WESAV MORTGAGE CORPORATION ATTN: RECORDS DEPARIMENT 9060 EAST VIA LINDA STREET SCOTISTALE, AZ 85258-5416

Loan #: 2030021 Process #:

92690520

MORTGAGE

MORTGAGE ("Security Instrument") is given on

September 10 19 92

JOHN E. BURZINSKI and JULIE A. BURZINSKI, HIS WIFE The mortgagor is

("Borrower").

WESAV MORIGAGE CORPORATION This Security Instrument is given to

whose address is

9060 EAST VIA LINU: STREET, SCOTTSDALE, AZ 85258-5146

("Lender").

Borrower owes Lender the principal sum of

One Hundred Twenty Three Thousand and No/100

Dollars (U.S. \$ 123,000.00). This debt is evidenced by Borrower's note dated the same date as this Security Instrument ("Note"), which provides for monthly payments, with the full debt, if not paid earlier, due and payable on October 1, 2022 . This Se unit Instrument secures to Lender: (a) the repayment of the debt evidenced by the Note, with interest, and all renewals, extensions and modifications of the Note; (b) the payment of all other sums, with interest, advanced under paragraph 7 to protect the security of this Security Instrument; and (c) the performance of Borrower's covenants and agreements under this Security Instrurter 1 and the Note. For this purpose, Borrower does hereby mortgage, grant and convey to Lender the following described or party located in County.

> LOT 136 IN ACTIVE REALITY COMPANY'S CLANISON STREET ADDITION, A SUBDIVISION OF THE WEST 1/2 OF THE SOUTHWEST 1/4 OF THE SOUTHWEST 1/4 OF SECTION 8, TOWNSHIP 40 NORTH, RANCE 13, EAST OF THE THIRD PRINCIPAL MERIDIAN, IN COOK COUNTY, ILLINOIS, & Ja

PERMANENT INDEX NUMBER: 13-08-324-005

DEPT-01 Facurdings \$29.1 T48888 RAF 2971 09/17/92 09:35:00 \$3236 \$ 22-690520

COOK COUNTY RECORDER

which has the address of

4843 NORTH MELVINA AVENUE

CHICAGO

Illinois

60630

(Zip Code)

("Property Address");

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."

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

THIS SECURITY INSTRUMENT combines uniform covenants for national use and non-uniform covenants with limited variations by jurisdiction to constitute a uniform security instrument covering real property,

ILLINOIS -Single Family- Fannie Mae/Freddie Mac UNIFORM INSTRUMENT

Form 3014 9/90

Page 1 of 4

LDoc427 (3/91)

TENTENARO PER GOLDO DE LA PROPERCIONA DE LA CARRON DEL LA CARRON DEL CARRON DE LA CARRON DEL CARRON DE LA CARRON DEL CARRON DE LA CARRON DEL CARRON DE LA CARRON DE LA CARRON DE LA CARRON DE LA CARRON DEL LA CARRON DE LA CARRON DEL LA CARRON DELA CARRON DEL LA CARRON DEL LA CARRON DELA CARRON DEL LA CARRON DELA CARRON DELA CARRON PARECULARANT SCRUCTURE PROTES SOURCE SERVICE LATER SOURCE and a section of the property of

diameter of the court the distributed

AL BURRER

BESTROW

Court by a Paristic of Association in 1881 1881 1881 BODA BOBOOK SANDARY VA BOBOK MAY DE HAMBOR OB MOOD ON BARAHAM DE

egiste este delle i settativitati di scenatifi sale della arabatanta dell'incertificati

or the capital fighe (over a bond of Ab thick White

and the companies administration to the consequence of

more many pelicenty or layer the test is improved and other production.

magnitudador i cilcimitat de la brancia conseguir consecución e está e está merce of the springers of the other e en esta de la composição de la properción de la composição de la composi

Allowath giften das also between 18 remark has been

NEW WAR THE THE STATE OF THE SECOND र्द प्रतिकार अवस्थित स्वति स्वति । ria de estança el maderia process to be a financial percentage

> CH'S OFFICE - मन्द्रवाद- काम वर्ष । केंक्स कर्मी व्यक्तवाद्धी होत्यावाकामध्ये

osabeast .

