INOFFICIAL TRAND ILLINOIS MORTGAC ASSIGNMENT OF MORTGAGE This Mortgage is made on this Charley of 19 the hetween the Mortgagor, ROBERT & ALTHER IS ATKET 95514362 (hereinafter referred to as "Mortgagor" whother singular or plural) for and on consideration of the sum a of one and No/100 (\$1,00) together with other good and valuable consideration, easily in hand path by. IST RHERICAN BUILDERS (hereinafter referred to as ("Mortgagee") receipt of which consideration is hereby acknowledged do DEPT-01 RECORDING hereby grant, bargain, sell, convey and warrant into Mortgagee and unto its successors and assigns T45555 TRAN 4892 08/04/95 13:27:00 forever, the following properties, situated in the County of Cox Sere of Illinois To-wit: Let 33 IN Block I me Hosmer and Francis Subdivision of the work 12 of the South west 14 of the work 12 of the South west 14 of the third from the part man in cook languages forever, together with all appurtaments by and with

belonging, and all fixtures and equipment used or useful in connection with said property. Mortgagor hereby covenants by and with Mortgagor that Mortgagor will forever warant and defond the Title to said properties against any and all claims of any nature or kind whatsoever. And, We the Mortgagor for and in confideration of the considerations herein before recited, do hereby release, and relinquish unto Mortgagor all our rights of dower, cortesy and Homestend on and to the above-described lands.

This instrument shall also secure the payment of any and all renewals and/or extensions of said indebtedness, or any portion hereof together with any and all amounts that the Mortgagor now owes or may over an Mortgagoe, either direct or by endersement, at any time between this date and the satisfaction of record of lien of this instrument, including any and all future advances that may by Mortgagoe be made to the Mortgagor jointly and/or severally, either direct or by endorsement.

Mortgagor and Mortgagoe acknowledge and represents that a material part of the consideration for the indebtedness owed by Mortgagors to Mortgagoe is that the entire unpaid balance of principal and accrued interest Jule on said indebtedness shall be paid prior to the sale, transfer, encumbrance; contract to sale, contract to transfer or contract to encumber all or any part of or interest in the Mortgaged property. In the event of the sale, transfer encumbrance contract of sale, contract to transfer or contact to encumber all or any part of the property herein described, without the prior written approval of Mortgagee, contract of sale, contract to transfer or contract to encumber shall constitute a default under the Mortgage and the indebtedness evidence by the contract hereinabove described shall be immediately due and payable on the election of Mortgagee regardless of the financial position (not worth) of the proposed transferee.

Mortgagor hereby agrees and covenants to pay any and all taxes both general and special as same may be assessed and become due and payable and of required by mortgagee to keep all buildings located upon the premises insured against Loss and damage from fire; tornado and extended coverage insurance in a company and amount acceptable to Mortgagee, with standard Mortgagee clause in favor of Mortgagee as its interest appears, and with adequate flood coverage under the National Flood Insurance Program, and pay the premiums thereon. If Mortgagor fails to pay and such taxes or obtain taxes and/or insurance premiums, and the amount so paid shall constitute a charge against the Mortgagor and added to the amount due hereunder, shall be secured hereby and shall be, without demand, immediately repaid by Mortgagor to Mortgagee with interest thereon at the rate then applicable to the unpaid balance of the principal as set forth in the above-referenced contract.

In addition to pledging the property as herein before mentioned, Mortgagor also hereby pledges and all profits, rents and income accruing in connection with said property. However, the right is reserved to the Mortgagor to collect the profits, rents and/or as same mature and become due and payable, then at the option of the Mortgagee, its assigns or the holders of the indebtedness, all the remaining unpaid portion thereof shall become due and payable, and the lien of this instrument subject to foreclosure by suit filed in chancery court of the county in which the above described property is situated. Failure to exercise the option herein granted to declare the entire balance due and payable on the default shall not be a waiver to exercise the option it any subsequent default.

But, if the undersigned shall pay all of the indebtedness secured by this mortgage, at the time and in the manner set out above, and shall fully do and perform all of the other obligations herein assumed by the undersigned the above conveyance shall be null and void; otherwise, to remain in full force and effect.

DISTRIBUTION LEGEND: White Original-Assigned; Yallow-Buyer; Phys. Sett

NOTARY PUBLIC STATE OF ILLINOIS MY COMMISSION EXP. APR. 28,1999