MORTGAGE

This form is used in connection with mortgages insured under the one to four-family provisions of the National Housing Act.

X1-4213391-548

6285550°

day of THIS INDENTURE, Made this 27th GALO BRAVO, DIVORCED AND NOT SINCE REMARRIED

January , 19 86 , between

, Mortgagor, and

Margaretten & Company, Inc., a corporation organized and existing under the laws of the state of New Jersey and authorized to do business in the state of Illinois, Mortgagee.

WITNESSETH: That whereas the Mortgagor is justly indebted to the Mortgagee, as is evidenced by a certain promissory note bearing even date herewith, in the principal sum of

Forty-Two Thousand, Four Hundred Fifty-Four and 00/100

Employed of Managers

payable with interest at the rate of Eleven Per Centum

%) per annum on the unpaid balance until paid, and made payable to the order of the Mortgagee at its office in Perth Amboy, NJ 08862, or at such other place as the holder may designate in writing, and delivered; the said principal and interest being payable in monthly installments of

Four Hund ed Four and 59/100

中04.59) on the first day (Dollars (\$

, 19 86, and a like sum on the first day of each and every month thereafter until the note is fully paid, except that the final payment of principal and interest, if not sooner paid, shall be due and February , 2016 payable on the first day of

NOW, THEREFORE, the sait Mc .gagor, for the better securing of the payment of the said principal sum of money and interest and the performance of the covenants and agreements herein contained, does by these presents MORTGAGE and WARRANT unto the Mo tgagee, its successors or assigns, the following described Real Estate and the State of situate, lying, and being in the county of COOK ranjanija <mark>ir</mark>a Illinois, to wit:

LOT 32 IN BLOCK 16 IN COBE AND MCKINNON'S 63RD STREIT AND KEDZIE AVENUE SUBDIVISION OF THE WEST 1/2 OF THE SOUTHWEST 1/4 OF SECTION 13. TOWNSHIP 38 NORTH, RANGE 13, EAST OF THE THIRD PRINCIPAL MERIDIAN, IN COOK COUNTY, ILLINOIS. PERMANENT TAX NO. 19-13-327-008

6225 S WHIPPLE ST, CHICAGO, IL 60629

ang jejeren legging kalabaran ji jerkeste Kur

86040530

TOGETHER with all and singular the tenements, hereditaments and appurtenances thereunto belonging, and the rents, issues, and profits thereof; and all apparatus and fixtures of every kind for the purpose of supplying or distributing heat, light, water, or power, and all plumbing and other fixtures in, or that may be placed in, any building now or hereafter standing on said land, and also all the estate, right, title, and interest of the said Mortgagor in and to said premises."

TO HAVE AND TO HOLD the above-described premises, with the appurtenances and fixtures, unto the said Mortgagee, its successors and assigns, forever, for the purposes and uses herein set forth, free from all rights and benefits under and by virtue of the Homestead Exemption Laws of the State of Illinois, which said rights and benefits the said Mortgagor does hereby expressly release and waive.

0ESONO 78-8 Q# 0724 0E2010 DEPT-01 RECORDING SE' ST \$

(08-5) M91176-CIOH

,, and duly recorded in Book ity, Illinois, on the To yab. lo solito a Licosal adi ni brossa

02 +05 1I HOMENGOD

LE PLEAT M. 056

This instrument was propered by: Margaretten . Conpany, Inc.

Sinis I've h hatoM hate and you when HBVID

in as (his, here, then) free and oluntary act for the uses and purposes therein set forth, including the release and

sed before me this day in parson and scknowledged that (he, she, they) signed, sealed, and delivered the said instrupersonally known to me to x the same person whose name(s) is(are) subscribed to the foregoing instrument, ap-

CALO BRAVO, IT. VONCED AND NOT SINCE REMARRIED I, the undersip ed; a notary public, in and for the county and State aforesaid, Do Hereby Certify That

COUNTY OF

um Toa-

SIONITH OF ILLINOIS

MENEUE MONTANDE MOSE ATTACHED HERETO AND MADE A PART HEREOF

WITNESS the hand and seal of the Mortgagor, the day and year first written.

THE COVENAUTS HEREIN CONTAINED shall bind, and the benefits and savantages shall inute, to the respective heirs, executors, administrators, successors, and assigns of the parties hereto. Wherever used, the singular, and the masculine gender shall include the masculine gender shall include

UNOFFICIAL COPY

AND AS ADDITIONAL SECURITY for the payment of the indebtedness aforesaid the Mortgagor does hereby assign to the Mortgagee all the rents, issues, and profits now due or which may hereafter become due for the use of the premises hereinabove described.

