NO 00415 V	# Pages 5 Doc Tax
General Indexed Total Fees Pd_\$	P&M \$0.00 General \$0.00 312.00
Submitted Electro	onically by:

Submitted Electronically by: Chicago Title Insurance - Commercial 00415

THE STATE OF NEBRASKA MADISON COUNTY }ss

This instrument filed for record the 27 day of January 2017 at 01:35 PM and recorded in Book 2017 Page 00415 Nancy & Livon

Register of Deeds

	AME & PHONE OF CONTACT AT FILER (optional) Andrew Zarda 913-498-3536 MAIL CONTACT AT FILER (optional) IZArda@kc-dsdlaw.com END ACKNOWLEDGMENT TO: (Name and Address) Andrew B. Zarda Duggan, Shadwick, Doerr & Kurlbaum LL(11040 Oakmont Street Overland Park, Kansas 66210
	Izarda@kc-dsdlaw.com END ACKNOWLEDGMENT TO: (Name and Address) Andrew B. Zarda Duggan, Shadwick, Doerr & Kurlbaum LL(11040 Oakmont Street
	Andrew B. Zarda Duggan, Shadwick, Doerr & Kurlbaum LLO 11040 Oakmont Street
	Duggan, Shadwick, Doerr & Kurlbaum LLC 11040 Oakmont Street
THE ABOVE SPACE IS FOR FILING OFFICE USE ONLY	_
ct, full name; do not omit, modify, or abbreviate any part of the Debtor's name); if any part of the Individual Deb	
rovide the Individual Debtor information in Item 10 of the Financing Statement Addendum (Form UCC1Ad)	me will not fit in line 1b, leave all of item 1 blank, check here and a. ORGANIZATION'S NAME
	Colby 2016, LLC
FIRST PERSONAL NAME ADDITIONAL NAME(SYINITIAL(S) SUFFIX	b. INDIVIDUAL'S SURNAME
CITY STATE POSTAL CODE COUNTR	AILING ADDRESS
Overland Park KS 66213 USA	356 Metcalf Avenue
CITY STATE POSTAL CODE COUNTR	AILING ADDRESS
OTAL SOSE	
SECURED PARTY): Provide only one Secured Party name (3a or 3b)	CURED PARTY'S NAME (or NAME of ASSIGNEE of ASSIGNO
	CrossFirst Bank
FIRST PERSONAL NAME ADDITIONAL NAME(SYINITIAL(S) SUFFIX	b. INDIVIDUAL'S SURNAME
CITY STATE POSTAL CODE COUNTR'	AILING ADDRESS
Leawood KS 66224 USA	07 W. 135th Street
FIRST PERSONAL NAME ADDITIONAL NAME(SYINITIAL(S) CITY STATE POSTAL CODE	a. ORGANIZATION'S NAME CrossFirst Bank b. INDIVIDUAL'S SURNAME AILING ADDRESS

OLI01-309 (Madison County, NE)

	NAME OF FIRST DEBTOR: Same as line 1a or 1b on Financing Statem because Individual Debtor name did not fit, check here	ent; If line 1b was left blank				
	93. ORGANIZATION'S NAME Colby 2016, LLC					
OR	9b. INDIVIDUAL'S SURNAME					
	FIRST PERSONAL NAME					
	ADDITIONAL NAME(S)/INITIAL(S)	SUFFIX				
			THE ABOVE	SPACE	IS FOR FILING OFFICE (JSE ONLY
10.	DEBTOR'S NAME: Provide (10a or 10b) only one additional Debtor nat do not omit, modify, or abbreviate any part of the Debtor's name) and enter	ne or Debtor name that did not fit in the mailing address in line 10c	line 1b or 2b of the	Financing S	Statement (Form UCC1) (use	exact, full nar
OR	10a. ORGANIZATION'S NAME					
OR	10b. INDIVIDUAL'S SURNAME					
	INDIVIDUAL'S FIRST PERSONAL NAME					
	INDIVIDUAL'S ADDITIONAL NAME(SYINITIAL(S)					SUFFIX
10c	. MAILING ADDRESS	CITY	<u></u>	STATE	POSTAL CODE	COUNTRY
1.	ADDITIONAL SECURED PARTY'S NAME QT ASSI	GNOR SECURED PARTY:	S NAME: Provide	only <u>one</u> na	ime (11a or 11b)	<u> </u>
)R	11a. ORGANIZATION'S NAME			-		
	11b. INDIVIDUAL'S SURNAME	FIRST PERSONAL NAME		ADDITIO	NAL NAME(S)/INITIAL(S)	SUFFIX
1c.	MAILING ADDRESS	CITY		STATE	POSTAL CODE	COUNTRY
_	ADDITIONAL SPACE FOR ITEM 4 (Collateral):				<u> </u>	
12.	ADDITIONAL OF ACE FOR THEM 4 (Collateral):					
12.	A STATE OF A SEPON IT EN 4 (Collateral):					
12.	A STATE OF A SEPON IT EN 4 (Collateral):					
12.	A STATE OF A SEPON IT EN 4 (Collateral):					
	This FINANCING STATEMENT is to be filed ffor record (or recorded) in	the 14. This FINANCING STATES	ΛΕΝΤ·			
3.	This FINANCING STATEMENT is to be filed [for record] (or recorded) in REAL ESTATE RECORDS (if applicable) Name and address of a RECORD OWNER of real estate described in Item 16	covers timber to be c	ut covers as-	extracted c	ollateral 📝 is filed as a fi	ixture filing
3.	This FINANCING STATEMENT is to be filed ffor record (or recorded) in	covers timber to be c	ut covers as-	extracted c	ollaterai 🔽 is filed as a fi	ixture filing
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EXHIBIT A

