78- 1117220

KNOW ALL MEN BY THESE PRESENTS:

THAT I OF WE.

James M. Bennett

and Sharon A. Bennett, Husband and Wife

HALL

County and State of NEBRASKA

in consideration of the sum of

Seven Thousand, Five Fundred and No/100 (\$7,500.00)

DOLLARS

in hand paid, do hereby SELL and CONVEY unto

Mid-America Co.

. (mortgages).

HALL. MILLL situated in

County, and State of NEBRASKA County, and State of NEBRASKA , the following described prevases

to-rest

Lot Eleven (11) in Block Four (4) in Olde Mill Subdivision City of Grand Island, Hall County, Nebraska

The intention being to convey hereby an absolute title in fee simple including all the rights of homestead and dower TO HAVE AND TO HOLD the premises above described, with all the appartenances thereunto belonging unto the said mortgages or mortgages and to his, her or their heirs and assigns, forever, provided always, and these presents are upon the express condition that if the said mortgagor or mortgagors, his, her or their heirs, executors, adminintrators or assigns shall buy or cause to be paid to the said mortgages or mortgagess and to his, her or their heirs, executors, administrators or assigns, the sum of

Seven Thousand, Five Hundred and No/100 (\$7,500.00) Dollars, payable as follows, to-wit

Closing of New home at 2807 Stagecoach Circle or o n October 6,1979

with interest thereon at 10 per cent per annum, payable annually, according to the tenor and effect of promissory note with interest coupons attached of said Mortgagors, bearing even date with these presents, and shall pay all taxes and any interest on, or maturing installments of principal, due on any prior mortgage and assessments levied upon said real estate and all other taxes, levies and assessments levied upon this mortgage or the note which this mortgage is given to secure, before the same becomes delinquent and keep the buildings on said , loss, if any, payable to such first mortgagees or this mortgagee, or both, premises insured for the sum \$ then these presents be void, otherwise to be and remain in full force.

IT IS FURTHER AGREED (1) That if the said mortgagor shall fail to pay such taxes and such interest on, or maturing installments of principal, due on any prior mortgage and procure such insurance, then this mortgages may or maturing initialiments of principal, due on any prior mortgage and procure such insurance, then this mortgage may pay such taxes and such interest on, or maturing installments of principal, due on such prior mortgage and procure such insurance; and the sum so advanced with interest at nine per cent shall be paid by said mortgagor, and this mortgage shall stand as security for the same. (3) That a failure to pay any of said money, either principal or interest on this or any prior mortgage, when the same becomes due or a failure to comply with any of the foregoing agreements, shall cause the whole sum of money herein secured to become due and collectable at once at the option of the mortgagee

gagee.

IT IS FURTHER AGREED That said mortgagee, pending foreclosure of this mortgage and after decree and fending stay thereon or appeal therefrom and pending sale of premises mortgaged, may pay such taxes and maturing interest or maturing installments of principal, on prior mortgages, procure such insurance and such sums shall be added to the amount due on decree and upon confirmation of sale by the court ordered taken out of proceeds of sale; or if redeemed during stay, appeal or sale, such amounts shall be collected the same as though it were a part of sech decree. . 107F

80th day of Octobu Signed this

Sharon A. Bennett

James M. Bennett

STAT	Holl	County	tt. me, the in said count	on this 200 day of OCLOBER , 1974, before me, the widersigned a Notary Public, duly commissioned and qualified for in said county, personally came Fames, M. Beach Carl Sheaca A. Beanth, Hustman W. G.							
	A con	E ACTOR FISITED AND LEGISLAND LEGISL	affixed to the his, her or the Witness	e foregoing their voluntar	instrumen y act and nd Notari	t and ack deed. al Seal th	nowledg e day an nAA	ed the exe id year last UMC2	me is or names as cution thereof to be tabove written. Notary Public 1 1984	tie tie	
STA	TE OF	County	On this	undersigne	day of				. 19 befored and qualified f	1,5	
			offixed to the	ie foregoing keir voluntar	instrumer y act and	at and aci	inowledg	ged the ess	time is or names a ceution the reof to t above written		
									. Notary Pub	li	
			My Co	mmission ex	pires the		lay of		. 19		
50										4	
Time.											
									1.3		
ó									N		
2 0	0	43	3						1. 11m. C.		
Cume	2000	T t	38						(
s Do		1 E	11 5								
Entered as Document No.	Grante Grante Nume 1/2/2	STATE OF R COUNTY OF 778 NGV 2	ON REG.						J.	The state of the s	
SECOND REAL ESTATE MORTGAGE	FROM	ro	County 35.	Entered in Numerical Index and filed for record in the office of Register of Deeds of said county, the	M, and duly recorded in Book	Mortgages	County Clerk	Deputy.	The Hittman General Supply Heave, Lincoln, Note.		
SECOND REAL E	H		STATE OF	Entered in Numer record in the office of county, the	minutes M. an	lo Jose		(9 (12)) in the property of th	The Ruffress General St		