THAT HE WILL KEEP the improvements now existing or hereafter erected on the mortgaged property, insured as may be required from time to time by the Mortgagee against loss by fire and other hazard, casualties and contingencies in such amounts and for such periods as may be required by the Mortgagee and will pay promptly, when due, any premiums on such insurance provision for payment of which has not been made hereinbefore.

All insurance shall be carried in companies approved by the Mortgagee and the policies and renewals thereof shall be held by the Mortgagee and have attached thereto loss payable clauses in favor of and in form acceptable to the Mortgagee. In event of loss Mortgagor will give immediate notice by mail to the Mortgagee, who may make proof of loss if not made promptly by Mortgagor, and each insurance company concerned is hereby authorized and directed to make payment for such loss directly to the Mortgagee instead of to the Mortgagor and the Mortgagee jointly, and the insurance proceeds, or any part thereof, may be applied by the Mortgagee at its option either to the reduction of the indebtedness hereby secured or to the restoration or repair of the property damaged. In event of foreclosure of this mortgage or other transfer of tile to the mortgaged property, in extinguishment of the indebtedness secured hereby, all right, title and interest of the Mortgagor in and to any insurance policies them in force shall pass to the purchaser or grantee.

THAT if the premises, or any part thereof, be condemned under any power of eminent domain, or acquired for a public use, the langes, proceeds, and the consideration for such acquisition, to the extent of the full amount of indebtedness upon this Mortgage, and the Note secured hereby remaining unpaid, are hereby assigned by the Mortgager to the Mortgage and shall be paid forthwith to the Mortgagee to be applied by it on account of the indebtedness secured hereby; whither due or not:

THE MORTGAGE & FURTHER AGREES that should this mortgage and the note secured hereby not be eligible for insurance under the National Housing Act within 60 days from the date hereof (written statement of any officer of the Department of Housing not Urban Development or authorized agent of the Secretary of Housing and Urban Development dated subsequent to the 60 days time from the date of this mortgage, declining to insure said note and this mortgage, being deemed conclusive proof of such ineligibility), the Mortgagee or the holder of the note may, at its option, declare all sums secured hereby immediately due and payable.

IN THE EVENT of default in a any monthly payment provided for herein and in the note secured hereby for a period of thirty (30) the the due date thereof, or in case of a breach of any other covenant or agreement herein stipulated, the the due of said principal sum remaining unpaid together with accrued interest thereon, shall, at the election of the Mortgagee, without notice, become immediately due and payable.

AND IN THE EVENT that the whole of said clebt is declared to be due, the Mortgagee shall have the right immediately to foreclose this mortgage, and upon the filling of any bill for that purpose, the court in which such bill is filed may at any time thereafter. Where before or after sale, and without notice to the said Mortgagor, or any party claiming under said Mortgagor, and without right of the solvency or insolvency at the time of such applications for appointment of a receiver, or for an order to place Mortgagee in possession of the premises of the person or persons liable for the payment of the indeb dress secured hereby, and without regard to the value of said premises or whether the same shall then be occupied by the owner of the equity of redemption, as a homestead, enter an order placing the Mortgagee in possession of the premises, or appoint a receiver, for the benefit of the Mortgagee with power to collect the rents, issues, and profits of the said premises during the pendency of such foreclosure suit and, in case of sale and a derictor y, during the full statutory period of redemption, and such rents, issues, and profits when collected may be applied toward the payment of the indebtedness, cost, taxes, insurance, and other items necessary for the profits on and preservation of the property.

Whenever the said Mortgagee shall be placed in possession of the above described premises under an order of a court in which an action is pending to foreclose this mortgage or a unsequent mortgage; the said Mortgagee, in its discretion, may; keep the said premises in good repair; pay such unrent or back taxes as ments as may be due on the said premises; pay for and maintain such insurance in such amounts as shall have been required by the Mortgagee; lease the said premises to the Mortgager or others mon such terms, and conditions, either within or beyond any period of redemption, as are approved by the court; collect and receive the rents, issues, and profits for the use of the premises hereinabove described; and employ other persons and expend itself such amounts as are reasonably necessary to carry out the provisions of this paragraph.