A Tract of land within Lot 6 of Fielden J. Hale's Suburban Lots to the Village of Battle Creek, Madison County, Nebraska, in the Southwest Quarter of Section 31, Township 24 North, Range 2 West of the 6th Principal Meridian, Madison County, Nebraska, more particularly described as: Commencing at the West quarter corner of Section 31, Township 24 North, Range 2 West of the 6th Principal Meridian, Madison County, Nebraska; Thence S01 °08'06"E along the West line of the Southwest Quarter of said Section 31 a distance of 660.91'; thence N89 °09'56" a distance of 72.28' to a point on the East right of way line of State Highway No. 121 being the Point of Beginning; thence N89 °09'56"E along the North property line a distance of 240.00'; thence S00°50'04"E along the East property line a distance of 180.00'; thence S44°14'24"W along the East property line a distance of 148.00'; thence N51 °49'43"W along the South property line a distance of 174.00' to a point on the East right of way line of State Highway No. 121; thence N0024850'04"W along the East right of way line of State Highway No. 121 a distance of 175.00' to the Point of Beginning.

EXHIBIT B

All the estate, right, title and interest of Debtor in, to and under, or derived from:

- 1. Land. All those certain lot(s), piece(s) or parcel(s) of land more particularly described in Exhibit A, and all and singular the reversions or remainders in and to said land and the tenements, hereditaments, easements, rights-of-way or use, rights (including alley, drainage, crop, timber, logging and cutting, agricultural, horticultural, mineral, water, oil and gas rights), privileges, royalties and appurtenances to said land, now or hereafter belonging or in anywise appertaining thereto, including any such right, title, interest in, to or under any agreement or right granting, conveying or creating, for the benefit of said land, any easement, right or license in any way affecting other property and in, to or under any streets, ways, alleys, vaults, gores or strips of land adjoining said land or any parcel thereof, or in or to the air space over said land, all rights of ingress and egress by motor vehicles to parking facilities on or with said land, and all claims or demands of Debtor, either at law or in equity, in possession or expectancy, of, in or to the same (all of the foregoing hereinafter collectively called the "Land").
- 2. <u>Improvements.</u> All buildings, structures, facilities and other improvements now or hereafter located on the Land, and all building material, building equipment and fixtures of every kind and nature now or hereafter owned by Debtor and located on the Land or attached to, contained in, or used in any such buildings, structures, facilities or other improvements (such fixtures collectively called the "Fixtures"), and all appurtenances and additions thereto and betterments, renewals, substitutions and replacements thereof, owned by Debtor or in which Debtor has or shall acquire an interest (all of the foregoing hereinafter collectively called the "Improvements").
- additions thereto and betterments, renewals, substitutions and replacements thereof, of every character and wherever situated, now or hereafter owned, constructed or acquired by Debtor or in which Debtor has or shall acquire an ownership interest, other than Inventory, which is in any way belonging, relating or appertaining to, or located on the Land herein described or the buildings and Improvements now erected or to be erected thereon, or used or intended to be used in connection with the Land, which is used in the operation of the buildings and Improvements, situated thereon (the "Mortgaged Property"), or placed on any part thereof, though not attached thereto (all of the foregoing hereinafter collectively called the "Equipment"). Without limitation, Debtor hereby grants to Secured Party (if applicable) a security interest in and to all of Debtor's present and future Equipment, and Secured Party shall have, in addition to all rights and remedies provided in the Security Documents, all of the rights and remedies of a "secured party" under the Uniform Commercial Code of the State in which the Mortgaged Property is located.

