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RICHARD H. TAKECHI REGISTER OF DEEDS DOUGLAS COUNTY, NE

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53-44811 53-44813 53-28760 BD CO COUPL BD SCH OL N

### AMENDED DECLARATION OF

### COVENANTS, CONDITIONS AND RESTRICTIONS

OF THE

### POLLAGO, DOLAGY & SYCHIAL CONTRACTOR PROGRAM INCO WOODSTONE PROPERTY OWNERS ASSOCIATION

This amended Declaration shall supercede the original Declaration of Covenants, Conditions and Restrictions of the Woodstone Property Owners and all amendments thereto, and includes all of the following documents: (1) dated February 9, 1976 and recorded in Book 561, Pages 135 to 148, inclusive; (2) dated June 18, 1979 and recorded in Book 616, Pages 356 to 375, inclusive; (3) dated December 30, 1980 and recorded in Book 644, Pages 268 to 272, inclusive; (4) dated December 30, 1980 and recorded in Book 644, Pages 268 to 272, inclusive; (5) dated June 24, 1981 and recorded in Book 654, Pages 328 to 329, inclusive; and (6) dated June 30, 1982 and recorded in Book 673, Pages 154 and 155.

This Amended Declaration of Covenants, Conditions and Restrictions shall take effect Article 1. on H-15 , 1998.

#### Article 2. **Definitions of Terms.**

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- "Association" shall mean and refer to Woodstone Property Owners Association, Inc., its successors and assigns. 2.1
- 2.2 "Board" shall mean and refer to the Board of Directors of the Association.
- "Owner" shall mean and refer to the record Owner, whether one or more persons or entities, of a fee simple title to 2.3 any property, including contract sellers, but excluding those having such interest merely as security for the performance of an obligation.
- "Resident of the Association", or more simply "resident" shall denote any person who declares his/her permanent 2.4 residence to be at a property that is part of the Association, and who is physically present in residence at that property for a minimum of 180 days per year.
- "Property" shall mean Lots one (1) through thirty-seven (37), inclusive, Woodstone Replat; Lots one (1) through 2.5 thirteen (13), inclusive, Woodstone II, which is a replatting of part of Lot five (5), Marshall and Lobeck's Addition; Lot one (1), Orchard Heights, 1st Addition; Lot six (6), Marshall & Lobeck's Addition, all of the preceding as surveyed, platted and recorded in Douglas County Nebraska; and any other real property the Association may annex in the future.
- "Common Area" shall mean any and all property, including the improvement thereto, owned by the Association 2.6 for the use and enjoyment of all Owners.
- "Declaration" shall mean and refer to this Amended Declaration of Covenants, Conditions and Restrictions of the 2.7 Woodstone Property Owners Association, Inc.
- "Bylaws" shall mean and refer to the Restated Bylaws of the Directors of the Woodstone Property Owners 2.8 Association, Inc.
- "Articles" shall mean and refer to the Restated Articles of Incorporation of the Woodstone Property Owners 2.9 Association, Inc.

#### Article 3. The Purpose of this Declaration.

3.1 The following easements, restrictions, covenants and conditions, are intended to aid in protecting, preserving and, where possible, enhancing the value of the properties within the Association, and the desirability of living and the quality of life in the community governed by the Association.

### Article 4. Who is Bound by this Declaration.

This Declaration shall be binding, without exception for any cause, upon all parties having any right, title, or interest, including residency, in any properties or any part thereof within the Association.

### Article 5. Property Rights.

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- 5.1 Owners' Rights to use of the Common Areas. Every Owner shall have a right to use the Common Area subject to provisions set forth in this Declaration.
- 5.2 <u>Delegation of Use.</u> Owners may delegate, in accordance with the Bylaws, the right of enjoyment of the Common Areas to members of the Owners' family, tenants, or contract purchasers who reside on the property.
- 5.3 Rights with Unpaid Assessments. The Board has the right to suspend the voting rights of any Owner for any period during which any dues or assessment against the Owner's property remains unpaid. Owners with unpaid dues or assessments shall be notified by the Board in advance of any impending vote that their voting rights are in jeopardy.

