5	78- U0763	ORTGAGE-(With Tar Clause) (Revised 1962)	The Huffman Goneral Supply House, Lincoln, Nebr.
к		THESE PRESENTS: That Evelyn 8. Ro	we, a widow
	enty Thousand Fi	County, and State of Nebraska ve Hundred and no/100	, in consideration of the sum of DOLLARS
of		County, State of Nebraska County, and State of Nebraska	the following described premises situated , to-wit:

Lot Two (2) in Block One (1) in Dickey Third 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 appurtenances thereunto belonging, unto the said mortgagee(s) and to his, her or their heirs and assigns forever, provided always, and these presents are upon the express condition that if the said mortgager(s), his, her or their heirs, executors, administrators or assigns shall pay or cause to be paid to the said mortgagee(s), his, her or their heirs, executors, administrators or assigns, the principal sum of \$ 20,500.00 payable as follows, to wit:

with interest according to the tenor and effect of the mortgagors written promissory note bearing even date with these presents and shall pay all taxes 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 premises insured for the sum of 40,000.00, loss, if any, payable to the said mortgagee, then these presents to 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 or procure such insurance, the said mortgagee may pay such taxes and procure such insurance; and the sum so advanced, with interest at 11% per cent, shall be repaid by said mortgagor, and this mortgage shall stand as security for the same. (2) That a failure to pay any of said money, either principal or interest, 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 collectible at once at the option of the mortgagee.

Signed this 28th day of October	. 1978 0 0 0
Signed this 2810 day of UCCODEr	
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- Wall	
and a second and the	A STATE OF S
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STATE OF County of	- Addida
Before me, a notary public qualified for said county, pe	
Swelyn B. K	
known to me to be the identical person or persons who sig	ned the foregoing instrument and admowledgelkRate.Sexecutions
thereof to be his, her or their voluntary act and deed.	Deland da a the state
Witness my hand and notarial seal on	19 19
My commission expires: 1-72 1972	IN TERMENT
STATE OF	Entered on numerical index and filed for record
County successes and a success	in the Register of Deeds Office of said County the
day of st	o'clock and minutes
and recorded in Book	at page
	Reg. of Deeds
	By
	New Address of the second state

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Entered as Document No. 78-007636

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