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ATTY. #09728

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3644166

STATE OF ILLINOIS)
) SS
COUNTY OF C O O K)

IN THE CIRCUIT COURT OF COOK COUNTY, ILLINOIS
COUNTY DEPARTMENT-DOMESTIC RELATIONS DIVISION

IN RE: THE MARRIAGE OF)
)
BARBARA L. KITE,)
)
Petitioner,)
)
and)
)
ALAN KITE,)
)
Respondent.)

NO. 80 D 7176

3644166

SATISFACTION OF JUDGMENT

I, BARBARA L. KITE, of 1427 Valley Lake Drive, Apartment 467, Schaumburg, Illinois 60196, do hereby state that I have been paid in full any and all sums of money due and owing to me by and from ALAN KITE relative to our divorce in the above captioned case. As of this date, the entire sum of Thirty Thousand Six Hundred Dollars (\$30,600.00) set forth on pages 5 and 5a of Article III of the Marital Settlement Agreement incorporated into the Judgment has been paid in full.

I do hereby surrender and release any and all right, title, claim or interest that I now have or may have ever had in the past in and to any lien or title against the real estate commonly known as 6527 North Kedzie, Chicago, Illinois 60645 and legally described as follows:

STUART J. STRONGIN
ATTORNEY AT LAW
SUITE 300
33 N. DEARBORN ST.
CHICAGO, IL 60602
(312) 236-9007

attach to Decree
78

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03644166

Lot Seventy Three (except the North 20 feet thereof)----- (73)
North 7.50 feet of Lot Seventy Four---- (74)
In Reinberg's North Channel Subdivision No. 2, in the Southwest Quarter (1/4) of the Fractional Southwest Quarter (1/4) of Section 36, Township 41 North, Range 13, East of the Third Principal Meridian, North and South of the Indian Boundary Line, in Cook County, Illinois.

10-36-312-068
E30

Barbara L. Kite

BARBARA L. KITE

SUBSCRIBED & SWORN to before me
this 29th day of July,
1987.

Jo Anne Angell

NOTARY PUBLIC
OFFICIAL SEAL
JOANNE ANGELL
NOTARY PUBLIC STATE OF ILLINOIS
MY COMMISSION EXP. APR. 2, 1991

I, STUART J. STRONGIN, attorney for BARBARA L. KITE in the above captioned proceedings, do hereby waive and release any right of lien or otherwise that I may have or previously had in and to the real estate located at 6527 N. Kedzie, Chicago, Illinois 60645 and hereinabove legally described.

Stuart J. Strongin
STUART J. STRONGIN

SUBSCRIBED & SWORN to before me
this 29th day of July,
1987.

Jo Anne Angell

NOTARY PUBLIC
OFFICIAL SEAL
JOANNE ANGELL
NOTARY PUBLIC STATE OF ILLINOIS
MY COMMISSION EXP. APR. 2, 1991

STUART J. STRONGIN
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COOK COUNTY CLERK'S OFFICE
100 N. LAKE ST. CHICAGO, IL 60601
TEL: 312.603.1000 FAX: 312.603.1001

IN THE CIRCUIT COURT OF COOK COUNTY, ILLINOIS
DOMESTIC RELATIONS DIVISION

IN RE THE MARRIAGE OF
BARBARA KITE,
and,
ALAN KITE.

13
No. 80 D 7176
(2)

ENTER
JUN 9 1980
B. B. WOLFE

JUDGMENT OF DISSOLUTION OF MARRIAGE

This day came again the Petitioner, BARBARA KITE, by her attorney, STUART J. STRONGIN, and the Respondent, ALAN KITE, by his attorney, KENNETH C. LUCKSINGER, and this cause came on for hearing upon the verified Petition for Dissolution of Marriage of the Petitioner, and upon the Response thereto of the Respondent; and both parties appearing in open court in their own proper persons and/or by their attorneys, and the Court having heard the testimony in open court of the Petitioner in support of the allegations contained in her Petition for Dissolution of Marriage; and the Court having considered all the evidence and now being fully advised in the premises, FINDS that:

