right, title or interest in the Property, whether voluntary or involuntary, by outright sale, deed, installment contract sale, land contract for deed, leasehold interest with a term greater than three years, lease-option contract or any other method of conveyance of the Property interests; the term "interest" includes, whether legal or equitable, any right, title, interest, flen, claim, ancumbrance or proprietary right, chosts or inchosts, any of which is superior to the flen created by this Mortgage.

- 10. POSSESSION ON FORECLOSURE. If an action is brought to foreclose this Mongage for all or any part of the Obligations, Mongagor agrees that the Bank shall be entitled to knimediate possession as Mongages in possession of the Property to the extent not prohibited by law, or the court may appoint, and Mongagor hereby consents to such appointment, a receiver to take possession of the Property and to collect and receive rents and profits arising therefrom. Any amounts so collected shall be used to pay taxes on, provide insurance for, pay costs of needed repairs and for any other expenses relating to the Property or the foreclosure proceedings, sale expenses or as authorized by the court. Any sum remaining after such payments will be applied in the Obligations.
- 11. PROPERTY OBLIGATIONS. Mortgagor shall promptly pay all taxes, assessments, levies, water rents, other rents, insurance premiums and all amounts due on any encursivances, it any, as they become due. Mortgagor shall provide written proof to Bank of such payment(s).
- 12. INSURANCE. Mortgagor shall insure and keep insured the Property against loss by fire, and other hazard, casualty and loss, with extended coverage including but not limited to the replacement value of all improvements, with an insurance company acceptable to Bank and in an amount acceptable to Bank. Such insurance shall contain the standard "Mortgagee Clause" and where applicable, "Loss Payee Clause", which shall name and endorse Bank as mortgagee and loss payee. Such insurance shall also contain a provision under which the insurer shall give Bank at least 30 days notice before the cancellation, termination or material change in coverage.

If an Insurer elects to pay a fire or other hazard loss or claim rather than to repair, rebuild or replace the Property lost or damaged, Bank shall have the option to apply such insurance proced a upon the Obligations secured by this Mortgage or to have said Property repaired or rebuilt. Mortgager shall deliver or cause to deliver evidence of such coverage and copies of all notices and renewals relating thereto. Bank shall be entitled to pursue any claim under the insurance if Mortgager falls or remptly do so.

Mortgagor shall pay the premiums required to maintain such instance in effect until such time as the requirement for such insurance terminates. In the event Mortgagor fails to pay such premiums, Bank may, at its option, pay such premiums. Any such payment by Bank shall be repayable upon demand of Bank or If no demand is made, in accordance with the pare graph below titled "BANK MAY PAY".

- 13. WASTE. Mortgagor shall not allenate or encumber the Property to the projection of Bank, or commit, permit or suffer any waste, impairment or deterioration of the Property, and regardless of natural depreciation, shall keep the Property and all its improvements at all times in good condition and repair. The term "waste" is used herein in its traditional sense and further, stecifically includes, but is not limited to, hazardous waste as used herein, includes, but is not limited to, hazardous and resultances, pollutants and/or contaminants. Mortgagor shall comply with and not violate any and all laws and regulations laguarding the use, ownership and occupancy of the Property. Mortgagor shall perform and abide by all obligations and restrictions under any decaration, novenants and other documents governing the use, ownership and occupancy of the Property.
- 14. CONDITION OF PROPERTY. As to the Property, Mortgagor shall:
 - A. keep all buildings occupied and keep all buildings, structures and improvements in good repart.
 - B. retrain from the commission or allowance of any acts of waste or impairment of the value of the roperty or improvements thereon.
 - C. not cut or remove, or permit to be cut or removed, any wood or timber from the Property, which cuting or removal would adversally affect the value of the Property.
 - D. not permit the Property to become subject to or contaminated by or with waste.
 - E. prevent the spread of noxious or damaging weeds, preserve and prevent the erosion of the soil and continuously practice approved methods of tarming on the Property It used for agricultural purposes.

To the best of Mortgagor's knowledge, the Property does not contain hazardous and/or toxic waste, substances, polk ranks and/or contaminants. Mortgagor makes this affirmative warranty fully intending Bank to rely upon it in extending the Loan to Borrower.