### 5.4 <u>Use of property:</u>

- 5.4.1 <u>Use for Other than Housing.</u> Each unit shall be used as a single family unit. No unit may be sub-divided into smaller units. No property may be used for any purpose except housing except for small businesses operated out of the home that do not violate local ordinances or zoning restrictions, and produce no commercial traffic or activity that could be considered noxious.
- 5.4.2 Owner Occupied Housing. The properties within the Association are intended as Owner-occupied dwellings. Nonetheless, the Association recognizes that an Owner may, at times, need to lease, contract, barter or transfer a property. Therefore, this Declaration allows for non-owner occupancy of dwellings under the following conditions: 1) No Owner may lease, transfer, loan, donate, barter or contract any dwelling without written consent of the Board. 2) No Owner may own more than one dwelling at a time within the Association without written consent of the Board.
- 5.4.3 <u>Assessments for Violations.</u> Violation of the conditions for Use of Property may subject the Owner to an assessment set by the Board but not to exceed \$1000 per year.

### Article 6. Membership and Voting Rights.

- 6.1 <u>Membership.</u> Every Owner of a property subject to dues and assessment shall be a Member of the Association with voting rights as specified in the Bylaws.
- Members-in-Good-Standing. As defined in the Bylaws, a Member-in-Good-Standing is a Member whose dues and payments to the Association for assessments, fees and other charges are up-to-date. Only Members-in-Good-Standing shall have the right to vote on matters of the Association.

### Article 7. Covenant for Dues and Assessments.

Creation of the Lien and Personal Obligation for Dues and Assessments. Each Owner of a property, by acceptance of a deed to this property, whether or not it is so expressed in the deed, is deemed to covenant and agree to: 1) abide by all of the conditions of this Declaration, and 2) pay to the Association annual dues, assessments and other charges in accordance with the Bylaws and this Declaration. Dues and assessments, together with costs, interest and reasonable attorney's fees, shall be a charge on the land and shall be a continuing lien upon the property against which each such dues and assessment are made. In addition, such dues and assessment, together with

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### Declaration of Covenants, Conditions and Restrictions.

interest, costs and reasonable attorney's fees, shall be the personal obligation of the person or persons who was (were) the Owner(s) of the property at the time when the dues and assessment fell due. This personal obligation for delinquent dues, assessments and related costs shall not pass to his, her or their successors in title unless expressly assumed in writing by the successors.

- Purpose of Dues and Assessments. Dues and assessments levied by the Association shall be used to maintain and improve the common areas, roadways, walkways and the exteriors and surrounds of the properties in the Association and for insurance as prescribed in other parts of this document and the Bylaws. Assessments may also be used to purchase land and properties not already in the Association if such purchase is approved by a simple majority of a quorum of the Members-in-Good-Standing at a meeting called to vote on said purchase in accordance with procedures set forth in the Articles and the Bylaws.
- Allocation of Dues and Assessments Among Owners. Dues and assessments shall be levied upon Owners as prescribed in the various sections of this Declaration. The allocation of dues and assessments seeks to follow the principle that: (1) expenses pertaining to the common areas shall be shared equally, in equal dollar amounts, by all Owners, and (2) expenses incurred by the Board for maintenance, repair and improvement of individual properties in the Association shall be assessed to Owners as the actual cost of providing these services for that Owner's property alone. Specific exceptions may apply as stated in various parts of this Declaration.
  - 7.3.1 Dues. Dues equal in dollar amount for all properties shall be paid to cover the costs of maintenance and repairs of the following items: streets, public sidewalks, lawns and the Association sprinkler system including those parts located on Owners' properties; ordinary trash removal from Owners' properties; removal of snow from streets, public sidewalks, parking areas, Owners' driveways, and walk ways and staircases that lead to the main entrance of each dwelling; removal of mud and debris from the streets and public sidewalks, inspections of the exteriors of Owners' properties, and maintenance of a contingency fund. The Board at their discretion may add the costs of other minor repair and maintenance items on Owners' properties to the dues category. Examples of such items may include landscaping, planting and care of trees and shrubbery, and cleaning of gutters if part of a job that includes all the properties, and mail boxes on Owners' properties. For all such items under its control, the Board shall have full say over what gets repaired or maintained, and how and when the work is done.
    - 7.3.1.1 Setting the Dues. At each Annual Meeting of the Membership, the Board shall present a budget to the Membership, listing anticipated services, estimates of the costs of these services and the dues needed to cover these services. Members shall then decide what services they will have and set the dues accordingly for the next yearly cycle, which shall start on the 1st day of the month following the Annual Meeting. The Board shall have no authority to raise these dues without approval of a majority of a quorum of Members-in-Good-Standing at the next Annual Meeting, or at a meeting of the Membership called for this purpose according to provisions set forth in the Bylaws.
  - Assessment for Insurance. The Association shall levy on each Owner-of-record an annual insurance assessment for the pro-rata share of the cost of Association insurance maintained as ordained in the Bylaws. This pro-rata amount shall be based on the market value of each property. This Association insurance shall cover the Association for: (1) all properties in the Association, (2) liability for the Association, (3) workman's compensation, and (4) liability for the actions of the Directors of the Association. Owners should note, this Association policy insures each Owner's dwelling (the building), but this insurance does NOT cover the contents of any dwelling, nor does it provide liability coverage for individual Owners. Owners must obtain insurance for the contents of their dwelling and for personal liability on their own, and are urged to consult the Board for information on how to obtain adequate personal coverage without unnecessary duplication of coverage.