- A. This Court has jurisdiction of the parties hereto and of the subject matter hereof;
- B. The Petitioner was domiciled in the State of Illinois at the time the Petition for Dissolution of Marriage was commenced and has maintained a domicile in the State of Illinois for ninety (90) days next preceding the making of the findings;
- C. The parties were married on May 24, 1970 and said marriage was registered at Chicago, Illinois;
- D. No children were born to and or adopted by the parties as a result of the marriage; the Petitioner is not now pregnant;

3641166

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E. Without cause or provocation by the Petitioner, the Respondent has been guilty of extreme and repeated mental cruelty toward the Petitioner;

F. The Petitioner has proved the allegations of her Petition for Dissolution of Marriage by substantial, competent and relevant evidence; and that a Judgment of Dissolution of Marriage should be entered herein;

G. The parties hereto have entered into a Separation Agreement dated MAY 27, 1980, concerning the questions of the maintenance of the Petitioner and/or Respondent, the respective rights of each party in and to the property, income or estate which either of them now owns or may hereafter acquire, including a division of all marital and non-marital property, and other matters, which agreement has been presented to this Court for its consideration. Said agreement was entered into freely and voluntarily between the parties hereto, without fraud or duress, and each fully understands the contents of said agreement; it is not unconscionable and ought to receive the approval of this Court; and it is in words and figures as follows:

STUART J. STRONGIN
ATTORNEY AT LAW
SUITE 1022
180 N. LA SALLE ST.
CHICAGO, ILLINOIS 60601
(312) CENTRAL 6-9007

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SEPARATION AGREEMENT

THIS AGREEMENT, made MAY 27, 1980,
at Chicago, Illinois, by and between BARBARA KITE (hereinafter
referred to as "Wife") and ALAN KITE (hereinafter referred to
as "Husband").

RECITALS

A. The parties were lawfully married on May 24, 1970,
at Chicago, Illinois.

B. Irreconcilable difficulties and differences have
arisen between the parties, as a result of which they have
heretofore separated, and they now live separate and apart from
each other.

C. No children were born to and/or adopted by the
parties as a result of the marriage. The Wife is not now
pregnant.

D. The Wife has filed against the Husband an action
for dissolution of marriage in the Circuit Court of Cook County,
Illinois, Domestic Relations Division, under Docket Number
80 D 7176. The case is entitled In Re The Marriage Of:
BARBARA KITE, Petitioner, and ALAN KITE, Respondent, and that
case remains pending and undetermined.

E. The parties hereto consider it in their best
interests to settle between themselves now and forever the
matter of maintenance for the Wife and the Husband and to fully
settle rights of property of the parties, other rights growing
out of the marital or any other relationship now or previously
existing between them and to settle any and all rights of every
kind, nature and description which either of them now has or may
hereafter have or claim to have against the other, or in or to
any property of the other, whether real, personal, mixed or

PX / *[Signature]*
6-9-80

marital or non-marital now owned or which may hereafter be acquired by either of them, or any rights or claims in and to the estate of the other.

F. The Wife has employed and had the benefit of counsel of STUART J. STRONGIN as her attorney. The Husband has employed and had the benefit of counsel of KENNETH C. LUCKSINGER, as his attorney. Each party has had the benefit of advice, investigation and recommendations with reference to the subject matter of this agreement.

G. The parties acknowledge that each has been fully informed of the wealth, property, estate and income of the other. Each party also acknowledges that he and she is conversant with all the wealth, property, estate and income of the other and that each has been fully informed of his and her respective rights in the premises.

H. This agreement is not one to obtain or stimulate a dissolution of marriage.

I. Wife reserves the right to prosecute any action for dissolution of marriage which she has brought or may hereafter bring and defend any action which has been or may be commenced by Husband. Husband reserves the right to prosecute any action for dissolution of marriage which he has brought or may hereafter bring and defend any action which has been or may be commenced by Wife.

J. The parties acknowledge that they have read and understood this agreement, and each does hereby declare this agreement to be fair and reasonable and acknowledge that same was entered into freely and voluntarily without fraud, coercion or duress.

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NOW THEREFORE, in consideration of the mutual and several promises and undertakings herein contained and for other good and valuable considerations, the receipt and sufficiency of which is hereby acknowledged, the parties do hereby freely and voluntarily agree as follows:

ARTICLE I

Recitals

The above and foregoing recitals are by reference hereby made part and parcel of this agreement as though again fully set forth herein.

