int by one of dise

Recorded Mek 141401 Apportunity 1815 of Decide

This Indenture	Made this third	day of	arch——	in the year of o
Lord one thousand cir	ht hundred and eighty Murety	between		
William	nix sugmana ruce ing	Douglas :	and State of Aansas	
of	A LONG THE RESERVE AND A LONG THE PROPERTY OF THE PARTY O	Sough		
of the first part, and and of the second part,	lora M. Vliebols			
	That the said partua_of the first part	in consideration of the sum of	ot1	
				paid, the recei
A PROPERTY OF STREET, NAMED AND ADDRESS OF THE PARTY OF T	grant was respectively broken and the contract of the contract	esents do grant, bargain,	sell and mortgage to	the said party
of the second part_h	heirs and assigns forever, in the	0(1) time M. 1+ Q. 0	at quarter of h	leet in No
of Kansas, described a	is tollows, to-wit: The Calt had nelige No Thirteen 1/3/ho	John ol Range No. Ti	venty2016alt	of the sixt
One (1) in sown	ridian	1 1		
principalina	Japon 11.			
with all the appurtenar	nces, and all the estate, title and in	terest of the said partilla	of the first part therein	. And the sa
	t and the heat beat -			
do hereby covenant a	and agree that at the delivery hereofth	of Old the lawful owners of	the premises above gra	will was
of a good and indefeasil	e same in the quiet and	bear alle kosses	sion of saidle	eondka
anddefendth	assignsforener again	stallbersonsla	whill claim	ingther
herheitsana	arriging to reverse the	(
This grant is intended a	s a Mortgage to secure the payment of	the sum of		
This grant is intended	leven Hundred Wollar	A		
according to the terms of	ol_ quecertain_more	lgsgenote-	this day executed and	
said — partie	of the first bart	ash medatata	to the said party_of	dola H o
dueineure	nder cent her cent perc	rest from and in	erestalterma	turitum
A CONTRACTOR	ite of ten percent peran		d	1
	u	herein specified. But if de	fault be made in such	payment, or a
A LONG THE PARTY OF THE PARTY O	.t or if the incurance	e is not kent un thereon. Inci	inis conveyance snau	occome absolut
and the whole amount	shall become due and payable, and	sell the premises hereby gra	nted, or any part there	of, in the manr
AND DESCRIPTION OF THE PROPERTY OF THE PERSON OF THE PERSO	the on	tion of the part v of the seco	ind part LUZI executo	is, administrati
or assigns; and out of al	If the moneys arising from such sales, to making such sales, and the overplus, i	f any there be, shall be pa	id by the partymak	ing such sale
demand to the said be	rties of the first part, th	vii.		
heirs and assigns.) V	1		
In Witness Wher	eof, The said partite of the first part	t, havehereunto setMeur	hand seal 8the day	y and year fi
above written.		us R. Alu	glies	(Seal
Signed and delitered in presence of		Kate Mud	A CLASSIC CONTROL OF THE PROPERTY OF THE PARTY OF THE PAR	(Seal
		"Mulyan	yueu	
		E-se-trapendent symmetric to		(Seal
		ditary and a supplemental state of the state		(SEAL
STATE OF K.	ANSAS.)			
. O 0	\{ \sigma 88.			
County of Nough		3 ^d day ofMa.	. al a n	QA before m
U	Be it Remembered, That on this		tary Public in and for	
	Esta comellilliana.		stuglies his wi	
607	State, came@cllcamy\.	- Julian Company	SOUTHER A SECRETARY SERVICES	to me personal
COM TO	known to be the same persons	5. who executed the foregoing		
80. Kg	execution of the same.			
	In Witness Whereof, I ha	we hereunto set my hand and	l affixed my official sea	l on the day a
	year last above written.			•
		-00 15-	Minelain	

Recorded March - 4 A. D. 1890., at -5 = o'clock M.

Brooks.
Register of Deeds.

Danale Floringham

Mony A. 10. 1896

The population is independ on organic implument for nature Received, the Markey of party of Lee Harles then it the trade of the 30 Flory of party in and the second to the 30 Flory of party.

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