AND IN CASE OF FORECLOSURE of this mortgage by said Mortgagee in any coult of law or equity, a reasonable sum shall be allowed for the solicitor's fees, and stenographers' fees of the complimant in such proceeding; and also for all outlays for documentary evidence and the cost of a complete absert of title for the purpose of such foreclosure; and in case of any other suit, or legal proceeding, wherein the Mortgagee shall be made a party thereto by reason of this mortgage, its costs and expenses, and the reasonable feet at charges of the attorneys or solicitors of the Mortgagee, so made parties, for services in such suit or proceed in as, shall be a further lien and charge upon the said premises under this mortgage, and all such expenses shall become so much additional indebtedness secured hereby and be allowed in any decree foreclosing this mortgage.

AND THERE SHALL BE INCLUDED in any decree foreclosing this mortgage and be paid out of the proceeds of any sale made in pursuance of any such decree: (1) All the costs of such suit or suits, advertising, sale, and conveyance, including attorneys', solicitors', and stenographers' fees, outlays for documentary evidence and cost-of said abstract and examination of title; (2) all the moneys advanced by the Mortgagee, if any, for the purpose authorized in the mortgage with interest on such advances at the rate set forth in the note secured hereby, from the time such advances are made; (3) all the accrued interest remaining unpaid on the indebtedness hereby secured; (4) all the said principal money remaining unpaid. The overplus of the proceeds of sale, if any, shall then be paid to the Mortgagor.

If Mortgagor shall pay said note at the time and in the manner aforesaid and shall abide by, comply with, and duly perform all the covenants and agreements herein, then this conveyance shall be null and void and Mortgage will, within (30) days after written demand therefor by Mortgagor, execute a release or satisfaction of this mortgage, and Mortgagor hereby waives the benefits of all statutes or laws which require the earlier execution or delivery of such release or satisfaction by Mortgagee.

IT IS EXPRESSLY AGREED that no extension of the time for payment of the debt hereby secured given by the Mortgagee to any successor in interest of the Mortgagor shall operate to release, in any manner, the original liability of the Mortgagor.

UNOFFICIAL COPY

be required by the Mortgagee. To keep said premises in good repair, and not to do, or permit to be done, upon said premises, anything that may impair the value thereof, or of the security intended to be effected by virtue of this instrument; not to suffer any then of mechanics men or material men to attach to said premises; to pay to the Mortgagee, as hereinalter provided, until said note is fullypaid, (i) a sum sufficient to pay all taxes and assessments on said premises, or any tax or assessment that may be levied by authority of the State of Illinois, or of the county, town, village, or city in which the said land is sluate, upon the Mortgager on account of the ownership thereof; (2) as sum sufficient, to keep all buildings that may at any time be on said premises, during the continuance of said indebtedness, insured for the Mortgagee in such forms of insurance, and in such amounts, as may be required by the Mortgagee.

Morigagee may pay such taxes, assessments, and insurance premiums, when due, and may make such repairs to the property herein morigaged as in its discretion it may deem necessary for the proper preservation thereof, and any moneys so paid or expended shall become so much additional indebtedness, secured by this morigage; to be paid out of proceeds of the sale of the morigaged premises, if not otherwise paid by the Morigagor. in case of the refusal or neglect of the Mortgagor to make such payments, or to agtisfy any prior tien or incumbrance other than that for taxes or assessments on said premises, or to keep said premises in good repair, the

It is expressly provided, however (all other provisions of this mortgage to the contrary notwithstanding), that the Mor gages shall not be required nor shall it have the right to pay, discharge, or remove any tax, assessing or the improvements situated therein or any part thereof or the improvements situated thereon, so ing as the Mortgagor shall, in good faith, contest the same or the validity thereof by appropriate legal proceedings prought in a court of competent jurisdiction, which shall operate to prevent the collection of the last, assessing or the last, assessing to or contested and the sale or forfeiture of the said premises or any part thereof to sastesme.

AND the said Mortga or further covenants and agrees as follows:

AND SAID MORTGACOR covenants and agrees:

That privilege is reserved in pay the debt in whole, or in an amount equal to one or more monthly payments on the principal that are next on the note, on the first day of any month prior to maturity, provided, however, that written notice of an intension to exercise such privilege is given at least thirty (30) days prior to prepay-

the said note is fully paid, the following sums: That, together with, and in add tion to, the monthly payments of the principal and interest payable under the terms of the note secured hereby, the Aortgagor will pay to the Mortgagee, on the first day of each month until

