MORTGAGE

Hall County, Nebrank, as mortgagor S. and Home Federal Savings and Loan Association of Grand Island, a corporative generated and existing under the laws of the United States of America with in principal office and place of business at Grand Island, Nebrank, acceptance of the County of Section 1997. The County of Section 1997 of the Park Section	Hall County, Nebraska, as mortgagor S, and Home Federal Savings and Loan Association of Grand Island, a corporati
SEVENTY-TWO DOLLARS AND NO/10G ————————————————————————————————————	gamero and existing under the laws of the United States of America with its principal office and place of business at Grand Island, Nebraska.
SEVENTY-THO DOLLARS AND NO/100 by these presents mortgage and warrant unto said mortgager, in successors and assign ever, all the following described real estate, situated in the County of Hall Hall Books of Netwala, to will be state of Netwala, to will be not not not not not	WITNESSETH: That said mortgagor S for and in consideration of the sum of FIVE THOUSAND TWO HUNDR
treering of which is hereby acknowledged, do	
Cogrether with all heating, air conditioning, lighting, and plumbing equipment and fixtures, including screens, awrings, storm windows at some own with all heating, air conditioning, lighting, and plumbing equipment and fixtures, including screens, awrings, storm windows at some own, and window shades or blinds, used on or in connection with said property, whether the same are now located on said property or herealt sheet the same are now located on said property or herealt sheet thereon. TO HAVE AND TO HOLD THE SAME, together with all and singular the tenements, heredicaments and appurts somes the results and thereon. The HAVE AND TO HOLD THE SAME, together with all and singular the tenements, heredicaments and appurts somes the results of a good and undefensible entate of inheritance therein, free and clee. The property or herealt sheet the table three to force over against the claims and demands of all persons we movever. PROVIDED ALWAYS, and this instrument is executed and demands of all persons we movever. PROVIDED ALWAYS, and this instrument is executed and delivered to secure the payment of the sum of £1VE THOUSAND THOUTHOUSED SEVENTY—TWO DOLLARS AND NO/100. Dollars is 5_272_00 with interest therein, together with such charges and advances as may be use and payable to said mortgagers, payable as express and mortgagers, and any and all indebtedness in addition to the amount above stated which and mortgagers, payable as expressions and mortgagers. And any and all indebtedness in addition to the amount above stated which and mortgagers, or any of them, may over a disorder of the promisers of the parties hereto that this mortgage shall also recurs any future advances made to said mortgagers, or any of them, may over a disorder payable and property is endowed to severe the parties here on and their bears, personal representatives, successors and assigns, until all amounts severed hereafter, the payable payable to severe the payment of the payment of interest, principal, insurance premises and one are hereb	
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DALE W. PEER LINDA K. PEER	DALE II DEED

who are personally known to acknowledged the execution of the In test month based them. It is the them. It	for the county and state aforesaid, came D. WIFE o me to be the same person	DALE W. PEER	above fritten
The debts secured by this more forthwith. Deted at	SATISFACTION AN tgage having been paid in full, the Reg		2
		REG. OF DEEDS	Entered as Document No 83-002440 Grantor Grantor Numerical 1-2-3-4 STATE OF METRASKA) COUNTY OF TALL 83 MAY 16 PM 3 31
MORTGAGE	STATE OF County. This instrument was filed for record on the	A. D. 19 at o'clock M. and duly recorded in Book on page Recording Fee. 8 REGISTRATION FEE Amt. of Indebtadness 8 Fee 8 Paid this day of 19	No. Register of Deeds Deputy