### REALES NE PHRT TAGE (Not to Purchase Money) Migrosse Date

This Mortgage is made on the date noted above between the parties listed below. The Mortgager(s) for value received mortgages, and warrants to this Mortgages, its successors and assigns, forever, the land and property located and described as noted below, together with all interest in the imperty, a right, privilege, or improvement helonging to and passable with the property, easements and rights of way of the property, and all hillders and fixtures. lings and fixtures. HOPERTY DESCRIPTION SHE ATTACHED LEGAL EXHIBIT A 2 94498148 336000836 MORTGAGEE Loan M MORTGAGOR(S) HOSBAND AND WIFE NAME NAME(S) SS#: 439-25-5922 Midjand Savings Bank FSB THURSTON J TOLLIVER e) WILLIE JEAN TOLLLIVER SS#: 435-11-9543 0 206 SIXIH AVENUE ADDRESS 1115 LINDEN ADDRESS CITY DES MOINES BELLWOOD CITY STATE TONA STATE COUNTY POLK COUNTY COCK NOTICE: THIS MORT 2NG E SECURES CREDIT IN THE AMOUNT OF \$ 21700.00 . LOANS AND ADVANCES UP TO THIS AMOUNT, TOGETHER WITH INTEREST, ARE SENIOR TO INDESTEDNESS TO OTHER CREDITORS UNDER SUBSEQUENTLY RECORDED OR FILED MORTGAGES AND LIENS. This Mortgage secures repayment of the secured debt and the performance of the covenants and agreements contained in this Mortgage and the agreement described below. Seared debt, as used in this Mortgage, includes any amounts Mortgagor(s) may at any time owe under this Mortgage, the agreement describe ( blow, any renewal, refinancing, extension or modification of such agreement. The secured debt is evidenced by a CONSUMER LOAN ACREEME (T) January 12, 1994 . The above obligation is due and deted If not paid earlier. The total unpaid balance secured by this Mortpage at any one time shall not exceed payable on Jarmary 17, 1999 Twenty One Thousand Seven Hundred and 00/100 a maximum principal amount of ), plus litter and The above amount is secured even though all or part of it may not yet be advanced. 21700.00 Mongagor(s) covenant and warrant title to the property, except for encumbrances of record, musicipal and record, profinances, current cause and 23,000 assessments not yet due and

Te0000 TRAM 7980 06/06/94 12:18:00

The Morrgagor(s) will make all payments on the secured dob. Parding to the terms of the agreement which evidences such indebtedness. The Mortgagor(s) will keep all of the property mortgaged in good epair, and will keep it insured for the Mortgagee's protection with an insurer of the Mortgagor(s) choice. This insurance will include a standard mortgar is on use in Mortgagee's favor. Mortgagee will be named as loss payee or as the insured on any such insurance policy. Any insurance proceeds may be applied, within Mortgagee's discretion, to either the restoration or repair of the damaged property or to the secured debt. The Mortgagor(s) will pry a i taxes, assessments and other charges when they are due. In the event the Mortgagor(s) shall sell, assign, or otherwise transfer their or most in the property, whether by dead, contract, or otherwise, such sale or assignment may, at the Mortgagee's option, constitute a default in the Ag gement and subject that agreement to the Mortgagee's right to demand payment in full unless it is protected by federal law as of the date of this Florage. The Mortgagor(s) will pay all mortgage indebtedness to which this Mortgage is secondary, according to the terms of such other obligation(s), and in no way will cause such other indebtedness to be declared in default. Mortgagor(s) will on nake or permit any modification or extension of any mortgage, deed of trust or other security interest that has priority over this Mortgage of all y note or agreement secured thereby without Mortgages's written consent. Mortgagor(s) will promptly deliver to Mortgages any notices Mortgagor(s) receive from any person whose rights in the property have priority over Mortgages's rights. Mortgagor(s) agree to pay, and this Mortgage shall accord the payment of all costs of foreglosure, including but not limited to, reasonable attorneys' less and costs of abstracts unless prohibited by law. The Morgagor(x) hereby waive and release all rights, dower and distributive share and homestead carmitiden as to the property If Mortgagor(s) fail to make any payment when due or breach any covenants under this Mortgage, any prior mortgage or any obligation secured by this Mortgage, Mortgages may either accelerate the maturity of the secured debt and demand immediate proment or exercise any other remedy available to Mortgages. Mortgages may foreclose this Mortgage in the manner provided by law. At any limit afts, the commencement of an extion in foreclosure, or during any period of redemption, the court having jurisdiction of the case shall at the request of the Mortgages, without regard to the adequacy of the security, insolvency of the Mortgagor or waiver by Mortgages of any deficiency, appoint a receiver to take immediate possession of the property. If Mortgagor(s) fall to perform any of their duties under this Mortgage, or any other mortgage, deed of trust, lien or setuply interest that has priority ir mortgagor is rail to perform any of their duties under this mortgage, or any other mortgage, been of trust, her of seture interest trust has principle over this Mortgage. Mortgage may perform the duties or cause them to be performed. Mortgage may sign Mortgage or pay any amount if necessary for performance. Mortgage is failure to perform will not preclude it from exercising any of its other rights under the law of this Mortgage. Any amounts paid by Mortgage to protect its security interest will be secured by this Mortgage. Such amounts will be due on demand and will bear interest from the date of the payment until paid in full at the interest rate in effect from time on the secured debt. Mortgages may enter the property to inspect with prior notice stating reasonable cause for inspection. Mortgagor(s) assign to Mortgagee the proceeds of any award or claim for damages connected with a condemnation or other taking of all or any part of the property. Such proceeds will be applied against the secured debt. This assignment is subject to the turns of any prior security agreement. "Our " SIGNATURES the terms and sovenants contained on this Mortgage Notary have egor(a) also apknows By signing below, Mortgagor(s) agree to this Mortgago on today's date. edae receint of a copy ol Q 14 11/3 My Constitu TOLLIVER WILLE Ĭ. THIRSTOR NOTARIZATION STATE OF IOWA, COUNTY OF Allenan . 1994 12th day of January , before me, a Notary Public in th THURSION J TOLLIVER and WILLIE JEAN TOLLIVER to me known to be the personally appeared had the m THEY erson(s) named in and who executed the foregoing instrument, and acknowledged that WENTE 25 Leiko THETR voluntary soi and deed.

Notary Public in The State of lowe

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94458149

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#### EXEXBIT A

#### PROPERTY LEGAL DESCRIPTION

THE NORTH 14.16 FEET OF LOT 31 AND LOT 32 (ENCEPT THE NORTH 9.44 FEET THEREOF) IN BLOCK 3 IN SHEXILETON
BROTHERS SECOND ADDITION TO BETIMOOD, A SUBDIVISION OF
THE EAST 1/2 OF THE SOUTHEAST 1/4 OF THE NORTHWEST 1/4
OF SECTION 16, TOWNSHIP 39 NORTH, RANGE 17, EAST OF THE SEC. RO PR.

1: #15-1.

Delty Or Cook County Clerk's Office THIRD PRINCIPAL MERIDIAN, IN COOK COUNTY. /YM: #15-16-126-041

Loan Number: 3360008361

THURSTON J TOLLAPER

WILLIE JEAN MALLIVER

34198115

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