- 15. SPECIAL INDEMNIFICATION. Mortgagor agrees to protect, indemnity, defend and hold Bank harmless to the fullest extent possible by law and not otherwise, from and against all claims, demands, causes of action, suits, losses, damages (including, without limitation, punitive damages, if permitted by law), violations, environmental response and/or clean-up costs, fines, penalties and expenses, including, without limitation, reasonable attorneys' less, costs and expenses incurred in investigating and detending against the assertion of such liabilities, as such fees, costs and expenses are incurred, of any nature whatsoever, which may be sustained, suffered or incurred by Bank based upon, without limitation: the ownership and/or operation of the Property and all activities relating thereto; any knowing or material misrepresentation or material breach of warranty by Mortgagor; any violations of the Comprehensive Environmental Response, Compensation and Liability Act of 1980 and any other applicable tederal, state or local rule, ordinance or statute; the clean-up or removal of hazardous waste or evaluation and investigation of the release or threat of release of hazardous waste; any loss of natural resources including damages to air, surface or ground water, soil and blota; and any private suffs or court injunctions.
- 16. INSPECTION BY BANK. Bank or its agents may make or cause to be made reasonable entries upon the Property and inspect the Property provided that Bank shall make reasonable efforts to give Mortgagor prior notice of any such inspection.
- 17. PROTECTION OF BANK'S SECURITY. If Mortgagor fails to perform any covenant, obligation or agreement contained in the Note, this Mortgage or any loan documents or if any action or proceeding is commenced which materially affects Bank's interest in the Property, including, but not limited to, loreclosure, eminent domain, insolvency, housing or environmental code or law enforcement, or arrangements or proceedings involving a bankrupt or decedent, then Bank, at Bank's sole option, may make such appearances, disburse such sums, and take such action as is necessary to protect Bank's interest. Mortgagor hereby assigns to Bank any right Mortgagor may have by reason of any prior encumbrance on the Property or by law or

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- otherwise to cure any default under said prior encumbrance. Without Bank's prior written consent, Mortgagor will not partition or subdivide the Property.
- 18. COLLECTION EXPENSES. In the event of any default or action by Bank for collection of the Obligations, for protection of the Property or for toreclosure, Mortgagor agrees to pay all fees and expenses include but are not limited to filing fees, stanographer fees, witness less, costs of publication, foreclosure minutes, and other expenses of collecting, enforcing and protecting the Property and Obligations. Any such collection expanses shall be added to the principal amount of the Obligations, shall socrue interest at the same rate as the Obligations and shall be secured by this Mortgage.
- 19. ATTORNEYS' FEES. In the event of any default or action by Bank for collection of the Obligations, for projection of the Property or for foreclosure, Mortgagor agrees to pay reasonable attorneys' fees, paralegal fees and other legal expenses incurred by Bank. Any such reasonable attorneys' fees shall be added to the principal amount of the Obligations, shall accrus interest at the same rate as the Obligations and shall be secured by this Mortgage.
- 20. CONDEMNATION. In the event all or any part of the Property (including but not limited to any easement therein) is sought to be taken by private taking or by virtue of the law of eminent domain, Mortgagor will promptly give written notice to Bank of the institution of such proceedings. Mortgagor further agrees to notify Bank of any attempt to purchase or appropriate the Property or any easement therein, by any public authority or by any other person or corporation claiming or having the right of enrinent domain or appropriation. Mortgagor further agrees and directs that all condemnation proceeds or purchase money which may be agreed upon or which may be found to be due shall be paid to Bank as a prepayment under the Note. Mort ager also agrees to notify the Bank of any proceedings instituted for the establishment of any sewer, water, conservation, ditch, drainage, or other district relating to or binding upon the Property or any part thereof. All awards payable for the taking of title to, or possession of, or damage to all or any portion of the Property by reason of any private taking, condemnation, eminent domain, change of grade, or other proceeding shall, at it a notion of Bank, be paid to Bank. Such awards or compensation are hereby assigned to Bank, and judgment therefor shall be entered in lavor of Bani.