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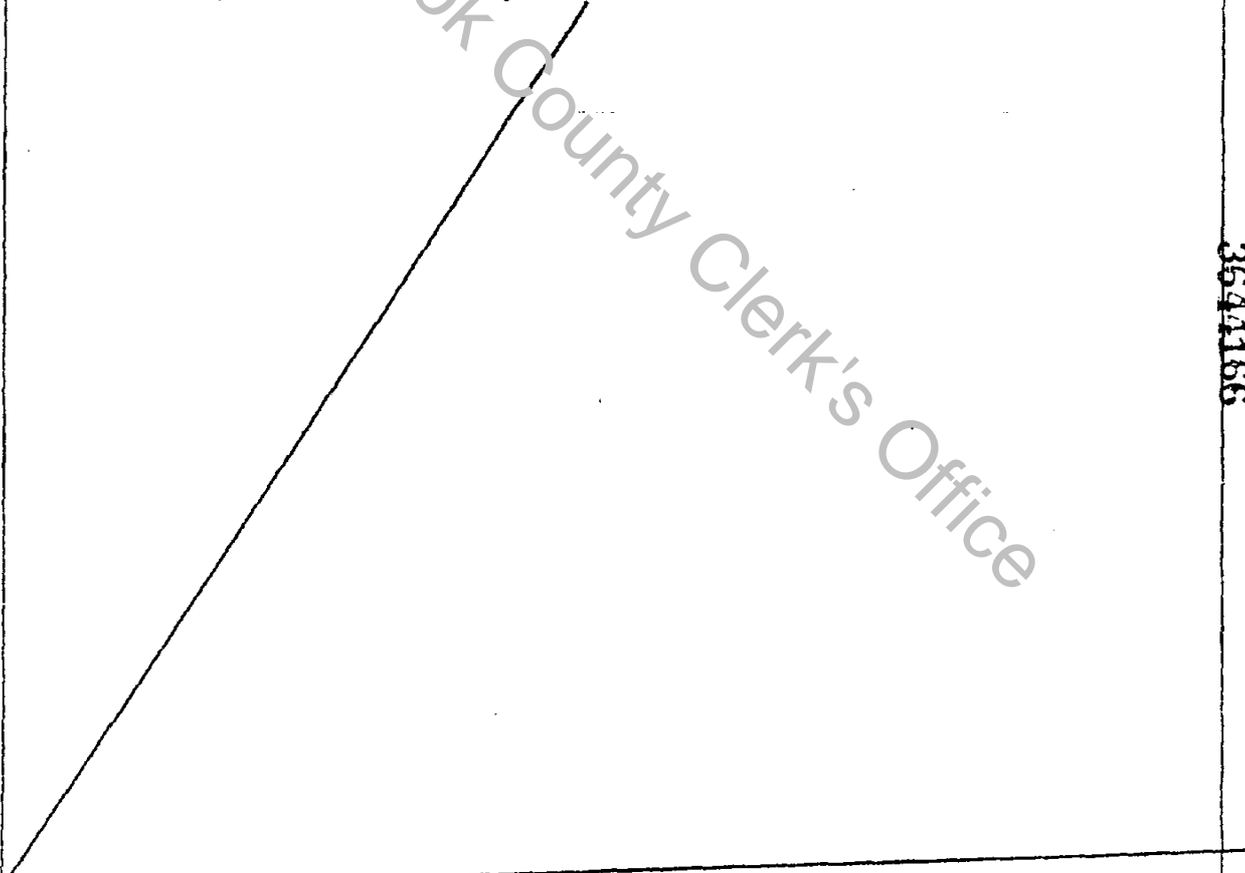
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ARTICLE II

Maintenance

The Wife and the Husband waive all claims or rights held or asserted by one against the other for periodic allowance, spousal support (alimony) or maintenance, whether past, present and future, and each party shall have no further claims against the other for periodic allowances, spousal support (alimony) or maintenance and each shall be forever barred from asserting such claims against the other.

