78- UU7336 REAL ESTATE MORTGAGE

JERRY L. SCHULTZ AND LINELL S. SCHULTZ, husband and wife, each in his and her own rig
and as spouse of the other
f the County of HALL and State of NEBRASKA hereinafter called the party of the first part,
onelderation of FORTY FIVE THOUSAND AND NO/100
hand paid, do hereby grant, bargain, sell and convey unto the Home Federal Savings & Loan Association of Grand Islan
and Island, Nebraska, and its successors and assigns, the following real estate, situated in
ounty, State of NEBRASKA towit:
OT SIX (6) SADDLE CLUB SUBDIVISION IN HALL COUNTY, NEBRASKA
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ogether with all the appurtenances thereunto belonging, and all covenants in all the title deeds running with said real estand all the rents, issues and profits arising therefrom after default in performance of any covenant or condition herein counties; and warrants the title thereto perfect and clear except for this mortgage. During the time this mortgage is in force the mortgagors agree: First. To pay all taxes and special assessments levied against said premises, including all taxes and assessments levied pon this mortgage, or the debt secured by this mortgage.
Second. To keep all buildings thereon insured against loss by fire, lightning and tornado in some company, to be
roved by the said Home Federal Savings & Loan Association of Grand Island in the sum of \$_\insurable \text{VALUE}, is the benefit of the said Association, and its successors or assigns; and to deposit said policies with said Association, and shall nommit or suffer any waste on said premises, and shall put and keep said real estate buildings and improvements in go
rder. Third. To pay or cause to be paid to the Home Federal Savings & Loan Association of Grand Island, its successors
seigns, the sum of a FORTY FIVE THOUSAND AND NO/100
ayable as follows:
\$45,000.00 DUE NOVEMBER 1, 1979
rith interest thereon payable, according to the tenor and effect of the one certain first mortgage note of said mortgagor earing even date with these presents. After maturity said bond draws interest at the rate of sing per cent per annual if said taxes and assessments are not paid when due, or if the buildings on said premises are not insured as above provided, or if any of said interest is not paid when due, then said whole debt shall become due immediately, at the option of the said Association, and shall thereafter draw interest at the rate of said per cent per annum. The mortgagor of hereby assign to said mortgagee all rents and income arising at any and all times from said reoperty and hereby authorize said mortgagee or its agent, at its option, upon default, to take charge of said property are collect all rents and income therefrom and apply the same to the payment of interest, principal, insurance premiums, taxed assessments, repairs or improvements necessary to keep said property in tenantable condition, or to other charges or payments provided for herein or in the note hereby secured. This rent assignment shall continue in force until the unpaid because of said note is fully paid. The taking of possession hereunder shall in no manner prevent or retard said mortgagee.
Whether said debt becomes due by lapse of time, or by reason of the failure of the party of the first part to comparith any condition herein, the said Home Federal Savings & Loan Association of Grand Island, the successors and assign thall have the right to begin the foreclosure of this mortgage at once on the whole debt hereby secured, and to include herein all taxes, assessments, insurance premiums and costs, paid by it or them; or said Association, its successors assigns, may foreclose only as to the sum past due, without injury to this mortgage, or the displacement or impairment of the lien thereof.
And the said first party and the makers of said note, especially agree and declare that the separate estate of each as every one of them, including both that now owned and that hereafter acquired, is pledged and bound for the payment the debt hereby secured.
After the commencement of any suit in foreclosure the plaintiff therein shall be entitled to the immediate possession and premises and the appointment of a receiver therefor, notwithstanding they may be the homestead of the occupant as activithstanding the parties liable for the debt may be selvent, and the first party hereby consents to the appointment of
loculver upon the production of this indenture, without other evidence. The foregoing conditions and agreements, all and singular, being fully performed, this conveyance shall be void, other ice to be and remain in full force and effect.
7th November 78
Signed this
Tarry J. Schulte
Unell 5. Schultz

STATE OF NEBRASKA
COUNTY OF HALL
On this 7th day of November 19, before me, the undersigned, a Notary Public, in and
for said County, personally came JERRY L. SCHULTZ AND LINELL S. SCHULTZ, husband and wife, each
in his and her own right and as spouse of the other
personally to me known to be the identical person S described in and whose name S affixed to the above instrument
as mortgagor, and severally acknowledged said instrument to be their voluntary act and deed for the
purposes therein expressed.
IN TESTIMONY WHEREOF, I have hereunto set my hand and affixed my official seal on the day and year
DEBORAH L. KIMBLE Deborah & Kemble Notary Public.
My commission expires: 11-23-79
State Of Nebizske County of Pishtn Register Of Deccipal Pishtn
COUNTY OF
On this day of, 19, before me, the undersigned, a Notary Public in and
for said County, personally came to me known to be the identical person who
executed the foregoing and acknowledged the execution thereof to be his voluntary act and deed as President of
AND THAT THE Corporate seal thereto affixed was affixed by its authority.
My Commission expires:

P.O. Box 1009