When paid, such awards shall be used, at Bank's option, toward the payment of the Obligations or payment of taxes, assessments, repairs or other items provided for in this Mortgage, whether due or not, all in such order and manner as Bank may determine. Such application or release shall not curs or waive any default. In the event Brok deems it necessary to appear or answer in any condemnation action, hearing or proceeding, Morigagor shall hold Bank harmless from and pay all logs' expenses, including but not limited to reasonable attorneys' less and paralegal less, court costs and other expenses.

- 21. OTHER PROCEEDINGS. If any action or proceeding is commenced to which Bank is made or chooses to become a party by reason of the execution of the Note, this Mongage, any loan document or the existence of any Obligations or in which Bank deeme it necessary to appear or answer in order to protect its interests, Mortgagor agrees over and to hold Bank harmless for all liabilities, costs and expenses paid or incurred by Bank in such action or proceedings, including but not limite to reasonable attorneys' less, paralegal tees, court costs and all other damages and вхрыпава.
- 22. WAIVER BY MORTGAGOR. To the extent not specifically prohibited by law, Mortgagor hereby walves and releases any and all rights and remedies Mortgagor may now have or acquire in the future relating to: THAT
 - A. homestead:
 - B. exemptions as to the Property;
 - C. redemotion;
 - D. right of reinstatement:
 - E. appraisement;
 - F. marshalling of liens and assets; and
 - G. statutes of limitations.

In addition, redemption by Mortgagor after foreclosure sale is expressly walved to the extent not prohibited by law.

- 23. PARTIAL FORECLOSURE. In case of default in the payment of the Obligations or in case of paymont by Bank of any tax, insurance premium, cost or expense or the filling, imposition or attachment of any lien, judgment or encumbrance, Bank shull nave the right, without declaring the whole indebtedness due and payable, to foreclose against the Property or any part thereof on account of sum specific default. This Mortgage shall continue as a lien on any of the property not sold on foreclosure for such unpaid balance of the Obligations.
- 24. BANK MAY PAY. If Mortgagor fails to pay when due any of the items it is obligated to pay or fails to perform when children to perform, Bank may, at its option:
 - A. pay, when due, installments of principal, interest or other obligations, in accordance with the terms of any marigage or sesignment of beneficial interest aenior to that of Bank's ilen interest;
 - B. pay, when due, installments of any real estate tax imposed on the Property; or
 - C. pay or perform any other obligation relating to the Property which affects, at Bank's sole discretion, the Interest of Bank in the Property.

Mortgagor agrees to indemnify Bank and hold Bank harmless for all the amounts so paid and for Bank's costs and expenses, including reasonable attorneys' less and paralogal fees.

Such payments when made by Bank shall be added to the principal balance of the Obligations and shall bear interest at the rate provided for by the Note as of the date of such payment. Such payments shall be a part of this lien and shall be secured by this Mortgage, having the benefit of the lien and its priority. Mortgagor agrees to pay and to reimburse Bank for all such payments.

- 25. GENERAL PROVISIONS.
 - A. TIME IS OF THE ESSENCE. Time is of the essence in Mortgagor's performance of all duties and obligations imposed by this Mortgage.
 - B. NO WAIVER BY BANK. Bank's course of dealing, or Bank's forbearance from, or delay in, the exercise of any of Bank's rights, remedies, privileges or right to insist upon Mortgagor's strict performance of any provisions contained in this Mortgaga, or other loan documents, shall not be construed as a waiver by Bank, unless any such waiver is in writing and is signed by Bank. The acceptance by Bank of any sum in payment or partial payment on the Obligations after the balance is due or is accelerated or after foreclosure proceedings are filed shall not constitute a waiver of Bank's right to require full and complete cure of any existing default for which such actions by Bank were taken or its right to require prompt payment when due of all other remaining sums due under the Obligations, nor will it cure or waive any delault not completely cured or any other defaults, or operate as a defense to any foreclosure proceedings or deprive Bank of any rights. remedies and privileges due Bank under the Note, this Mortgage, other loan documents, the law or equity.
 - C. AMENDMENT. The provisions contained in this Mortgage may not be amended, except through a written amendment which is signed by

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Mortgagor and Bank.

D. FURTHER ASSURANCES. Mortgagor, upon request of Bank, agrees to execute, acknowledge, deliver and record or file such further Instruments or documents as may be required by Bank to secure the Note or confirm any lien.