医三角形式 医肾压力 医多线性 医多线性 无规定

OP. 600 ST CECTAIN AND THOROUGH TO

ા કો તેમ મામણું કે મહાતા છે. મોક તેમ જોવા મામણ મામણે જાતે તેમ મામણે કોમણ અંબેલું મેં તાલામ મામમાં પીચા પાસી પાસ an te naturaçõe qua a en nata a come a teat que at Mandana, a angua en esta en exployações esta en adamenta e e Aller (1900) galarier (New Albaha) Albaha Albaha Maring Robert erzele (C. J. a) with general effektive (C. a.) (eps) ex ng ang 10 ng mga katalong digital ng mga katalong ng mga katalong ng mga katalong ng mga katalong ng mga katal Mga atalong ng mga katalong ng

File of Magnetic Contractions

I what will what work for it. more appreciated to the end of and the plane will represent the control of the second of the control of the second of

and provided the figure of the control of the control of the control of the control of the first probabilities

UNIFORM COVENANTE Burden and Leader to crant and unce a follow.

1. Payment of Principal and Interest; Prepayment and Late Charges. Borrower shall promptly pay when due the principal of and interest on the debt evidenced by the Note and any prepayment and late charges due under the Note.

2. Funds for Taxes and Insurance. Subject to applicable law or to a written waiver by Lender, Borrower shall pay to Lender on the day monthly payments are due under the Note, until the Note is paid in fully a sum. (1) yearly for: (a) yearly taxes and assessments which may attain priority over this Security Instrument as a hen on the sum of the property, I any, (c) yearly hazard or (roperly insurance principal) for: (a) yearly flood insurance premiums, if any, (c) yearly mortgage insurance premiums (d) yearly flood insurance premiums, if any, (c) yearly mortgage insurance premiums (d) yearly flood insurance premiums, if any, (c) yearly mortgage insurance premiums (d) yearly flood insurance premiums, if any, (c) yearly mortgage insurance premiums. These items are called "Secrow Hens." Lender may at any may require for Borrower's escrow account under the federal Real Estate Settlement Procedures Act of 1974 as a mender of the interest of the priority of the pri

held by Lender. If under operagna 21, Lender shall acquire or self the Property, Lender, Flunder coveragna 21, Lender shall acquire or self the Property, Lender, Flunder, and a self the Property, Shall apply any Funes, leid by Lender at the time of acquisition or sale as a credit against the sums secured by this Security Instrument.

Payments. Junes a splicable law provides otherwise, all payments received by Lender under paragraphs 1 and 2 chall be applied: lirat, to any prepayment charges due under the Note; second, to amounts payable under paragraphs 2 and 2 chall be applied: lirat, to any prepayment the Note of the Not

does not have to do so.

Any amounts disbursed by Lender under this paragraph 7 shall become additional debt of Borrower secured by this Security Instrument. Unless Borrower and Lender agree to other terms of payment, these amounts shall bear interest from the date of disbursement at the Note rate and shall be payable, with interest, upon notice from Lender to Borrower requesting payment.

8. Mortgage Insurance. If Lender required mortgage insurance as a condition of making the loan secured by this Security Instrument, Borrower shall pay the premiums required to maintain the mortgage insurance in effect. If, for any reason, the mortgage insurance coverage required by Lender lapses or ceases to be in effect, Borrower shall pay the premiums required to obtain coverage substantially equivalent to the mortgage insurance previously in effect, at a cost substantially equivalent to the cost to Borrower of the mortgage insurance previously in effect, from an alternate mortgage insurer approved by Lender.