### Declaration of Covenants, Conditions and Restrictions.

- 7.3.2.1 An exemption. An exemption to participation in this Association insurance is granted to Owners who already were exempt on the 30<sup>th</sup> day of June, 1982 subject to the following conditions: (1) these exempt Owners shall assume responsibility for insurance on their own, and must arrange for equivalent insurance on their dwelling and must each year furnish written proof of this insurance to the Board. If an exempt Owner fails to provide yearly evidence of adequate insurance within 30 days of the due date set by the Board, the property shall be irrevocably included in the Association insurance and assessed accordingly. (2) upon sale, lease, rental, loan, barter, donation or transfer of the property, this exemption shall expire and the property shall be irrevocably included in the Association insurance; 3) Owners not already covered under the Association insurance may at any time elect, in writing, to be included in the Association insurance, but once made, this election is irrevocable.
- 7.3.3 Assessments for Exceptional Expenses for the Common Areas. The Board shall have authority to assess each Owner-of-record an equal dollar amount to cover the expense of major repairs, replacement or improvement of items in the Common area. Examples of items in this category include, but are not limited to, streets and public walkways, the sprinkler system, and landscaping.
- 7.3.4 Assessments for Expenses Incurred by the Board for Work Done on Owners' Properties. Architectural control, economy of scale, or common sense may dictate that the Board shall execute on behalf of Owners, certain items of repair, maintenance and improvement of Owners' properties. Examples include, but are not be limited to, painting of dwelling exteriors, siding, roofs, chimneys, repair or replacement of driveways and walkways, garage doors, front, rear or side entrance steps, and retaining walls.
  - 7.3.4.1 Items included in the category of "work done by the Board". The Board shall present a list of items proposed for inclusion in this category to the Owners for their approval by a simple majority of a quorum of the Members-in-Good-Standing at each Annual Meeting, or at a special meeting of the Membership after giving notice in accordance with the Bylaws.
  - 7.3.4.2 <u>Upgrades.</u> The Board shall offer Owners an option to upgrade any item in this category from the standard if the Board deems such an upgrade is practical.
  - 7.3.4.3 Allocation of expenses. Costs for work in the category of "work done by the Board" on any Owner's property shall be levied upon the Owner-of-record as the actual costs that apply directly to that Owner's property alone as specified in Section 7.3 of this Declaration.
  - 7.3.4.4 Notifying Owners about work costs and work schedules. The board shall give advance notice to each Owner whose property is involved stating what work has been planned, the anticipated cost to the Owner, and an estimate of when the work will begin and end. However, prior notification shall not be required for routine maintenance and repairs, or in emergency situations.
- 7.3.5 Adjustment Phase for Adoption of the Dues and Assessment Procedures Specified in this Declaration.

  Implementation of the Dues and Assessment policy specified in this Declaration shall be introduced over a period not to exceed six (6) months from the effective date of this Declaration, during which time adjustments shall be made according to the following plan that aims to treat all Owners fairly and equally. The Board shall: (a) establish a standard for repairs and maintenance that applies equally to all dwellings, (b) determine what dwellings need which repairs for each dwelling to meet this standard based on estimates by independent inspectors (this provision excludes replacement of roofs, which will be dealt with separately), and then (c) implement these repairs in a timely fashion. During this adjustment period, costs will be shared by Owners and the Association as determined by the Board.

### Declaration of Covenants, Conditions and Restrictions.

The Dues and Assessment procedures of this document will take effect when 50% of the dwellings have been brought up to the common standard, or the six (6) month adjustment period has expired, which ever comes first. However, dwellings not yet brought up to the standard when the adjustment period expires shall nonetheless have the previously scheduled repairs completed according to the same rules and in the same manner as those dwellings already repaired during the adjustment phase.

