	Lord one thousa	nd eight hundred and ninety 1000	day of	etoletiin	the year of our	
	illin _, —	nd eight hundred and ninety 10114 ann I lime air amd 17	ettic Linclair, his wi	<u>{</u>	www.ouc.woomon	
	of Jum	MCI in the Count	of Douglas	and State of AUMU	<i>V</i>	
	of the first part,	and izzie M. Libb				
		Witnesseth, That the said partial of the first part in consideration of the sum of				
	& swenty fi		DOLL/		paid the receipt	
>	of which is herel	by acknowledged, hatte sold and I	by these presents do grant, bar	rgain, sell and mortgage to t	the said party	
3 b1	of the second par	rt MM heirs and assigns foreve	r, all that tract or parcel of land s	ituated in the County of Dor	uglas and State	
ق ا	No Levente	ibed as follows, to-wit: Sof Mo Fo M (17), all in that fant of	the Oite of Coursinge Ru	1 (16) and 20+ Ko Cru (1) IM Block	
1	La right of	Way of the Mamerial Mil	HUMAN CLASEL HERLINGS IN	Actor and America de Ro	11 1 Rochal Completion	
3	S Just Ran	Liket Rarles Wellby agree to maintain to so insurante me the building as your one				
Shirt Salah Lake	& hir hirs or	to be exected on said sols, during the existence of this toan, for benefit of second party,				
4	}				,	
8	4		the first part			
4	dohereby cov	enant and agree that at the deliver	y hercol thuy are the lawful	owners of the premises abo	ve granted, and	
Mer's	want a	and indefeasible estate of inheritan Md Alfund Llie Rume is	ce therein free and clear of all inco	Imbrances, UMA IMULI	mid beister	
John State	his him ar	ed austgus forewer, agai	ust all persons lawful	ly daiming the sa	mi.	
2. N = 3	National Control of the Control of t	0 1 0	U		ne transconstitution and	
31.		ended as a Mortgage to secure the	payment of the sum of		-	
The original of the control of the c	according to the	terms ofcertain_	mortgage note	this day executed and d	lelivered by the	
S P LINE	said-	said parties of the first fast of the said party of the second pa due in five years from date with interest from date to maturity or default a				
The state of the s	widended	by coupons attached I	o Raid mote Rand int	installing makes	Hault and	
de d	until full	y paid, at the rate of	ten per cent per anne	ım.		
A) ()	and this conveya	nce shall be void if such payments interest thereon, or the taxes, or if the	oe made as herein specified. But e insurance is not kent up thereon	if default be made in such p	payment, or any	
dorson	and the whole ar	nount shall become due and payabl	e, and it shall be lawful for the sa	id party of the second part	lur	
end none	prescribed by lav	istrators and assigns, at any time the v, appraisement hereby waived or	not at the option of the party of t	he second part WA executors	s, administrators	
y is a Wm.	or assigns; and o	out of all the moneys arising from s d charges for making such sales, a	uch sales, to retain the amount th	en due for principal and in	iterest, together	
ming of near	sale on demand t	o the said parties of the	iret part their	man be paid by the party		
following ed of I momed undred	heirs and assigns	경기를 들었다. 하면 그런 맛이를 보게 다른 일이라면 크리다 수 이번 것				
7 . 5 . 3 .	above written.	ess Whereof, The said partill of			and year first	
7 he Jeen Jeen Fire F	Signed and	delivered in presence of		Linelair	(SEAL.)	
一个一个	*		Nattie	6 lindair	(Seal.)	
	And the second s				(SEAL.)	
	פחימחים ח	F KANSAS,)			(SEAL.)	
	JIAIE D	iglas County { ss.			(Oakii)	
		0 0				
			nt on this day of			
		I. N. Wight	liam I Sinclair and	a Notary Public in and for s	aid County and	
	6000	State, came	excerni i associate associ	i maca o juxeau		
	61.1.	known to be the sa	me persons who executed the for			
	رف ف	the execution of th	e same.			
			/hereof, I have hereunto set my	hand and affixed my official	seal on the day	
		and year last above My commission expires		1 Night		
		Recorded Oct	γ A. D. 1894 . at \$	o'clock M.	Notary Public.	
			-///	www Brooks "	legister of Deeds.	
			V			

our

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