M & REEMENT

This Agreement, made and entered into this day of
Mpr., 1969, by and between W. D. DEVELOPM
COMPANY, a Nebraska corporation, Party of the First Part and
hereinafter referred to as Grantor, and Shelly Boles, Inc.
Deloware Composition corporation, authorized to see
on business in the State of Nebraska, Party of the Second Part,
and hereinafter referred to as Grantee:

WITNESSETH:

WHEREAS, Grantor owns title to the following described purcel of real estate, hereinafter referred to as Parcel A, situated Douglas County, Nebraska, to wit: PARCEL A

LEGAL DESCRIPTION

That part of Lot 1, Block 11, Meadow Lane Park, as surveyed, platter and recorded in Douglas County, Nebraska, described as follows:

WHEREAS, Grantor owns title to the following described punched of real estate, hereinafter referred to as Parcel B, situated Douglas County, Nebraska, to wit:

PARCEL B

LEGAL DESCRIPTION

That part of Lot 1, Block 11, Meadow Lane Park, as surveyed, platted and recorded in Douglas County, Nebraska, described as follows:

Beginning at a point N 0° 52' 40" E, 329.34 feet and S 89° 20' 40" E, 417.69 feet from the Southwest corner of said Lot 1, Block 11; thence continuing S 89° 20" 40" E, 280.00 feet; thence N 0° 39' 20" E, 850.01 feet to a point on the South R.O.W. line of West Dodge Road; thence S 89° 56' 40" W on the South R.O.W. line of West Dodge Road, 280.00 feet; thence S 0° 39' 20" E, 847.14 feet to the point of beginning. (Containing 237,600 Sq. ft.)

WHEREAS, Grantor owns title to the following described parcel of real estate, hereinafter referred to as Parcel C, siquated in Douglas County, Nebraska, to wit:

PARCEL C

LEGAL DESCRIPTION

and recorded in Douglas County, Nebraska, described as follows:

Beginning at a point on the West line of Said Lot 1, Block said point being N 0°52" 40" E, 329.34 feet from the Southwest corner of said Lot 1; thence continuing N 0° 52" 40" E on the West line of said Lot 1, 632.0 feet; thence N 2° 42' 20" E, 24.24 feet; thence N 89° 56" 40" E, 255.31 feet; thence N 0° 03" 20" W, 185.72 feet a point on the North line of said Lot 1; thence N 89° 56' 40" E on feet; thence N 89° 20" "0" W, 417.69 feet to the point of beginning. (West line of said Lot 1 assumed N 0° 52" 40" E in direction.)

WHEREAS, Grantor is simultaneously herewith conveying, by Warranty Deed, to Grantee, subject to easements and restrictions of record, present zoning ordinances applicable to the premises being conveyed, the real estate taxes levied and assessed against the real estate being conveyed and becoming due on January 1, 1969, which are to be prorated and subject to all subsequent taxes that may be levied or assessed against the premises being conveyed, all of which grantee assumes and agrees to pay, and the terms and provisions of this agreement, title to the premises herein referred to as Parcel 3.

NOW, THEREFORE, in consideration of the sum of One Dollar (\$1.00) in hand paid by Grantor to Grantee(s) and by Grantee(s) to Grantor, the receipt of which is hereby acknowledged by each of the parties hereto from the other of the parties hereto, and the mutual covenants and agreements of the parties hereto, as hereinafter set forth, It Is Understood and agreed by and between the parties hereto as follows:

- 1. Grantor does hereby and by these presents specifically reserve for itself and for its successors and assigns and its grantee(s), a perpetual easement, (Grantor hereby specifically reserving for itself and for its successors and assigns and for all subsequent grantees acquiring a portion or all of the title to the easement, the unrestricted right to convey any portion or all of the title in said easement) for egress and ingress to, in, from, upon, over and across the South Fifty (50') feet of said Parcel 3, being conveyed simultaneously herewith by Grantor to Grantee, and Grantee agrees to and does hereby and by these presents grant, bargain, sell and convey unto Grantor and its successors and assigns, a perpetual easement, for ingress and egress to, in, from, upon, over and across the said South Fifty (50') feet of said Parcel 3.
- 2. Grantor agrees to and does hereby and by these progrants unto Grantee, a perpetual easement, for use by Grantee and its successors and assigns and subsequent grantees, together with the Grantor and its successors and assigns and all subsequent grantees acquiring a portion or all of the title to the easement,

for ingress and egress to, in, from, upon, over and across whe South Fifty (50') feet of parcel A, and Grantor hereby specifically reserves for itself and for its successors and assigns and for any subsequent grantees acquiring a portion or all of the title to the easement, the unrestricted right to convey any portion or all of the title to the easement. In connection with the above and foregoing easement, Grantee agrees to and does hereby and by these presents agree to assume and perform, any committments undertaken by Grantor, with respect to the maintenance of said South Fifty (50') feet of said Parcel A, it being understood and agreed between the parties in this respect that Grantees obligation in this connection shall in any and all events be limited to che-third (1/3) of the total cost of said maintenance, made from time to time.