Process#:

10th day of September THIS 1-4 FAMILY RIDER is made this and is incorporated into and shall be deemed to amend and supplement the Mortgage, Deed of Trust or Security Deed (the "Security Instrument") of the same date given by the undersigned (the "Borrower") to secure Borrower's Note to

WESAV MORIGAGE CORPORATION

(the "Lender")

of the same date and covering the Property described in the Security Instrument and located at:

4843 NORTH MELVINA AVENUE, CHICAGO, IL 60630

1-4 FAMILY COVENANTS. In addition to the covenants and agreements made in the Security Instrument, Borrower and

Lender further covenant and agree as follows:

A. Additional Property Subject to the Security Instrument. In addition to the Property described in the Security Instrument, the following items are added to the Property description, and shall also constitute the Property covered by the Security Instrument: building materials, appliances and goods of every nature whatsoever now or hereafter located in, on, or used, or intended to be used in connection with the Property, including, but not limited to, those for the purposes of supplying or distributing heating, cooling, electricity, gas, water, air and light, fire prevention and extinguishing apparatus, security and access control apparatus, plumbing, bath tubs, water heaters, water closets, sinks, ranges, stoves, refrigerators, dishwashers, disposals, washers, dryers, awnings, storm windows, storm doors, screens, blinds, shades, curtains and curtain rods, attached mirrors, cabinets, panelling and attached floor coverings now or hereafter attached to the Property, all of which, including replacements and additions thereto, shall be deemed to be and remain a part of the Property covered by the Security Instrument. All of the foregoing together with the Property described in the Security Instrument (or the leasehold estate if the Security Instrument is on a leasehold) are referred to it this 1-4 Family Rider and the Security Instrument as the "Property."

B. Use of Property; Corplinee with Law. Borrower shall not seek, agree to or make a change in the use of the Property or its zoning classification, unless kender has agreed in writing to the change. Borrower shall comply with all laws, ordinances,

regulations and requirements of any povernmental body applicable to the Property.

C. Subordinate Liens. Except a permitted by federal law, Borrower shall not allow any lien inferior to the Security Instrument to be perfected against the Property without Lender's prior written permission.

D. Rent Loss Insurance. Borrower in Il maintain insurance against rent loss in addition to the other hazards for which insurance is required by Uniform Covenaut 5

E. "Borrower's Right to Reinstate" Deleted. Uniform Covenant 18 is deleted.

F. Borrower's Occupancy. Unless Lender and Borrower otherwise agree in writing, the first sentence in Uniform Covenant 6 concerning Borrower's occupancy of the Property is deleted. All remaining covenants and agreements set forth in Uniform Covenant 6 shall remain in effect.

G. Assignment of Leases. Upon Lender's request, Purlower shall assign to Lender all leases of the Property and all security deposits made in connection with leases of the Property. Upon the assignment, Lender shall have the right to modify, extend or terminate the existing leases and to execute new leases, in Ler der's sole discretion. As used in this paragraph G, the word "lease"

shall mean "sublease" if the Security Instrument is on a leasel old.

H. Assignment of Rents; Appointment of Receiver; Lender in Possession. Borrower absolutely and unconditionally assigns and transfers to Lender all the rents and revenues ("Rents") of the P. operty, regardless of to whom the Rents of the Property are payable. Borrower authorizes Lender or Lender's agents to collect the Rents, and agrees that each tenant of the Property shall pay the Rents to Lender or Lender's agents. However, Borrower shall r ceive the Rents until (i) Lender has given Borrower notice of default pursuant to paragraph 21 of the Security Instrument and (ii) Lender has given notice to the tenant(s) that the Rents are to be paid to Lender or Lender's agent. This assignment of Lents constitutes an absolute assignment and not an

assignment for additional security only.

If Lender gives notice of breach to Borrower: (i) all Rents received by Borrower shall be held by Borrower as trustee for the benefit of Lender only, to be applied to the sums secured by the Security Instrumer. (ii) Lender shall be entitled to collect and receive all of the Rents of the Property; (iii) Borrower agrees that each tenant of the Property shall pay all Rents due and unpaid to Lender or Lender's agents upon Lender's written demand to the tenant; (iv) unless applicable law provides otherwise, all Rents collected by Lender or Lender's agents shall be applied first to the costs of taking control of and managing the Property and collecting the Rents, including, but not limited to, attorney's fees, receiver's fees, premiums on receiver's bonds, repair and maintenance costs, insurance premiums, taxes, assessments and other charges on the Property, and then to the sums secured by the Security Instrument; (v) Lender's agents or any judicially appointed receiver shall be liable to account for only those Rents actually received; and (vi) Lender shall be entitled to have a receiver appointed to take prose sion of and manage the Property and collect the Rents and profits derived from the Property without any showing as to the inade onacy of the Property as security.

