MORTGAGE

83-402469

gesactive estacon estación de la compositiva della compositiva de la compositiva della compositiva del

	ELLY, HUSBAND AND WIFE.	
of Hall County, Nebraska, as mortgago rganized and existing under the laws of the United Statement (County)	S, and Home Federal Savings and Loan Association of Grand Island, as of America with its principal office and place of business at Grand Island,	a corporation Nebraska, as
WITNESSETH: That said mo: tgagor \$ FIFTY DOLLARS AND 49/100	for and in consideration of the sum of TWELVE THOUSAND TWO HI	INDRED
he receipt of which is hereby acknowledged, do	by these presents mortgage and wasrant unto said mortgagee, its successor	s and assigns.
orever, all the following described real estate, situated is and State of Nebraska, to-wit:	ne County of Hall	
LOT ONE (1) AND THE EASTERLY	VENTEEN AND TWO TENTHS FEET (17.2') OF LOT TWO) (2)
IN BLOCK THIRTY-SEVEN (37) IN	USSEL WHEELER'S ADDITION TO GRAND ISLAND, HAL	COUNT
NEBRASKA.		
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mortgagee thatt heyare	her with all and singular the tenements, hereditaments and appurtenances warrant the title to the same. Said morgagor \$\(\) hereby covenant is delivery hereof, the lawful owner. \$\(\) of the premises above conveyed a state of inheritance therein, free and clear of all encumbrances, and that the claims and demands of all persons whomsoever executed and delivered to secure the payment of the sum of TWELVE. IH \(\) \(with saind describe they w OUSAND and condition as express
herein by this reference.	ereto that this mortgage shall also secure any future advances made to said it	ortgagor
by said mortgagee, and any and all instabledness said mortgagee, however evidenced, whether by n	addition to the amount above stated which said mortgagors, or any of them a book account or otherwise. This mortgage shall remain in full force and a ntatives, successors and assigns, until all amounts secured hereunder and	may owe effect betwee
hereby authorize said mortgages or its agent, at therefrom and apply the same to the payment necessary to keep said property in tenantable cond	aid mortgagee all rents and income arising at any and all times from said a option, upon default, to take charge of said property and collect all rent interest, principal, insurance premiums, taxes, assessments, repairs or ion, or to other charges or payments provided for herein or in the note hereby aid balance of said note is fully paid. The taking of possession hereunder shall of said sums by foreclosure or otherwise.	ts and incon improvement secured. Th
	rights hereunder at any time shall not be construed as a waiver of its right rice strict compliance with all the terms and provisions of said note and of t	
If said mortgagor S shall cause to be paid of said note hereby secured, including future adv	to said mortgagee the entire amount due it hereunder, and under the terms a ices, and any extensions or renewals thereof in accordance with the terms a	ind provisio ind provisio
otherwise to remain in full force and effect, and sai	ith all the provisions of said note and of this mortgage, then these presents mortgages shall be entitled to the possession of all of said property, and may represented thereby to be immediately due and payable, and may foreclose. Appraisement waived	at its optio
respective parties hereto.	enure to the benefit of the heirs, executors, administrators, successors and	assigns of t
IN WITNESS WHEREOF, said Mortgage written.	Romona L. Lell	
, , ,	ROMONA K. KELLY	7

ho personally in the control of the	of the same.			otorial Seal the		bove writt	en.	
The debts secured by torthwith. Dated at		ng been paid in fi	all, the Reg		s hereby authorize	d to release	e the same of recor	000028000340040040000000000040 U
								000440002240004000440003
					School of REG. of	*83 MAY 18	STATE OF P	83-
					Seedler DEEDS	AM 10 04	Numerical Numeri	602469
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RTGAGE			nty.	o'clock M .	FEE Fee 5	Register of Deeds	Deputy	