- Roof Replacements: For dwellings that have their original roofs, the Association shall replace the roofs as needed according to the policy in effect before time this Declaration took effect, namely, the Association shall pay for roof replacements using a grade of shingles approximately comparable to the original as determined by the Board, and there shall be \$250 deductible amount. Costs for any repair or replacements beyond basic re-shingling, such as repair or replacement of any of the roof or wall structures, for skylights, for gutters and down-spouts, and for upgrading the quality of materials are excluded and shall be the responsibility of the Owner. Funds to pay for the Association's portion of these roof replacements shall be allocated from a continuation of the 'roof assessment' in force at the time this provision becomes effective, namely, \$20.00 per month, though the Board may increase or decrease this amount. This roof assessment shall apply equally, in equal dollar amounts, to all properties but it shall endure only as long as needed to ensure every property has had its original roof replaced one time only, and all the replacements have all been paid for.
- 7.3.7 Assessments to Owners Made by City, County and State Governments. Assessments mandated by law or ordinance and levied by government for street, sewer or utilities improvements, whether levied against one or more or all Owners in the Association shall be reimbursed by the Association with no deductible amounts. Costs for these reimbursements shall be assessed to all Owners in equal dollar amount. This provision does not include costs of repair of ruptured or clogged water, sewer or gas lines, or power line damage on individual properties, which shall be the responsibility of the individual owners.
- Remedies for Nonpayment of Dues and Assessments. Dues or assessments not paid within thirty (30) days after the due date shall be deemed delinquent and shall bear simple interest at twelve percent (12%) per annum unless prior arrangements have been made with the Board. The Association may bring any action it deems necessary against the Owner(s) personally obligated to pay the same, or foreclose the lien against the property through proceedings in any court in Douglas County, Nebraska, having jurisdiction of suits for the enforcement of such liens. No Owner may waive or otherwise escape liability for the assessments provided for herein by non-use of the Common Area or abandonment of the property.
- 7.5 <u>Subordination of the Lien to Mortgages.</u> The lien of the assessments provided for herein shall be subordinate to the lien of any first mortgage. No sale, transfer, loan or donation of the property shall relieve any property from liability for assessments or liens.

### Article 8. Resolution of Disputes.

8.1 Disputes between Owners and the Board, between Owners and the Association, or between Owners that cannot be resolved by the disputing parties acting on their own behalf shall be submitted to a Grievance Committee or the Board as specified in the Bylaws. Disputes that cannot be resolved in this manner shall be submitted for mediation per the Dispute Resolution Act of the State of Nebraska (Nebr. Rev. Stat. §25- 2901).

### Article 9. Architectural Control of Properties Owned by Association Members.

Role of the Board in Architectural Control. The Board shall set forth and enforce standards for improvements, alterations, repairs, maintenance and lighting of the exteriors of Owners' properties and the immediate surrounds of Owners' properties. The Board shall also have the authority to approve or prohibit any improvements, alterations, repairs, maintenance and lighting of the exteriors of Owners' properties and the immediate surrounds. The policies and constraints in the following sections shall apply.

- Maintenance, Repairs and Improvements Done by Owners. Owners may arrange or perform their own maintenance, repairs or improvements to their properties provided that any repair, maintenance or improvement that materially alters the character of the property including color, must be approved for architectural control in advance by the Board. Failure to obtain prior approval may result in additional costs to the Owner to restore the area. Normally, Owners shall be responsible for the full costs of such any such work. However if the work done by the Owner includes work that normally would have been included in the 'dues' category (see Article 7.3.1), the Board, at its discretion, may reimburse an Owner for a portion of the costs of the work.
  - 9.2.1 Workers Hired by Owners. Owners are advised to obtain a Certificate of Insurance showing general liability and workman's compensation from any workers or contractors they hire. (A worker's promise, whether verbal or written, is no substitute for a Certificate of Insurance.) If a worker or contractor does not have adequate insurance, the Owner may become personally liable for damages or injuries resulting from the activities of the worker or contractor. The Association shall not be liable in any way for damages or injuries by workers hired by individual Owners.
- 9.3 <u>Inspections.</u> The Board shall arrange for inspections by qualified individuals or companies as follows:
  - 9.3.1 Regular inspections. The exteriors of all dwellings shall be inspected by a licensed home inspector at least once in any three-year period measured from the previous inspection, though the Board may authorize more frequent inspections. One purpose of these inspections shall be to identify problems early enough to avoid more costly repairs later on. An inspection shall include roofs, siding and trim, gutters and spouts, doors and windows, decks, patios and walkways, and may include other items the Board or the inspector deems appropriate. The inspection shall result in two lists of repair/maintenance items along with cost estimates for each dwelling: (1) a list of repair/maintenance items that the Board requires to be done for architectural control, and (2) a list of repair/maintenance items recommended but not required. An Owner may choose whether or not to do the recommended repairs and maintenance, but the required items must be done in a timely fashion. The cost for these regular inspections (but not for the repairs or maintenance) shall be included in the annual dues.
  - 9.3.2 Post-Job Inspections. An inspection of jobs contracted by the Board shall be done by a licensed inspector hired by the Board at the completion of any job where the costs exceed \$2000, or as the Board directs for any job that costs less than \$2000. This inspection shall not be done by the individual(s) or company that did the job, or their agents. The cost for post-job inspections shall be included in the annual dues.
- 9.4 <u>Alteration of the Common Area.</u> No alteration of the common area shall be made without written permission of the Board. This provision shall include, but not be limited to, landscaping, retaining walls, fences, barriers, planting or removal of any tree, shrub or flowers (apart from removal of weeds or seeding of grass.)
- 9.5 Sprinkler Systems. Altering the lawn sprinkler system in the common areas in any way, including readjusting the timer mechanisms is strictly forbidden unless authorized by the Board. Anyone who tampers with the sprinkler system is subject to assessments of up to \$50 per occurrence plus repair/replacement costs as set by the Board.