If the Rents of the Property are not sufficient to cover the costs of taking control of and managing the Property and of collecting the Rents any funds expended by Lender for such purposes shall become indebtedness of Borrower to Lender secured

by the Security Instrument pursuant to Uniform Covenant 7.

Borrower represents and warrants that Borrower has not executed any prior assignment of the Rents and has not and will not

perform any act that would prevent Lender from exercising its rights under this paragraph.

Lender, or Lender's agents or a judicially appointed receiver, shall not be required to enter upon, take control of or maintain the Property before or after giving notice of default to Borrower. However, Lender, or Lender's agents or a judicially appointed receiver, may do so at any time when a default occurs. Any application of Rents shall not cure or waive any default or invalidate any other right or remedy of Lender. This assignment of Rents of the Property shall terminate when all the sums secured by the Security Instrument are paid in full.

1. Cross-Default Provision. Borrower's default or breach under any note or agreement in which Lender has an interest shall be a breach upon the Security Instrument and Lender may invoke any of the remedies permitted by the Security Instrument.

BY SIGNING BELOW, Borrower accepts and agrees to the terms and provisions contained in this 1-4 Family Rider.

John E Buins X 9-10-98	(Seal) Queaburinski 9-10-92	Seal
	Borrows JULIE A. BURZINSKI -80	MOTI

., (Seal) -Borrower

n to the second of the second Court Chause of Herbell of the Art of Metals The Control of Control of the Contro Constitution of the contract o

A CORRESPONDED BY PARAMETER TWO DATE

 Start and Standard results to high releases of the particle results in the property. make the fifther and considering the

SERVER OF THE RESERVE OF THE PROPERTY OF THE P

The control of the company of the particle of the particles of the particl and the second to the second section of the second second second second

The second of th graph of the appear in the extension of the search of en er en en transportant de la companya de la comp La companya de la compa The first of the control of the cont (a) The content of the content of

Service of the service

Burka Waliotaka Bara

The secondary of the second of the second of the entire the second of th

Committee Commit

The first expectation of the i to i is i to was a second of a special of in the construction of the tian ke mijalah sekerakaan di merupakan dari Lord Brand on E Contraction of a

in property that the foreign as providing forms to be all the i de la composition La composition de la La composition de la and the safe and the contraction of the second distribution of t of war with twell a live on the properties of governors light about the re-arrest the fill protocol cause green at light a tip and and about the strip

The strainer will be graved in THE SHARE THE PROPERTY OF THE STATE OF THE PARTY OF THE STATE OF THE S The second secon (a) The property of the control o Alberta Modern All street states on refer to be a selected and the selected and selected and selected and selected and selected as the selected and selected as the selected and selected as the selected as o miresance degle har Control Service Control (1997) The course of and William or the property

Control of the second section of the second . The set of the set Sound of the Later. James James Grant Goat Control Then the constitution is all burns to be of the state of are to the larger Model of Parabest is The control of the co direct office States Fig. Charges N $\{\psi_{i}, \psi_{i}, \psi_{i},$ But the set of the second (2) The section of the control of 1. The state of th

pare a property and a second of the property of the control of the second of the control of the second of the second of the second of the control of the second of the Company of the Charles Community to a resemble to Revelled

Fig. 16. Construction of the second secon parameter to the early of the form the end of

, which is the contract of the contract of the second of . As a consequence of the second control of age to give a little of the control of the control of the control of the first of the control of the first of the control of t . Prof. of this pare in State Deck (the ord)

of the commence of the standard of the state distribution and association of stable in that is up morphise parameter than diposition of the ्रा के का प्राप्त कर के प्राप्त कुमनावर्ष केवा है के प्राप्त कर प्रतिकृतिकों का **अवद्धा के**वा **प्राप्त** केवा

get off the first statement was a continuous forces of the strongly making being something of the entrance by the