E. GOVERNING LAW. This Mortgage shall be governed by the laws of the State of ILLINOIS, provided that such laws are not otherwise

preempted by federal laws and regulations.

F. FORUM AND VENUE. In the event of litigation pertaining to this Mortgage, the exclusive forum, venue and place of jurisdiction shall be in the State of ILLINOIS, unless otherwise designated in writing by Bank or otherwise required by law.

G. SUCCESSORS. This Mortgage shall inure to the benefit of and bind the heirs, personal representatives, successors and assigns of the

- parties; provided however, that Mortgagor may not assign, transfer or delegate any of the rights or obligations under this Mortgage.

 H. NUMBER AND GENDER. Whenever used, the singular shall include the plural, the plural the singular, and the use of any gender shall be applicable to all genders.

 I. DEFINITIONS. The terms used in this Mortgage, if not defined herein, shall have their meanings as defined in the other documents.
- executed contemporaneously, or in conjunction, with this Mortgage.
- J. PARAGRAPH HEADINGS. The headings at the beginning of any paragraph, or any sub-paragraph, in this Mortgage are for convenience
- only and shall not be dispositive in interpreting or construing this Mortgage. K. IF HELD UNENFORCEABLE. If any provision of this Mortgage shall be hold unenforceable or void, then such provision shall be severable
- from the remaining provisions and shall in no way affect the enforceability of the remaining provisions nor the validity of this Mortgage
- E. CHANGE IN APPLICATION. Mortgagor will notify Bank in writing prior to any change in Mortgagor's name, address, or other application Information.
- M. NOTICE. At notices under this Mortgage must be in writing. Any notice given by Bank to Mortgagor hereunder will be effective upon personal celively or 24 hours after mailing by first class United States mail, postage prepaid, addressed to Mortgagor at the address indicated below Mortgagor's name on page one of this Mortgago. Any notice given by Mortgagor to Bank hereunder will be effective upon receipt by Bank (I the address indicated below Bank's name on page one of this Mortgage. Such address emby be changed by written

notice to the other prity.

N. FILING AS FINANCING SIGNEMENT. Mortgager agrees and acknowledges that this Mortgage also suffices as a financing statement and as such, may be filled or roomd as a financing statement for purposes of Article 9 of the ILLINOIS Uniform Commercial Code. A carbon, photographic or other reproduction of the Mortgage is sufficient as a financing statement.

26. ACKNOWLEDGMENT. By the signature(s) below. Mortgagor acknowledges that this Mortgage has been read and agreed to and that a copy of this Mortgage has been received by the Mortgagor.

MORTGAROR: NIDE BUILDERS, INC. an Illinois corporation (Corporate Seal*) L TALLON, PRESIDEN VICE PRESIDENT WARREN M. A.CHOBER. ATTEST: (*Corporate seel may be affixed, but failure to affix shall not affect validity or reliance.) STATE OF ILLINOIS 88: COUNTY OF COOK
On this 30 day of On this 30 day of Chicago 19 731, 14-0.01 MC // about not vy public, certify that BRIAN K. TALLON, PRESIDENT and WARREN M. LASCHOBER, VICE PRESIDENT of MIDRIDGE BUILDERS, INC., an Introduction, personally known a not my public, certify that BRIAN K. to me to be the same persons whose names are subscribed to the foregoing instrument, appeared before me this der in person, and administration of the lines and delivered the instrument are their free and voluntary and for the uses and purposes set forth. NOTARY PURSUITS THE MANON that they signed and delivered the instrument as their free and voluntary act, for the uses and purposes set fortile. My commission expires: Notary Public, State of Illinois 4 My Commission-Expires 11/13/93 This document was prepared by WORTH BANK & TRUST, 6825 W. 111TH STREET, WORTH, ILLINOIS 65467. Please return this document after recording to WORTH BANK & TRUST, 6825 W. 111TH STREET, WORTH, ILLINOIS 60482. THIS IS THE LAST PAGE OF A 5 PAGE DOCUMENT. EXHIBITS AND/OR ADDENDA MAY FOLLOW.

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Mortgage MIDRIDGE BUILDERS 08/18/93

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