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After Recording Return To:			
		Doc#: 0731031108 Fee: \$28.00 Eugene "Gene" Moore RHSP Fee: \$10.00 Cook County Recorder of Deeds Date: 11/06/2007 03:00 PM Pg: 1 of 3	
[Space	· Above This Line For Recor	ding Datal	
A		ung Data	
DEFINITIONS	MORTGAGE		
several if more than one. Del tor is the (C) "Creditor" is Debt Buyer, address is 3080 S. Durango Ste. 208 Instrument. (D) "Note" means the \$1,029.22 as of promised to pay this debt in full in regular property." (F) "Property" means the propert Property." (F) "Debt" means the debt evide charges due under the Note, and all sun	e mortgagor under this Securit Inc. d/b/a Freedom Capital. Las Vegas, NV 89117. Credi Promissory Note signary. The Nuly 30, 2007 with interestal Periodic Payments as design that is described below under this Security Institute of the security Institute	; joint and y Instrument. Creditor, a Nevada corporation whose tor is the mortgagee under this Security ned by Debtor and dated ote states that Debtor owes Creditor est to continue to accrue. Debtor has ignated in the Note. er the heading "Transfer of Rights in the	
TRANSFER OF RIGHTS IN THE PRO		0,,	
lescribed property located in the (IO CICUIDI AUG I PROITATO	e Debt. For this purpose, Debtor does successors and assigns the following ,which	
Chicago	[S _, Illinois 60639	treet]	
[City]	[Zip Co	("Property Address"): de]	
HE EAST 5 FEET OF LOT 35 AND A	ALL OF LOT 26 AND THE	Vmom a	

THE EAST 5 FEET OF LOT 35 AND ALL OF LOT 36 AND THE WEST 2 FEET OF LOT 37 IN BLOCK 1 IN GUNN'S SUBDIVISION OF THE WEST ½ OF THE SOUTHWEST ¼ OF THE NORTHEAST ¼ OF SECTION 34, TOWNSHIP 40 NORTH, RANGE 13, EAST OF THE THIRD PRINCIPAL MERIDIAN, IN COOK COUNTY, ILLINOIS.

TOGETHER WITH all the improvements now or hereafter erected on the property, and all easements, appurtenances, and fixtures now or hereafter a part of the property. All replacements and additions shall also be covered by this Security Instrument. All of the foregoing is referred to in this Security Instrument as the "Property."

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DEBTOR COVENANTS that Debtor is lawfully seised of the estate hereby conveyed and has the right to mortgage, grant and convey the Property and that the Property is unencumbered, except for encumbrances of record. Debtor warrants and will defend generally the title to the Property against all claims and demands, subject to any encumbrances of record.

- 1. Charges; Liens. Debtor shall pay all taxes, assessments, charges, fines, and impositions attributable to the Property which can attain priority over this Security Instrument.
- 2. Property Insurance. Debtor shall keep the improvements now existing or hereafter erected on the Property insured against loss by fire, hazards included within the term "extended coverage."
- 3. Forbearance By Creditor Not a Waiver. Any forbearance by Creditor in exercising any right or remedy including, without limitation, Creditor's acceptance of payments from third persons, entities or Successors in Interest of Debtor or in amounts less than the amount then due, shall not be a waiver of or preclude the exercise of any right or remedy.
- 4. Joint and Several Liability; Co-signers; Successors and Assigns Bound. Debtor covenants and agrees that Debtor's obligations and liability shall be joint and several. However, any individual who co-signs this Security Instrument but does not execute the Note (a "co-signer"): (a) is co-signing this Security Instrument only to mortgage, grant and convey the co-signer's interest in the Property under the terms of the Security Instrument; (b) is not personally obligated to pay the sums secured by this Security Instrument; (c) **grees that Creditor and any other Debtor can agree to extend, modify, forbear or make any accommodation, with regard to the terms of this Security Instrument or the Note without the co-signer's consent.
- 5. Release. Upon payment of all sums secured by this Security Instrument, Creditor shall release this Security Instrument. Debtor shall pay any recordation costs. Creditor may charge Debtor a fee for releasing this Security Instrument, but only if the fee is paid to a third party for services rendered and the charging of the fee is permitted under Ap, liv able Law.
- 6. Waiver of Homestead. In accordance with Illinois law, the DEBTOR AND UNDERSIGNED HEREBY RELEASE AND VAIVE ALL RIGHTS UNDER AND BY VIRTUE OF THE ILLINOIS HOMESTEAD EXEMPTION LAWS.