The parties acknowledge that each is employed and/or is a strong and able bodied individual capable of supporting himself or herself, as the case may be.



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ARTICLE III

Marital Residence - 6527 North Kedzie, Chicago, Illinois

Within ten (10) days after the entry of Judgment of Dissolution of Marriage, Wife shall execute all documents, quit claim deeds, assignments of insurance, assignments of reserves and the like, necessary to transfer, assign, convey and release all of her right, title and interest in the above residence to Husband or his nominee. The legal description of the property is set forth in Schedule "A", attached hereto, made a part hereof and incorporated herein by reference.

Husband shall assume all responsibility for first mortgage payments, with respect to the marital residence, to Liberty Federal Savings and Loan Association, tax escrow payments and homeowners insurance payments falling due at any time prior to the effective date of this agreement, and he shall save and hold Wife harmless and indemnified thereon. Husband shall assume all responsibility for first mortgage payments, tax escrow payments and homeowners insurance payments falling due on or after the effective date of this agreement, and he shall save and hold Wife harmless and indemnified thereon.

Husband shall pay to Wife as and for all of her right, title and interest in and to the above residence, the sum of Thirty Thousand Six Hundred (\$30,600.00) Dollars, which sum shall be a lien upon said marital residence until paid in full, and shall be paid by Husband to Wife as follows:

1. Concurrently with the execution and delivery by Wife to Husband of the quit claim deed referred to in Paragraph One of this Article, Husband shall deliver to STUART J. STRONGIN, as attorney for and on behalf of Wife, the sum of Ten Thousand (\$10,000.00) Dollars (by cashiers or certified check).

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2. Commencing on the first day of the month following the entry of any judgment of dissolution of marriage entered in the case presently pending between the parties hereto, Husband shall pay to Wife, as and for the balance of her interest in said marital residence and in addition to the sum paid and referred to in sub-paragraph 1, the sum of Two Hundred (\$200.00) Dollars per month for a period of 103 consecutive months (total of such monthly payments \$20,600.00).

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ARTICLE IV

Wife's Medical Expenses

On or before thirty (30) days after the effective date of this agreement, Husband shall provide Wife with the necessary forms and documents to enable her to convert his group and/or medical and hospital insurance coverage to her benefit within sixty (60) days after the entry of any judgment for dissolution of marriage of the parties in accordance with Chapters 32 and 73 of the Illinois Revised Statutes.

Subject to the appropriate group and/or medical and hospitalization carrier issuing such insurance policy or policies to Wife, Wife shall be solely responsible for any and all subsequent premium payments on said policy or policies. Other than as provided for within this paragraph, Husband shall have no responsibility for maintaining hospitalization insurance for the Wife.

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ARTICLE V

Bank Accounts and United States Government Bonds

Wife shall keep as her sole property, free and clear of any interest of Husband, all of the funds on deposit held by Wife in any bank or depository or safe deposit box and standing in her name or that of her nominee, or Wife and any third party.

Husband shall keep as his sole property, free and clear of any interest of Wife, all of the funds on deposit held by Husband in any bank or depository or safe deposit box and standing in his name or that of his nominee, or Husband and any third party.

Wife shall keep as her sole property, free and clear of any interest of Husband, all of the United States Government Savings Bonds acquired at any time, whether as a result of Wife's employment and payroll deductions or subtractions or otherwise, and said bonds shall be the sole and exclusive property of Wife whether said bonds are titled solely in the name of Wife or in the name of Wife and any other individual, including Husband. Wife represents that the face value of all such Government Bonds as referred to in this paragraph is approximately Four Thousand Five Hundred \$4,500.00 Dollars.

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ARTICLE VI

Pension and/or Retirement Plan

Within ten (10) days of the entry of Judgment of Dissolution of Marriage, Wife shall release and if necessary, assign to Husband, any interest she may have in and to Husband's pension plan and/or retirement plan with Bankers Life and Casualty Company, and Wife shall execute any and all documents necessary to release her right, title or interest in said plan or plans.

Husband represents that as of April 20, 1980, the value of the plan or plans credited to him, is Seven Thousand Seven Hundred Forty-six and 10/100 (\$7746.10) Dollars (employee contribution \$856.30, employer contribution \$5668.04, earnings \$2221.76).