AND SEED DOOR OF MADE

Estimate that a sale of the particular

the section of the se

Arakija. Cali

If substantially equivalent mortgage insurance over ge it not available. Borrower shall ply to Lender each month a sum equal to one-twelfth of the yearly mortgage insurance premium being paid by Borrower when the insurance coverage lapsed or ceased to be in effect. Lender will accept, use and retain these payments as a loss reserve in lieu of mortgage insurance. Loss reserve payments may no longer be required, at the option of Lender, if mortgage insurance coverage (in the amount and for the period that Lender requires) provided by an insurer approved by Lender again becomes available and is obtained. Borrower shall pay the premiums required to maintain mortgage insurance in effect, or to provide a loss reserve, until the requirement for mortgage insurance ends in accordance with any written agreement between Borrower and Lender or applicable law.

9. Inspection. Lender or its agent may make reasonable entries upon and inspections of the Property. Lender shall give Borrower notice at the time of or prior to an inspection specifying reasonable cause for the inspection.

10. Condemnation. The proceeds of any award or claim for damages, direct or consequential, in connection with any condemnation or other taking of any part of the Property, or for conveyance in lieu of condemnation, are hereby assigned and shall be paid to Lender.

Borrower andice at the time of or prior to an inspection specifying reasonable cause tor the inspection, are horsely award or claim for damages, direct or respection, are hereby assigned and condemnation or other taking of any part of the Property, or for conveyance in lieu of condemnation, are hereby assigned and shall be paid to Lender.

In the event of a total taking of the Property, the proceeds shall be applied to the sums secured by this Security Instrument, whether or not then due, with any excess paid to Borrower. In the event of a partial taking of the Property in which the fair security instrument immediately before taking, unless Borrower and Lender otherwise agree in writing, the sums secured by this Security Instrument shall be reduced by the amount of the proceeds multiplied by the following fraction: (a) the total amount of the sums secured immediately before the taking, divided by (b) the fair market value of the Property immediately before the taking, divided by (b) the fair market value of the Property immediately before the taking is less than the amount of the sums secured immediately before the taking is less than the amount of the sums secured immediately before the taking is less than the amount of the sums secured immediately before the taking is less than the amount of the sums secured by the Security Instrument whether or not the sums are then due.

If the Property is abandoned by Borrower, or if, after notice by Lender to Borrower that the condemnor offers to make anyward or sottle a claim for damages, Borrower fails to respond to Lender within 30 days after date the notice is given, Lender by this Security Instrument, whether or not then due, in writing, any application of proceeds to principal shall not extend or postone the due date or the monthly payments referred to in paragraphs 1 and 2 or change the amount of such payments.

11. Borrower Not Ciceased, Forbearance by Lender not calculation of proceeds to principal shall not extend or postone the due date or the monthly payments

16. Borrower's Copy. Borrower shall be given one conformed copy of the Note and of this Security Instrument.

17. Transfer of the Property or a Beneficial Interest in Borrower. If all or any part of the Property or any interest in it is sold or transferred (or if a beneficial interest in Borrower is sold or transferred and Scrower is not a natural person) without Lender's prior written consent, Lender may, at its option, require immediate payment in full of all sums secured by this Security Instrument. However, this option shall not be exercised by Lender if exercise is prohibited by federal law as of the date of this Security Instrument.

Security Instrument.

If Lender exercises this option, Lender shall give Borrower notice of acceleration. The notice shall provide a period of not less than 30 days from the date the notice is delivered or mailed within which Borrower must pay all sums secured by this Security Instrument. If Borrower substantial to pay these sums prior to the expiration of this period, Lender may invoke any remedies permitted by this Security Instrument without further notice or demand on Borrower.