Equipment shall include any and all fixtures, appliances, machinery and equipment of any nature whatsoever, partitions, screens, awnings, shades, blinds, curtains and other articles of personal property at any time now or hereafter installed in, attached to or situated in or upon the Mortgaged Property, whether or not the personal property is or shall be affixed thereto, all to the extent owned by Debtor.

Including, without limiting the generality of the foregoing, all plants, furnaces, incinerating and power equipment, boilers, machinery, engines, stokers, pumps, heaters, tanks, compressors, dynamos, motors, electrical transformers, fittings, siding, pipe, pipe connections, conduits, ducts, partitions, communication systems, storm and screen windows, doors, furniture, furnishings, elevators and motors, built-in filing cabinets, shelves, water coolers, signs, tools, switchboards and all equipment, appliances and apparatus of every kind and description now or hereafter affixed or attached to or contained within and used or procured for use in connection with said buildings or improvements for heating necessary for operation, cooling, lighting, plumbing, lifting, cleaning, fire extinguishing and preventing, communication, ventilating, sprinkling, irrigating, refrigerating or air conditioning, or for providing water, gas, electricity or other services or for general operation of the buildings and improvements, or the plan or business situate or operated thereon.

Such security interest shall extend to and include as well as any and all proceeds of such fixtures and personal property and any and all subsequently acquired fixtures and personal property by way of replacement, substitution, addition or otherwise, all materials and work in process and the proceeds thereof.

- General Intangibles. All now owned and hereafter acquired accounts, contract rights, chattel paper, general intangibles (including, but not limited to, all of Debtor's now existing or hereafter arising tax and duty refunds, prepaid expenses, all now owned or hereafter acquired patents, patent applications, trademarks, trademark applications, copyrights, copyright applications, tradenames and trade styles, license agreements, customer lists, blueprints, drawings and specifications relative to the rendering of services or the sale or manufacture of goods), documents and instruments, whether now owned or hereafter acquired by Debtor; Debtor's interest in the goods represented by all accounts and all returned, reclaimed or repossessed goods with respect thereto; all contracts and rights of Debtor for the sale of its shares; all of Debtor's present and future rights as an unpaid vendor including stoppage in transit, replevin or reclamation; all additional amounts now or hereafter due to Debtor from any account debtor and all construction funds irrespective of whether such additional amounts have been specifically assigned to Secured Party; all guarantees, mortgages on real and personal property, letters of credit, trust receipts, bankers' acceptances, choses in action or other agreements or property securing or relating to any of the items referred to above; all monies, deposits, securities, bank accounts, instruments, credits and other property now or hereafter held by Secured Party or any other entity which at any time participates in Secured Party's financing of Debtor; all licenses, permits, franchises, certificates and other rights, privileges and documents obtained in connection with or necessary in the operation of the Mortgaged Property; all plans and specifications, architectural contracts, construction contracts, all leases with respect to any part of the Mortgaged Property, and all rents, revenues, royalties, bonuses, accounts, issues and profits arising out of the operation of the Mortgaged Property; and all rights and remedies of Debtor under or in connection with such collateral.
- 5. Proceeds and Awards. All unearned premiums, accrued, accruing or to accrue under insurance policies now or hereafter obtained by Debtor, all proceeds of the conversion, voluntary or involuntary, of any of the property described in these GRANTING CLAUSES into cash or other liquidated claims, including proceeds of hazard, title and other insurance, and all judgments, damages, awards, settlements and compensation (including interest thereon) heretofore or hereafter made to the present and all subsequent owners of the Land, the Improvements, the Equipment and/or any other property or rights encumbered or conveyed hereby for any injury to or decrease in the value thereof for any reason, or by any governmental or other lawful authority for the taking by eminent domain, condemnation or otherwise of all or any part thereof, including awards for any change of grade or streets.

The collateral listed in this Exhibit B includes any monies on deposit for the payment of real estate taxes, insurance premiums or special assessments against the Premises and all proceeds paid for damage done to the collateral described in this Exhibit B or the Premises and all proceeds of any award or claim for damages for any of the collateral described in this Exhibit B or the Premises taken or damaged under the power of eminent domain or by condemnation and all rents, issues and profits of and from the Premises and all leases or subleases of the Premises.