Within ten (10) days of the entry of Judgment of Dissolution of Marriage, Husband shall release and if necessary, assign to Wife, any interest he may have in and to Wife's pension plan and/or retirement plan, whether it is Bankers Life and Casualty Company and/or Matex Corporation (also known as Rusty Jones), and Husband shall execute any and all documents necessary to release his right, title or interest in said plan or plans.

Wife represents that she has withdrawn from Bankers Life and Casualty Company that portion of said fund or plan that was vested as a result of her contributions.

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ARTICLE VII

Furniture and Furnishings

The parties agree that they shall divide between themselves in such a manner as they deem equitable, all of the furniture, furnishings, fixtures, appliances, utensils, works of art, and other personal property located in, on and about the marital residence commonly known as 6527 North Kedzie, Chicago, Illinois.

Wife may remove such items from the marital residence as are necessary to enable her to commence living in an apartment she has recently rented, and said items shall thereafter be her sole and exclusive property forever. In the event the parties cannot agree upon such an equitable division, then and in such event, the question of division of said items of property shall be determined by an appropriate court of the Domestic Relations Division of the Circuit Court of Cook County, Illinois.

Notwithstanding anything to the contrary contained above, the Wife may remove from the marital residence and receive sole and exclusive right, title and interest in and to all of her personal clothing, records, books and any and all other items personal to Wife.

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ARTICLE VIII

Automobiles

Wife shall receive sole and exclusive right, title and interest in and to a certain 1980 Ford Pinto automobile. In the event that there is a financing indebtedness upon said automobile Wife agrees to be solely responsible for the payment of same and hereby indemnifies Husband against any obligation or liability therefore.

Husband shall receive sole and exclusive right, title and interest in and to a certain 1977 Oldsmobile automobile. In the event that there is a financing indebtedness upon said automobile Husband agrees to be solely responsible for the payment of same and hereby indemnifies Wife against any obligation or liability therefore.

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ARTICLE IX

Miscellaneous

Wife may, should she so desire, resume the use of her former surname "RHYMER".

Husband shall retain sole and exclusive right, title and interest in and to all policies of life insurance currently owned by him and insuring his life; and, Wife shall retain sole and exclusive right, title and interest in and to all policies of life insurance currently owned by her and insuring her life.

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ARTICLE X

Debts and Obligations

Except as otherwise provided in this agreement:

A. Wife shall be solely responsible for any and all debts, bills and or obligations of every kind and nature whatsoever incurred solely by her from and including April 8, 1980, and Wife does hereby indemnify Husband from and against any obligation or liability thereon.

B. Husband shall be solely responsible for any and all debts, bills and or obligations of every kind and nature whatsoever incurred solely by him from and including April 8, 1980, and Husband does hereby indemnify Wife from and against any obligation or liability thereon.

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ARTICLE XI

Taxes and Tax Returns

During the marriage of the parties, Husband and Wife have executed joint Federal and State income tax returns. Wife executed said returns upon Husband's representations that the material contained therein was true and correct. Husband agrees to indemnify and hold the Wife harmless for any liability, omission, error or penalty by reason of any discrepancy attributable to the income or deductions of the Husband on said returns, and he shall hold her harmless and indemnify her on the same. The Husband has executed returns upon the Wife's representations that the material contained therein was true and correct. The Wife agrees to indemnify and hold the Husband harmless for any liability, omission, error or penalty by reason of any discrepancy attributable to the income or deductions of the Wife on said returns, and she shall hold him harmless and indemnify him on the same.