A sum equal to the ground rents, if any, next due, plus the comme that will next become due and payable on policies of fire and cother hazard insurance covering the mortgages) less all sums already paid therefore divided by the Mortgages less and sums already paid therefore divided by the mortgages on the mortgaged to man already paid therefore one months to elapse before one month prior to the date aren such ground rents, premiums, takes and assessments will become delinquent, such sums to be held by Mortgagee in the formations, premiums, assessments; and

(c) All payments mentioned in the two preceding subscritons of this paragraph and ell payments to be made under the note secured hereby shall be added together and the aggregate amount thereof stall be paid by the Mortgages to the safety of total forth:

(d) premium charges under the forth with the Secretary of total under Development, or monthly charges in the role secured in mortgage in aurance premium) electric contraction in mortgage in aurance premium) and become the mortgage in mortgage in aurance premium) and the secured hereby; and (d) mortgage in the secured hereby; and (d) mortgage in the more secured hereby; and (d) mortgage in the and other payment in the amortisation of the principal of the safet note.

Any deficiency in the amount of any such aggregate monthly payment shall, unless made good by the Mortgagor prior to the date of the ackt such payment, constitute an event of default under this mortgage, the Mortgage may collect a "late character, not to exceed four cents" for each payment more than fifteen (15) days in arrests, to cover the extra expense investor in sandling delinquent payments.

hereby, full payment of the entire indebtedness represented thereby, the Mortgagee shall, in computing the samount of such indebtedness, credit to the account of the Mortgages all psyments and enter the provisions of subsection (a) of the preceding paragraph which the Mortgages has not become obligated under the provisions of subsection (b) of the preceding paragraph, it there shall be a default under any of the provisions of this mortgage resulting in a public sale of the previsions of the observations (b) of the public sale of the premises covered hereby, or if the Mortgagee acquires the property of a proceedings or at otherwise after default, the Mortgagee shall apply, at the time of the commencement of such proceedings or at otherwise acquired, the planner the numer cannot of such proceedings or at said notes and shall property as otherwise acquired, the balance then remaining in the funds accumulated under subscition (b) of the proceeding paragraph as a credit against the amount of principal then remaining unpaid under subscition (c) of the proceeding paragraph. it at any time the Mortgagor shall tender to the Mortgages, in accordance with the provisions of the note secured or before the date when payment of such ground rents, taxes, assessments, or insurance premiums shall be due and payable, then the Mongagor shall pay to the Mortgagee any amount necessary to make up the deficiency, on If the total of the payments made by the Mortgagor under subsection (b) of the preceding paragraph shall exceed the amount of the payments actually made by the Mortgagee for ground rents, taxes, and assessments, or insurance aubsequent payments to be made by the Mortgagor, or refunded to the Mortgagor. If, however, the monthly payments in made by the Mortgagor, or refunded to the Mortgagor. If, however, the monthly payments insade by the Mortgagor under subsection (b) of the preceding paragraph shall not be sufficient to pay ground tends. It has a sufficient to pay ground the Mortgagor under subsection (b) of the preceding paragraph shall not be sufficient to pay ground tends. It has been also be affected by the Mortgagor under shall not be delicitored on the land assessments, or insurance premiums, as the case may be, when the same shall not be delicitored on the land assessments, or insurance premiums, as the case may be, when the same shall not be delicitored on the land assessments, or insurance premiums and operable, then the same shall not be delicitored on and operable.

FHA# : 131:421338175482

GALO BRAVO, DIVORCED AND NOT SINCE REMARRIED This Rider to the Mortgage between and MARGARETTEN & COMPANY, INC. dated JANUARY 27 is deemed to amend and supplement the Mortgage of the same date as follows: 19 AND SAID MORTGAGOR covenants and agrees:

STATE:

1. In the fourth un-numbered paragraph, page 2, the sentence which reads as follows is deleted:

> That privilege is reserved to pay the debt in whole, or in an amount equal to one or more monyhly payments on the principal that are next due on the note, on the first day of any month prior to maturity; provided, however, that written notice of an intention to exercise such privilege is given at least thir y (30) days prior to prepayment.

2. The fourth un-numbered paragraph, page 2, is amended by the addition of the following:

> "Privilege is reserved to pay the debt, in whole or in part, on any installment due date." Oot County E

-Borrower

UNOFFICIAL COPY

Company of the sign and several parties of the lattice of the parties of a second section of the company of the
TOO MANUARATIEN & COMPANY, INC. dated 10800 Too
to decreed to amend and bupplement the Movigage of the same date as follows:
AND SAID MORTGACOR coverent and surgest
is the there's surressing at paragraph, page 2, the sentince which reads as
ellows is deledet
Then privilege in the restance of the debt in shole, or in an amount equal recome or more worst; prepared so the estaction that are near due on the note on the sont priviled and are near that itset day of the sont privile of an invention to carroise such privilege da place of labor interprepared and the prior of propagation. Intity (30) days or for to propagation. The fourth are labored paragraph, peace 1, to amended 1, the addition of
tolloù aitheil air a c'hann a C'hann a c'hann a c'h
regriting is no served to pay the done, in whale or at parts on any therein dua dots."

