78- 007624

MORTGAGE

00.04					
THIS INDENTURE, made this	18th	day of No	vember	. 19 78 .	by and between
RAYMOND R. KOSTMAN and KA	RA L. KOSTMAN	. Husband and	Wife, each	in his and he	r own right
and as spouse of the othe					Market and control of the control of
Washington and the second seco		gor S , and Gran	d Island Trust Cor	mpany of Grand Isla	and, a corporation
ofCounty, N organized and existing under the laws of	Nebraska, as mortgas Nebraska with its pr	rincipal office and pla	ce of business at C	brand Island, Nebras	ka, as mortgagee.
WITH PECETH That said morters	or S for and in	consideration of the s	um of		
**Eleven Thousand Eight H					
the receipt of which is hereby acknowledge	d. do by these	presents mortgage an	d warrant unto said	i mortgagee, its succ	essors and assigns.
forever, all the following described real est	ate, situated in the Co	ounty of Hall		The second secon	and the second s
and State of Nebraska, to-wit:					
		51 Fact (95	thereof	and the East	
Lot One (1), except the N					
Twenty-five Feet (25') of					
thereof, in Block Four (4), in "Dodd	and Marshall'	s Addition"	to the Villag	e of
Wood River, Hall County,	Nebraska.				
Together with all heating, air condition	ing lighting and th	umbing equipment as	nd fixtures, includi	ng screens, awnings,	storm windows and
Together with all heating, air condition doors, and window shades or blinds, used	d on or in connection	with said property, w	bether the same are	now located on said	property or hereafter
placed thereon. TO HAVE AND TO HOLD THE S	LUE complex with	all and singular the	tenements, heredit	aments and appurter	nances thereunto be-
to the section and the second sining	forever, and warrant	t the title to the sa	me. Said morgago	r S hereby cover	ant with said
t. v are	at the deliver	ex hereof, the lawful	owner of the	premises above conv	eyed and described.
are seized of a good and i	ndefeasible estate of	inheritance therein.	free and clear of a	ll encumbrances, and	that he will
warrant and defend the title thereto for PROVIDED ALWAYS, and this in	etrument is executed	and delivered to secu	re the payment of t	he sum of	
**Fleven Thousand Eight	Hundred len	and No/ Loutins	Dollar	(8).
with interest the son, together with suc	h charges and advan	ices as may be due an	d payable to said m	to said mortgages.	payable as expressed
of the promissory note of even date here in said note, and to secure the performs herein by this reference.	swith and secured he ance of all the terms	and conditions conta	ined therein. The to	erms of said note are	hereby incorporated
It is the intention and agreement of	the parties hereto th	at this mortgage shall	also secure any fut	ure advances made to	said mortgagor S
	And American Inc. of Albertan	s to the amount above	stated which said	mortgagors, or any	of them, may owe to
by said mortgagee, and any and all ind said mortgagee, however evidenced, wh the parties hereto and their heirs, per					
advances, are paid in full with interest	L.				
The mortgagor S hereby assig hereby authorize said mortgagee or its					
necessary to keep said property in tenar	ntable condition, or to until the unpaid balar	nce of said note is fully	paid. The taking		
prevent or retard said mortgages in th	be collection of said s	iums by foreclosure of	Corner wine.		
The failure of the mortgages to as: same at any later time, and to insist u	pon and enforce stric	ct compliance with all	the terms and pro	VISIOUS OF SAIG 1806	and or time more dealer.
of said note hereby secured, including	future advances, and	mortgagee the entire and any extensions or r	enewais thereof in	ccordance with the	terms and provisions
thereof, and if said mortga or B sl otherwise to remain in full force and eff	and and anid want was	THE SHALL THE STIELD INC.	The Independence of a	III Of Bank higher ch' an	or many ! me see observe
declare the whole of said note and all it or take any other legal action to prote	ect its right. Apprais	ement waived.			
This mortgage shall be binding up respective parties hereto.	pon and shall enure to	o the benefit of the h	eirs, executors, adm		
IN WITNESS WHEREOF, sake	d Mortgagor . h	ve hereunto set	their	hand 8 the day	and year first above
written.		4	1	A Z	CAR
	and the second s	Ray	mong R. Kost	man	nus
A CHARLES AND ADDRESS OF THE PARTY OF THE PA				Cotman	
		NAT.	a L. Kostman		

who are peacknowledged the	BERED, that on this 18th day of November . A. D. 19 78 before me, the stary Public in and for the county and state aforesaid, came RAYMOND R. KOSTMAN and KARA L. KOSTMAN, and Wife, each in his and her own right and as spouse of the other, resonally known to me to be the same person who executed the within mortgage, and such person duly execution of the same. Whereof, I have hereunto set my hand and affixed my Notorial Seal the day and year last above written. GENERAL NOTARY - Sinte of Nebr. C. E. GALLAGHER Who comm. Erg. Feb. 1, 1980
The debts se	SATISFACTION AND RELEASE cured by this mortgage having been paid in full, the Register of Deeds is hereby authorized to release the same of record
	Nebraska, this day of
(SEAL)	Ву
CI Truck Co	State Of Netreste County of Hall Register Of Decus JEAN FISHER JEAN FISHER
MORTGAGE	ATHOND R. KOSTHAN and KARA L. OSTYAN, Hushand and Wife, each in its and her own right and as spouse if the other, To GRAND ISLAND TRUST COMPANY 221 South Locust Street Crend Island, NE 68801 A. D. 19 at o'clock M. And duly recorded in Book at o'clock M. REGISTRATION FEE Ann. of Indebtedness 8 Pes 8 Full this day of 19 No Deputy. Deputy.