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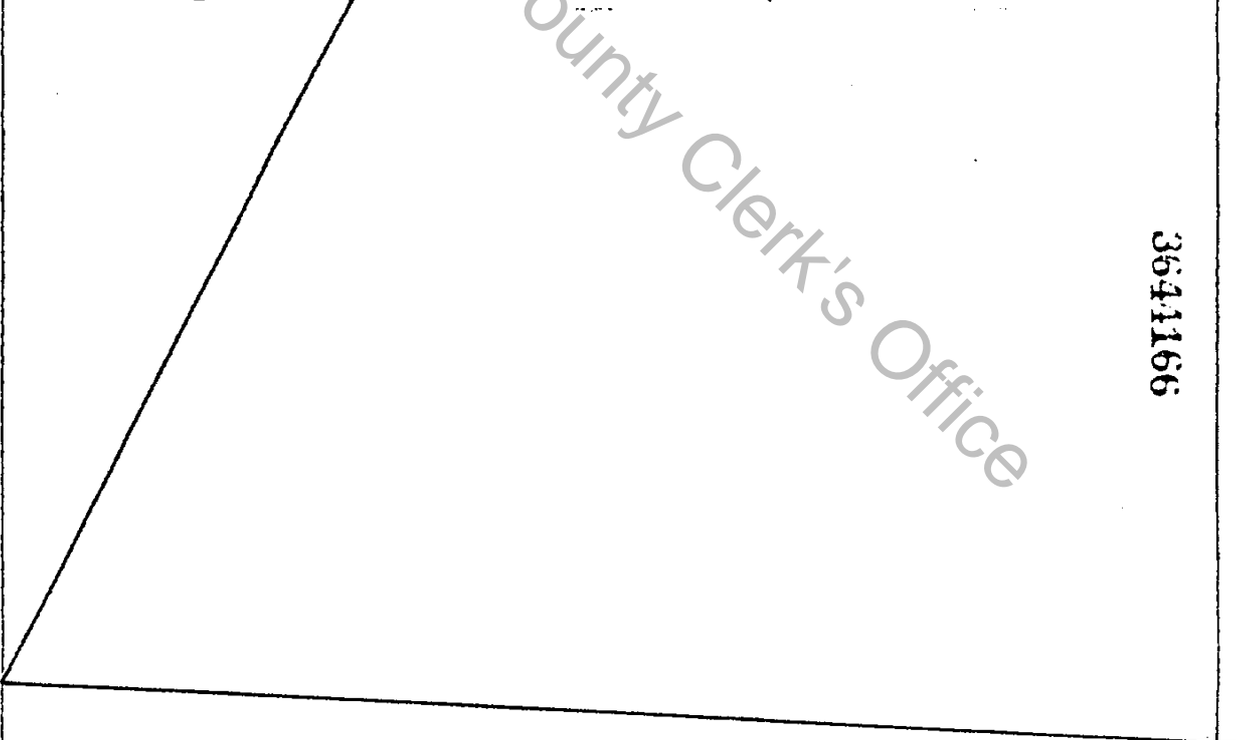
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ARTICLE XII

Attorneys Fees

Wife shall pay to STUART J. STRONGIN, her attorney, in addition to any sums previously paid him by Wife in connection with services rendered Wife in the cause of action now pending between the parties and for all other services in connection with the preparation of this Agreement, the sum of Six Hundred Fifty (\$650.00) Dollars. Wife shall be solely responsible for the payment of said fees to her attorney.

Husband shall pay and be solely responsible for any and all attorney's fees due to KENNETH C. LUCKSINGER for services rendered in the cause of action now pending between the parties and for all other services in connection with the preparation of this Agreement.



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~~XIII~~

~~ARTICLE XIII~~

General Provisions

A. EXECUTION OF DOCUMENTS: Except as otherwise provided, each of the parties hereto shall execute, acknowledge and deliver upon the effective date of this agreement, good and sufficient instruments necessary and proper to vest the titles and estates in the respective parties, as hereinabove provided, and thereafter, at any time and from time to time, to execute, acknowledge and deliver any and all documents which may be necessary or proper to carry out the purposes of this agreement and establish of record the sole and separate ownership of the several properties of said parties in the manner herein agreed and provided. If either party hereto for any reason shall fail or refuse to execute any such documents, then this agreement shall, and it is hereby expressly declared to, constitute a full and present transfer, assignment and conveyance of all rights hereinabove designated to be transferred, assigned and conveyed, and a full, present and effective relinquishment and waiver of all rights hereinabove designed to be relinquished and waived. To further implement the execution and delivery of any and all documents required for the transfer of real estate hereunder, the parties designate any judge or associate judge of the Circuit Court of Cook County, Illinois, Land Title Division, to execute and deliver any and all such documents in the place and stead of the party so obligated.