- Grantor agrees to and does hereby and by these presents grants unto Grantee, a perpetual easement, for use by Grantas and its successors and assigns/all subsequent grantees, together with the Grantor and its successors and assigns and all subsequent grantees acquiring a portion or all of the title to the easemble. for ingress and egress to, in, from, upon, over and across the South Fifty (50') feet of parcel ___, and Grantor hereby specificall reserves for itself and for its successors and assigns and for any subsequent grantees acquiring a portion or all of the title to the easement, the unrestricted right to convey any portion or all of the title to the easement. In connection with the above and foregoing easement, Grantee agrees to and does hereby and by these presents agree to assume and perform, any committments under the by Grantor, with respect to the maintenance of said South Fifth (50') feet of said Parcel C , it being understood and agreed Letween the parties in this respect that Grantee's obligation in this connection shall in any and all events be limited to onethird (1/3) of the total cost of said maintenance, made from time to time.
- 4. Grantee agrees, at its sole cost and expense, to continuously maintain in force and effect, from and after the data hereof, Public Liability Insurance, issued by financially reconstible insurance companies, authorized to do business in the state.

of Nebraska, insuring itself and Grantor and its successors an	ıd
assigns, and all subsequent grantees acquiring any portion con	alļ
of title to the easement provided for in paragraph one (1) her	eof,
with limits of not less than \$ 100,000 for a	:::y
one person, and not less than \$300,000 for	- J
one accident.	
IN WITNESS WHEREOF, the parties hereto have subscribed al	LS
Agreement, the day and date first aforesaid.	
W. D. DEVELOPMENT COMPANY, & Nebraska corporation	÷
RECORD AND THE STATE OF THE STA	
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Attesu: Thellace If This	
O002 Secretary Secretary	
GRANTCR	
Shelly Boick Inc. a New New York Corporation and (Corp. Seal)	
and toppos seat)	
By She la Size	
WWW.	
Attest: Gen Szoone Secretary	
GRANGEE	
STATE OF NEBRASKA)	
COUNTY OF DOUGLAS)	
On this 131 day of 172711 , 1969 b	u ∷e,
a Notary Public in and for Douglas County, Nebraska, personal	. .
appeared the above named 17 ha Baer and want	,
Hwire, personally known to me to be the identical pa	
who subscribed the above and foregoing agreement on behalf or	and
as the <u>Vice</u> President and Secretary, respecti	lvely
of W. D. Development Company, a Nebraska corporation, as Gr.	cor,
and they acknowledged the execution thereof to be their vo	Lairy
act and deed, as such officers, and the voluntary act and case	e.d
System said corporation, and that the corporate seal was affice	VΟ
a greement pursuant to authority therefore granted by	ŝ.
Board of Directors.	
V o 00% Commission expires: Notary Public	

7-14- 71

	STATE OF NEBRASKA
	County of DOUGLAS) ss.
,	On this <u>lst</u> day of <u>April</u> , 19 <u>69</u> , before ma,
	a Notary Public, in and for <u>Douglas</u> county, <u>Nebraska</u>
	personally appeared the above named Sheldon M. Lincoln xxx
	personally known to me to be the
	identical person $\mathbf{\hat{x}_{x}}$ who subscribed the above and foregoing agreement
٠,	onbehalf of and as the President President Received Andrew President Received Receiv
	xxxxxxxxxxxxxxxxxxxxxxxxxxxxxxxxxxxxxx
	corporation, as Grantee, and *the* acknowledged the execution there-
	of to be xxxxx voluntary act and deed, as such officerxx and the
	voluntary act and deed of said corporation, and that the corporation
	seal was affixed to said agreement pursuant to authority therefore
irite.	Caranted by its Board of Directors
ي آهي. ا	Jorma Jundberg
] ()] { } { } ()	OF THE SAME STORES :
	Aŭgŭst 24, 1972
	STATE OF MISSOURI) ss.
	COUNTY OF JACKSON)
	On this / M day of Afril 1969, before me,
	a Notary Public, in and for Jackson County, Missouri,
	personally appeared the above-named Europeur
	personally known to me to be the identical person who subscribed
٠	the above and foregoing agreement on behalf of and as the
	Secretary of Shelly Buick, Inc., a Nebraska corporation, as Grantee,
	and he acknowledged the execution thereof to be his voluntary act
	and deed as such officer, and the voluntary act and deed of said
1121000	corporation, and that the corporate seal was affixed to said agree-
	ment pursuant to authority therefore granted by its Board of
· (Directors.
3 60	Starun Masuell Notary Public
	Notary Public
	My Commission expires:
	5-30-70

5. ENTERED IN NUMERICAL INDEX AND RECORDED IN THE REGISTER OF DEEDS OFFICE IN DOUGLAS COUNTY, NEBRASKA,

4 DAY OF April 1969 AT 11:19 A.M. C. HAROLD OSTLER, REGISTER OF DEEDS 1009