18. Borrower's Right to Reinstate. If Borrower meets certain conditions, Borrower shall have the right to have enforcement of this Security Instrument discontinued at any time prior to the earlier of: (a) 5 days (or such other periodes applicable law may specify for reinstatement) before sale of the Property pursuant to any power of sale contained in this Security Instrument; or (b) entry of a judgment enforcing this Security Instrument. Those conditions are that Borrower: (a) pays led er all sums which then would be due under this Security Instrument and the Note as if no acceleration had occurred; (b) cores any default of any other covenants or agreements; (c) pays all expenses incurred in enforcing this Security Instrument, including but not limited to, reasonable attorneys fees; and (d) takes such action as Lender may reasonably require to assure that the hen of this Security Instrument, Lender's rights in the Property and Borrower's obligation to pay the sums secured by this Security Instrument shall continue unchanged. Upon reinstatement by Borrower, this Security Instrument and the obligations secured hereby shall remain fully effective as if no acceleration had occurred. However, this right to reinstate shall not apply in the case of acceleration under paragraph 17.

continue unchanged. Opon reinstatement by Borrower, this issection has a stronged acceleration under fully effective as if no acceleration had occurred. However, this right to reinstate shall not apply in the case of acceleration under paragraph 17.

19. Sale of Note: Change of Loan Servicer. The Note or a partial interest in the Note (together with this Security Instrument) may be sold one or more times without prior notice to Borrower. A sale may result in a change in the entity (known as the 'Loan Servicer') that collects mounthly payments due under the Note and this Security Instrument. There also may be one or more changes of the Loan Servicer unrelated to a sale of the Note. If there is a change of the Loan Servicer, Borrower will be given written notice of the change in accordance with paragraph 14 above and applicable law. The notice will state the name and address of the new Loan Servicer, Borrower shall not cause or permit the presence, use, disposal, storage, or release of any Hazardeus Substances. Borrower shall not cause or permit the presence, use, disposal, storage, or release of any Hazardeus Substances. Borrower shall not do, nor allow anyone else to do, anything affecting the Property that is in violation of any Environmental Law. The preceding two sentences shall not apply to the presence, use, or storage on the Property of small quantities of Hazardous Substances that are generally recognized to be appropriate to normal residential uses and to maintenance of the Property.

Borrower shall promptly give Lender written notice of any investigation, claim, demand, lawsuit or other action by any governmental or regulatory agency or private party involving the Property and any Hazardous Substance or Environmental Law of which Borrower has actual knowledge. If Borrower learns, or is notified by any governmental or regulatory authority, that any removal or other remediation of any Hazardous Substances are those substances delined as toxic or hazardous substances by Environmental Law and the following

18 at 18 at 1

NON-UNIFORM COVERANTS. Borrov er and Lender firfici overnalitation aget as follows:

21. Acceleration; Remedies. Lender shall give notice to Borrower prior to acceleration following Borrower's breach of any covernant or agreement in this Security Instrument (but not prior to acceleration under Paragraph 17 unless applicable law provides otherwise). The notice shall specify: (a) the default; (b) the action required to cure the default; (c) a date, not less than 30 days from the date the notice is given to Borrower, by which the default must be cured; and (d) that failure to cure the default on or before the date specified in the notice may result in acceleration of the sums secured by this Security Instrument foreclosure by judicial proceeding and sale of the Property. The notice shall further inform Borrower of the right to reinstate after acceleration and the right to assert in the foreclosure proceeding the non-existence of a default or any other defense of Borrower to acceleration and foreclosure. If the default is not cured on or before the date specified in the notice, Lender at its option may require immediate payment in full of all sums secured by this Security Instrument without further demand and may foreclose this Security Instrument by judicial proceeding. Lender shall be entitled to collect all expenses incurred in pursuing the remedies provided in this paragraph 21, including, but not limited to, reasonable attorneys' fees and costs of title evidence. evidence.

22. Release. Upon payment of all sums secured by this Security Instrument, Lender shall release this Security Instrument without charge to Borrower. Borrower shall pay any recordation costs.