B. MUTUAL RELEASE: To the fullest extent by law permitted to do so, and except as herein otherwise provided, each of the parties does hereby forever relinquish, release, waive and forever quitclaim and grant to the other, his or her heirs, personal representatives and assigns, all rights of maintenance,

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alimony, dower, inheritance, descent, distribution, community interest and all other right, title, claim, interest and estate as husband or wife, widow or widower, or otherwise, by reason of the marital relation existing between said parties hereto, under any present or future law, or which he or she otherwise has or might have or be entitled to claim in, to or against the property and assets of the other, real, personal or mixed, or his or her estate, whether now owned or hereafter in any manner acquired by the other party, or whether in possession or in expectancy, and whether vested or contingent and each party further covenants and agrees for himself or herself, his or her heirs, personal representatives and assigns, that neither of them will at any time hereafter sue the other, or his or her heirs, personal representatives and assigns, for the purpose of enforcing any or all of the rights relinquished under this agreement; and each of the parties agree that in the event any suit shall be commenced, this release, when pleaded, shall be and constitute a complete defense to any such claim or suit so instituted by either party hereto; and each of the parties further agree to execute, acknowledge and deliver at the request of the other party, his or her heirs, personal representatives, grantees, devisees or assigns, any or all such deeds, releases or other instruments and further assurances as may be required or reasonably required to effect or evidence such release, waiver, relinquishment or extinguishment of such rights; provided, however, that nothing herein contained shall operate or be construed as a waiver or release by either party to the other of the obligation on the part of the other to comply with the provisions of this agreement, or the rights of either party under this agreement.

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C. MODIFICATION OF AGREEMENT BY COURT ORDER PRIOR TO ENTRY OF JUDGMENT: In the event any court alters, changes or modifies any portion of this agreement at any time prior to the entry of a judgment for dissolution of marriage, then any pending proceeding before such court shall be suspended so that Husband and Wife shall have an opportunity to consider said alteration, change or modification by said court, and, if necessary, re-negotiate all or part of this agreement. In any event, if any court alters, changes or modifies any portion of this agreement at any time prior to the entry of a judgment for dissolution of marriage, then the entire agreement shall become voidable at the option of Husband or Wife.

D. INCORPORATION OF AGREEMENT: In the event the parties at any time hereafter obtain a dissolution of marriage in the case presently pending between them, this agreement and all of its provisions shall be incorporated into any such judgment for dissolution of marriage, either directly or by reference, and upon entry of said judgment, this agreement shall become in full force and effect but in no event shall this agreement be effective or of any validity unless a judgment for dissolution of marriage is entered in the pending case referred to hereinabove. The court on entry of the judgment for dissolution of marriage shall retain the right to enforce the provisions and terms of the agreement which agreement shall be binding upon and inure to the benefit of the heirs, executors, administrators, assigns, devisees and grantees of the parties hereto.

E. No Judgment of Dissolution of Marriage may be modified, changed or amended.

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IN WITNESS WHEREOF, the Husband and Wife have hereunto set their respective hands and seals the day and year first above written.

Barbara L. Kite
~~BARBARA KITE~~
KATHERINE M. HEMPEL

Alan Kite
~~ALAN KITE~~
MARK L. HEMPEL

-18-

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3644166

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"SCHEDULE A" attached hereto and by reference made part and parcel of this Separation Agreement

LEGAL DESCRIPTION OF THE PREMISES KNOWN AS:

6527 North Kedzie, Chicago, Illinois.....

Lot Seventy-Three (except the North 20 feet thereof)-----73
North 750 feet of Lot Seventy-Four -----74
In Reintberg's North Channel Subdivision No. 2, in the Southwest Quarter (1/4) of the Fractional Southwest Quarter (1/4) of Section 36, Township 41 North, Range 13, East of the Third Principal Meridian, North and South of the Indian Boundary Line, in Cook County, Illinois.

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3644165

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80058 746

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ON MOTION OF SAID ATTORNEY FOR THE PETITIONER, IT IS HEREBY ORDERED AND ADJUDGED as follows:

1. The parties are awarded a Judgment of Dissolution of Marriage, and the bonds of matrimony existing between the Petitioner, BARBARA KITE, and the Respondent, ALAN KITE, are hereby dissolved.

