<u>THIS AGREEMENT</u> is made the \mathcal{W} day of \mathcal{O} One Thousand Nine Hundred and Ninety-One <u>BETWEEN BROADLAND</u> <u>DISTRICT COUNCIL</u> of Thorpe Lodge Yarmouth Road Thorpe St. Andrew in the County of Norfolk (hereinafter called "the Council") of the one part and <u>J.S.BLOOR (SUDBURY) LIMITED</u> whose Registered Office is situate at St. Phillips House St. Phillips Place Birmingham B3 2PP (hereinafter called "the Owner") of the other part

WHEREAS :-

(1) The Council is the Local Planning Authority for the purpose of this Agreement

(2) The Owner is seised in fee simple absolute in possession of the Property described in the First Schedule hereto (hereinafter called "the Property") subject to those matters contained or referred to in the Charges Register of Title Number NK81318 but otherwise free from incumbrances

(3) The Owner has applied to the Council under reference number 91.0415 for planning permission for development to be carried out on the Property hereinafter described

(4) The Council and the Owner have agreed subject to planning permission being granted in consequence of the aforesaid application to enter into this Agreement pursuant to Section 106 of the Town and Country Planning Act 1990

NOW THIS DEED WITNESSETH as follows :-

1. SUBJECT to planning permission being granted in consequence of application number 91.0415 and pursuant to Section 106 of the said Act the Owner hereby agrees declares and covenants with the Council that from the date on which the aforesaid planning

1.



C = plot nos. 72-77inc. amended 8:3:91
D : plots 29,30,39-58 added. 15.3.91.
E : plots 29,30, 46-58 inclusive amended. 13.6.91.
F : plots 46-49 inc amended drives to plots 92-95 amended 12:7 91
G : Roof lines amended on plots 88-89. 7.08.91.
H : Plots 39-49 inc. re-positioned . 27:08:91

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permission shall be granted the Property shall be permanently subject to the conditions restricting or regulating the development or use of the Property specified in the Second Schedule hereto

2. THE expressions "the Council" and "the Owner" shall where the context so admits include their respective successors in title and assigns

3. THIS document is executed as a Deed and is delivered on the date stated at the beginning of this Deed

<u>IN WITNESS</u> whereof the parties hereto have caused their respective Common Seals to be hereunto affixed the day and year first before written

THE FIRST SCHEDULE referred to

The Property

<u>ALL THOSE</u> building plots situate on Phase II of the Owner's development situate at Dussindale Park Thorpe St. Andrew in the County of Norfolk and numbered 62-65 and 76-98 inclusive all which plots are shown edged red on the plan annexed hereto

THE SECOND SCHEDULE referred to

The Conditions

Not at any time hereafter to implement in any way or carry out any of the development authorised by the planning permission granted by the Council under reference number 90.0296

THE COMMON SEAL of BROADLAND) DISTRICT COUNCIL was hereunto) affixed in the presence of:-)

Director of Administration

2.

THE COMMON SEAL of <u>J.S.BLOOR</u>) (SUDBURY) LIMITED was hereunto) affixed in the presence of:-)

Anderon Director AN. Hancock Secretary

DATED Jut October 1991

BROADLAND DISTRICT COUNCIL

and

J.S.BLOOR (SUDBURY) LIMITED

AGREEMENT

Under Section 106 of the Town and Country Planning Act relating to Plots Nos. 62-65 and 76-98 inclusive, Phase II, Dussindale Park, Thorpe St. Andrew, Norfolk.

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B.A.Yates, Director of Administration, Broadland District Council, Thorpe Lodge, Yarmouth Road, Thorpe St. Andrew, Norwich, NR7 ODU.