BY SIGNING BELOW, Debtor(s) and/or mortgagor(s) accepts and agrees to the terms and covenants contained in this Security Instrument.

X Conque Kapy Verichez Signature	Enrique Lopez 5. Nov-1-07 Print name Date
	Print Name Date
Signature	

To the extent that this Mortgage constitutes a communication from Messer & Stilp, Ltd., that law firm is a debt collector.

0731031108 Page: 3 of 3

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	joint and several if more than one,
For value received, Enrique Lopez Sanchez (collectively "Debtor") promises to pay to the order of Debt	Buyers Inc d/b/a Freedom Capital, a
	(includes interest as of 07/30/2007)
(collectively "Debtor") promises to pay to the order of Best Nevada Corporation, ("Creditor") the amount of \$_\$1,029.22 _{\text{fr}}	om the date of this Note until paid in full.
Nevada Corporation, ("Creditor") the amount of <u>\$1,029.22</u> with interest to continue to accrue at the rate of <u>23.99%</u> for Debtor agrees to pay this debt as follows: An initial payment with the	of \$ 100.00 paid upon the execution
Debtor agrees to pay this debt as follows: An initial payment	first payment commencing on Dec. 5,
Debtor agrees to pay this debt as follows: An initial payments of this Note; and Payments of \$50.00 per month, with the	anth until the amount of \$ 1.029.22
of this Note; and Payments of \$\frac{50.00}{2007} per month, with the 2007 and continuing on the 5th day of each succeeding not be succeeded as the succeeding of the s	nontri until the amount of July Debtor
$20\underline{07}$ and continuing on the 5th day of each succeeding in (includes interest as of $\underline{07/30/2007}$), and all interest the	Martage evecuted to secure this debt in
(includes interest as of $0.07/30/2007$), and an interest in shall also pay costs and fees for recordation and release of the	e Mortgage executed to seed to me
the amount of \$150.00.	

Any payment shall not be deemed paid until actually, physically received by Creditor. Payments shall be sent to Creditor, % Messer & Stilp, Ltd., 166 W. Washington Avenue, Chicago IL 60602-2390.

Debtor ack inv/ledges s/he will be in default if, for example, s/he fails to make any payment when due. Upon default, Croditor may accelerate and declare the entire unpaid principal balance on this Note and all accrued unpaid interest, plus all costs incurred by Creditor in enforcing this Note, including but not limited to attorneys fees, court costs, service of process fees, late fees, penalties and expenses, immediately due and payable without notice. The parties agree that a contingent fee of 33% of the principal balance (or \$1,000, whichever is greater) constitutes reasonable and necessary attorneys fees for any actions taken in enforcing the Note. Furthermore, if Creditor files a lawsuit to enforce this Note Debtor waives any and all defenses to the lawsuit, except the defense that Debtor has in fact paid Creditor the amount Creditor claims Debtor owes. Debtor will also pay any court costs, expenses, and charges Creditor incurs, or may incur, relating to or touching upon this Note including but not limited to post-judgment proceedings. Debtor waives presertment, any demand for payment, notice of dishonor, protest or notice of protest.

Creditor may delay or forego enforcing any of its rights or remedies under this Note without losing them. Creditor's remedies may be pursued singularly, successively or together, at Creditor's sole discretion, and may be exercised as often as occasion therefor shall arise, vithout a waiver or release of any right or remedy. This Note shall inure to the benefit of Creditor, its heirs successors and assigns, and shall be binding on Debtor, and his or her heirs, successors and assigns.

Each party has either been represented by counsel of their independent choosing in providing advice regarding the legal terms and effect of this Note and negotiating the terms and conditions of this Note, or been given the opportunity to obtain such representation but chosen not to to so. Facsimile or PDF copies of this Note shall bind the parties to this Note just as if the parties signed original counterparts.

PRIOR TO SIGNING THIS NOTE, DEBTOR HAS READ AND UNDERSTOOD ALL OF THE PROVISIONS OF THIS NOTE AND AGREES AND ACKNOWLEDGES TO BE BOUND THEREBY.

DEBTOR(s) Enrique Lopez 3.	
(1+go) Debt. Buyers, Ir Print Name d/b/a Freedom	Capite Print Name
Date: Nov. 1-07	Date:

To the extent that this Note constitutes a communication from Messer & Stilp, Ltd., that law firm is a debt collector.