2. The Separation Agreement between the Petitioner and the Respondent, dated MAY 27, 1980, and hereinabove set forth in full, is made a part of this Judgment of Dissolution of Marriage; and all of the provisions of said agreement are expressly ratified, confirmed, approved and adopted as the orders of this Court to the same extent and with the same force and effect as if said provisions were in this paragraph set forth verbatim as the judgment of this Court; each of the parties hereto shall perform under the terms of said agreement.

3. Each of the parties hereto will, promptly upon demand by the other party, execute and deliver to such other party any and all documents that may be necessary to effectuate and fulfill the terms of this judgment.

4. Any right, claim, demand or interest of the parties in and to maintenance for themselves, whether past, present or future, and in and to the property of the other, whether real, personal or mixed, of whatsoever kind and nature and wheresoever situated, including, but not limited by homestead, succession and inheritance, arising out of the marital relationship or any other relationship existing between the parties hereto, except as expressly set forth in the aforesaid agreement, is forever barred and terminated.

5. This Court expressly retains jurisdiction of this cause for the purpose of enforcing all the terms of this Judgment of Dissolution of Marriage, including all the terms

3644166

STUART J. STRONGIN
ATTORNEY AT LAW
SUITE 1622
180 N. LA SALLE ST.
CHICAGO, ILLINOIS 60601
(312) CENTRAL 6-9007

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of the Separation Agreement made in writing between the parties hereto dated MAY 27, 1980, as hereinabove set forth.

6. This Judgment of Dissolution of Marriage may not be modified, changed or amended.

ENTER:

[Signature]
Judge

APPROVED:

[Signature]
Petitioner

[Signature]
Attorney for Petitioner

[Signature]
Respondent

[Signature]
Attorney for Respondent

-4-

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PLACITA—CIRCUIT COURT OF COOK COUNTY (DECREE)

370

FORM 89

United States of America

STATE OF ILLINOIS, }
County of Cook. }ss.

PLEAS, before the Honorable..... JUDGE B. B. WOLFE

one of the Judges of the Circuit Court of Cook County, in the State of Illinois, holding a
branch Court of said Court, at the Court House, in the City of Chicago, in said County, and
State, on the 9th day of June

in the year of
our Lord, one thousand nine hundred and 80
United States of America, the two hundred and four

PRESENT:—The Honorable JUDGE B. B. WOLFE
Judge of the Circuit Court of Cook County.

BERNARD CAREY, State's Attorney.

RICHARD J. ELROD, Sheriff of Cook County.

Attest: MORGAN M. FINLEY, Clerk.

Be it remembered, that heretofore, to wit: on the 9th day of June 19.....

the following among other proceedings were had in the Circuit Court of Cook County said
and entered of record, to wit:

(Large diagonal line indicating a redacted or empty section)

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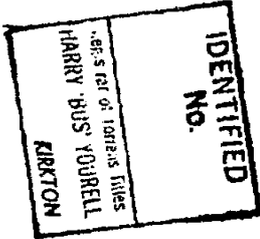
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HARRY W. FINLEY, CLERK
COURT OF COOK COUNTY



3644166

LIBERTY FEDERAL SAVINGS AND
LOAN ASSOCIATION OF CHICAGO
5700 North Lincoln Avenue
Chicago, Illinois 60659

Property of Cook County Clerk's Office

MORGAN M. FINLEY, Clerk of the Circuit Court of Cook County

[Signature]
Clerk

August 14th 1980

the seal of said Court, at Chicago, Illinois

In Witness Whereof, I have hereunto set my hand and affixed

and was respondent

Alan Kite
wherein was petitioner

Barbara Kite
Chancery side thereof,

In re the Marriage of
entered of record in said court in a certain cause lately pending in said Court on the
and foregoing to be a true, perfect and complete copy of a certain judgment made and
State of Illinois, and the keeper of records, files and seals thereof, do hereby certify the above

I, Morgan M. Finley, Clerk of the Circuit Court of Cook County, in and for the
STATE OF ILLINOIS,
County of Cook, } ss.

FORM 88

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