23. Waiver of Homestead. Borrower waives all right of homestead exemption in the Property.

24. Riders to this Security Instrument. If one or more riders are executed by Borrower and recorded together with this Security Instrument, the covenants and agreements of each such rider shall be incorporated into and shall amend and supplement the covenants and agreements of this Security Instrument as if the rider(s) were a part of this Security Instrument. [Check applicable box(es)]. evidence XX 1-4 Family Rider Adjustable Rate Rider Condominium Rider Biweekly Payment Rider **Graduated Payment Rider** Planned Unit Development Rider Second Horie Rider Balloon R'de. Rate Improvement Rider Other(s) [specify] BY SIGNING BELOW. Borrower accepts and agrees to the terms and covenants contained in this Security Instrument and in any rider(s) executed by Morrower and recorded with it. Witnesses: Burges 1 9-10-92 (Seal) JOHN E. BURZINSKI Social Security Number: 343-62-2123 Burzinski 9-10-92 (Seal) Social Security Number: 337-64-8405 .<u>....</u>(Seal) Social Security Number: ..(Seal).. Social Security Number: 9269£520 COOK County ss: State of Illinois. The foregoing instrument was acknowledged before me this JOHN E. BURZINSKI and JULIE A. BURZINSKI Witness my hand and official seal.

" OFFICIAL SEAL "
SUSAN LACOPPOLA
NOTARY PUBLIC, STATE OF ILLINOIS
MY COMMISSION EXPIRES 6/15/95

		UUI	e 🋂 septi. 24 i. j. e. s	e diedici ei
 We have a supported by the first of the supported by the supported by the supported by the supported by the support of the supported by the suppor		e i je svaja tredi orbi Pro se vaja grava ili	o de la company de la comp La company de la company d	elege, el el <mark>ler</mark> e. La atalia (1961 - b ee
 Approximation of the control of the co	 Section 1981 and 1981 and	er arak ili bir de	The second second second second second	made of the second
The second of the second of a section for a second of the	and the second s	epolago (Inventorio Necesia). Transportante	in yerin kazaran Mazatza e Tagusa eta in takata ta	Grand of the endi- of a region was the
(4) Harrison of the control of th	of the officer of the second o	Andrew State Control	a timo terrenije timo as Sasti kaling rengaratin	કેમાં જાતી મહી તે તેમાં જો સમાને તેમાં જોઈ
The end of	A CAMPAGA A CAMP	s organizacji Madica. Iz Baliga, latanisti koja Izradi Madica. Ostaka zavani i ostani	i septe de la completación de que de la clada de la consideración problema de la consideración de del la consideración de la consideración de la consideración de la c	and the sealer come for the seal of the first of the office of the first of the sealer of the sealer of the first
i de anabel de 1993.	na di Santa da Santa		स्तितः (स्तिकारः, हिर्द्धान्तः) स्तितीः विस्तिकारोत्। अस्ति स्ट	
aan kas ole kooste dida soo aa alii jiraa oo saa saa saa saa aa aa saa saa saa	on The Morning of the Control of the		Milita	and the first
O .				e kalabata (j. j. j
Less variet of Left Consequence of Consequence and American Consequence	र करावे हैं कि एक एक प्राप्त है। से क्षेत्र		rawaring, ya salawa ji rawaring, ya sinjar	
C/X				Socked!
				and the same of the same of
course da aras la mana Carina	jed.			
			and the second of the second o	
Propose - Sec. 178 6 - Secondanies, Conservante				
er Grand Springer (1997) Grand Grand (1997)	4			
ngelijker van de				
China's and a second se	4			
i de facilit ye dan in 2	Avail 1	5		
· Proposition Control on Manager Manager (All Manager Manager Manager Manager Manager Manager Manager Manager - Proposition Control of Manager	e in the agrae and held on president			The second se
		1/4		
en e	and a second of the second of			व्यक्तिक सम्बद्ध
the section of the section of the section of	(17) a harrigadak Harri Wani	bispiratriopeso, e .e. AZARI kuni	w to Chirbont prince TAROLES (SA) CA	post offe Made
			arerijika kuralika ari geri	the state of the
	· ····································		Ö	
distribution of the state of th	gar gar	to the state of the	Tarahunananan Sarahuna	
		L BEAL " ACCEPCULA FAR OF ECUNOS	ALGENTA !	
		BUNCHA BEARAGE	enderforment 1903	

فيافق المهران أأ