85010230

STATE: ILLINOIS OF FIA# C. ANTE OF OF FILE 4, 6285530

"FHA MORTGAGE RIDER"

This Rider to the Mortgage between _____GALA BRAVO, DIVORCED AND NOT SINCE REMARRIED and MARGARETTEN & COMPANY, INC. dated JANUARY 27

19 is deemed to amend and supplement the Mortgage of same date as follows:

AND SAID MORTGAGOR covenants and agrees:

To keep said premises in good repair, and not to do, or permit to be done, upon said premises, anything that may impair the value thereof, or of the security intended to be effected by virtue of this instrument; not to suffer any lien of mechanics men or material men to attach to said premises; to pay to the Mortgagee, as here-inafter provided, until said note is fullypaid, (1) a sum sufficient to pay all taxes and assessments on said premises, or any tax or assessment that may be levied by authority of the State of Illinois, or of the county, town, village, or city in which the said land is situate, upon the Mortgagor on account of the ownership thereof; (2) a sum sufficient to keep all buildings that may at any time be on said premises, during the continuance of said indebtedness, insured for the benefit of the Mortgagee in such forms of insurance, and in such amounts, as may be required by the Mortgagee.

In case of the refusal or neglect of the Mortgagor to make such payments, or to satisfy any prior lien or incumbrance other than that for taxes or assessments on said premises, or to keep said premises in good repair, the Mortgagee may pay such taxes, assessments, and insurance premiums, when due, and may make such repairs to the property herein mortgaged as in its discretion it may deem necessary for the proper preservation-thereof, and any moneys so paid or expended shall become so much additional indebtedness, secured by this mortgage, to be paid on the proceeds of the sale of the mortgaged premises, if not otherwise paid by the Mortgagor.

It is expressly provided, however (all other provisions of this mortgage to the contrary notwithstanding), that the Mor galee shall not be required nor shall it have the right to pay, discharge, or remove any tax, assessment, or tax like about or against the premises described herein or any part thereof or the improvements situated thereon, so lor, at the Mortgagor shall, in good faith, contest the same or the validity thereof by appropriate legal proceedings thought in a court of competent jurisdiction, which shall operate to prevent the collection of the tax, assessment, or lien so contested and the sale or forfeiture of the said premises or any part thereof to satisfy the same.

AND the said Mortgagor further covenants and agrees as follows:

That privilege is reserved to ray the debt in whole, or in an amount equal to one or more monthly payments on the principal that are next due on the note, on the first day of any month prior to maturity; provided, however, that written notice of an intention to exercise such privilege is given at least thirty (30) days prior to prepayment.

That, together with, and in addition ic, the monthly payments of the principal and interest payable under the terms of the note secured hereby, the Mo tg gor will pay to the Mortgagee, on the first day of each month until the said note is fully paid, the following sums.

(a) An appearant of provide the holds from a with four to you the court of the cour

A sum equal to the ground rents, if any, next due, plus the penium, that will next become due and payable on policies of fire and other hazard insurance covering the mortgaged property, plus taxes and assessments next due on the mortgaged property (all as estimated by the Mortgagee) less. I turns already paid therefor divided by the number of months to clapse before one month prior to the date when und ground rents, premiums, taxes and assessments will become delinquent, such sums to be held by Mortgagee in true to pay said ground rents, premiums, taxes and special assessments; and

(b) XX All payments mentioned in the two preceding subsections of this paragraph and "I payments to be made under the note secured hereby shall be added together and the aggregate amount thereof that be paid by the Morigagor each month in a single payment to be applied by the Morigagor to the following items in the ever set forth:

(I) ground rents, if any, taxes, special assessments, fire, and other hazard insurance prendicts interest on the note secured hereby; and amortization of the principal of the said note.

Any deficiency in the amount of any such aggregate monthly payment shall, unless made good by the Mortgagor prior to the due date of the next such payment, constitute an event of default under this mortgage. The Mortgagee may collect a "late charge" not to exceed four cents (4') for each dollar (\$1) for each payment more than after (15) days in arrears, to cover the extra expense involved in handling delinquent payments.

If the total of the payments made by the Mortgagor under subsection (EXof the preceding paragraph shall exceed the amount of the payments actually made by the Mortgagee for ground rents, taxes, and assessments, or insurance premiums, as the case may be, such excess, if the loan is current, at the option of the Mortgagor, shall be credited on subsequent payments to be made by the Mortgagor, or refunded to the Mortgagor. If, however, the monthly payments made by the Mortgagor under subsection (b) of the preceding paragraph shall not be sufficient to pay ground rents, taxes, and assessments, or insurance premiums, as the case may be, when the same shall become due and payable, then the Mortgagor shall pay to the Mortgagee any amount necessary to make up the deficiency, on or before the date when payment of such ground rents, taxes, assessments, or insurance premiums shall be due. If at any time the Mortgagor shall tender to the Mortgagee, in accordance with the provisions of the note secured hereby, full payment of the entire indebtedness represented thereby, the Mortgagee shall, in computing the amount of such indebtedness, credit to the account of the Mortgagor all payments made under the provisions of subsection (a) of the preceding paragraph which the Mortgagee has not become obligated to pay to the Secretary of Housing and Urban Development, and any balance remaining in the funds accumulated under the provisions of this mortgage resulting in a public sale of the premises covered hereby, or if the Mortgagee acquires the property otherwise after default, the Mortgagee shall apply, at the time of the commencement of such proceedings or at the time the property is otherwise acquired, the balance then remaining in the funds accumulated under subsection (b) of the preceding paragraph as a credit against the amount of principal then remaining unpaid under said note and shall properly adjust any payments which shall have been made under subsection (a) of the preceding paragraph.

-Borrower

moun



The right ball given and in 1882 A CHAING A CHAIR WALK

palatroni politicam kina imega parali las e timera se unhant territori la libergia come la trochesta alla specia i è de para per la come para per la come per la c ज्ञान होते होते पूर्व किन्नों के किन्नों के

and of the control of the control of the color of the color of the control of the color of the c

the control of the second of the control of the con - Locales Etts Abbieb

is autist or passing have represented radius is appropriate little day CIVIA

W1312

one interest into a standard della treplativa della tra-Bina secolo di la secolo della tradicionali dagli tradeita laga ki matayan 1943a (maja tirak atti ki sada anga kita ki sada ka ka sada anga ki sada ki sada ki sada k Kiparata maja maja maja kita atti maja ki maja maja ki sada ka taken ang mga kilam dilipi dilipi dan dalam kan mga

in the factor of the second of	a. Additional post of the processing of the p			Parties accommoded to the company of the common section of the com
			$(\mathbf{t}_{i},$	and the second of the second
	in militar de la filosofia de la compania de la filosofia de la filosofia de la filosofia de la filosofia de l La filosofia de la filosofia d			After the Misself and the Control of
State of the state	and the second of the second o	⁹ / ₀ ,		
	(a) Proposition of the propos	ordina diakan didika 58 at a 3a s		man film of a construction of the second construction of the second distribution of the second
Final States (1) Final States (2) But the states (2	The people of the second of th	 Might also sets as the control of the		S. C. Sawara (S. L. S. M.) Sawara (L. L. Sawara) Sawara (L. Sawara) Sawara (L. Sawara)
the total	 Section 1. Laboratory of the control o	1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1		
rtaliji, pozerni, ine in terta i	Configuration and are required by the configuration of	ander (1905), et al. (1905), et al. (1905), et al. (1905), et al.	kessa arrakus oleh kesikulan permenalah lalah di Kestatan bankan dian permenalah bankan beragai sebuah	Strong Parks Strong Marian Strong Marian Strong Marian
Application of present with	The dealy Personal Personal Conference of the second series of the secon	ag ledbere om eerde w Termoonled ander eer	o Allinano (1966), konsepti Opiso (1965), postrono a rivas Allinsono (1965), konsepti (1965)	også dref mag granne stad storga malle og fratte a gran Togrands og e

There a time a continue of any and body processes is a convergence by the entropy of the street of the continue of the continu Supertifying the defect lades of all the experimental and was supertimental to the of the party of the apparents of (i) The control of 9,74 - 145 11 - 15,74 - 145 11 - 17 - 14 - 17

throughout throughout colors to a thing to him any transmits reboth which is era decre una rece bisco ahusayanin niiboo Constitution of the Consti