### Article 10. Party Walls.

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- 10.1 General Rules of Law to Apply. For each wall built as a part of the original construction of the dwellings in the Association and which separates two individual units, including garages, that section of the wall common to and shared by Owners on each side shall constitute a party wall. The conditions outlined in the following subsections shall apply to party walls.
- 10.2 <u>Sharing of Repair and Maintenance.</u> The cost of reasonable repair and maintenance of a party wall other than painting and minor repairs on one side shall be shared equally by the Owners who share the wall.

- 10.3 <u>Responsibilities of Previous and New Owners with Sale or Transfer of Title.</u> Upon sale or transfer of title to a dwelling, any outstanding claims or disputes regarding party walls remain the responsibility of the Owner who sells or transfers the property.
- 10.4 <u>Prorating Insurance Deductible Amounts in Case of Damage.</u> If multiple properties are damaged by the same occurrence, the Board shall decide on how deductible amounts are prorated among Owners.

### Article 11. Responsibility to Rebuild.

- 11.1 If a structure on any of the properties is damaged or destroyed in whole or in any part, the Owner(s) of such structure(s) must initiate within a reasonable time, and pursue to full restoration, any such damage or destruction. Plans for such construction must be approved by the Board for purposes of architectural control. The Board shall determine what constitutes a "reasonable time" and make this time known to the Owners involved.
  - 11.1.1 Remedy for delays in restoration. If an Owner should delay repairs or reconstruction without approval from the Board, the Board, at its discretion, may effect repairs or reconstructions and assess the Owner for the costs remaining after deducting applicable proceeds from insurance paid to the Association.
  - 11.1.2 <u>Disbursal of proceeds from insurance.</u> Insurance proceeds paid to the Association as a result of an occurrence shall be disbursed to the Owners of the properties involved as determined by the Board.

### Article 12. General Restrictions.

- 12.1 Designated Parking Areas. Vehicles shall be parked only in designated parking areas as specified in a manual of parking regulations published by the Board. No truck, trailer, boat, RV or machinery shall be parked for more than 72 hours in any driveway or parking area without prior approval of the Board. Infractions of parking regulations may result in assessments up to \$10 per day.
- 12.2 <u>Vehicle Repairs on Streets or Driveways.</u> No vehicle or other machinery or equipment shall be disassembled, rebuilt or repaired on any of the streets or driveways in the Association.
- Vehicle Parking on the Smaller Streets in the Association. These streets include 93rd Court, 94th Plaza, 95th Plaza, Hillside Plaza, and Decatur Place. Parking on these streets is STRICTLY PROHIBITED at ALL TIMES because of the safety hazard (emergency vehicles may be unable to traverse these small streets if a vehicle is parked there.) Vehicles in violation may be towed and stored at the Owner's expense. Residents are urged to inform guests not to park on these streets (and risk being towed away), but to use designated parking areas in the Association.
- Trash and Debris. Trash, cuttings, debris or refuse shall not be left on any site, street, sidewalk or common area in the Association except for trash set out for collection as prescribed by the Board. Owners shall not stack wood nor allow debris to accumulate within 10 feet of the nearest wall of a neighbor's dwelling lest insects and rodents be attracted that could potentially enter the neighbor's dwelling. Likewise, food left outside for pets or wildlife (e.g., bird and squirrel feeders) shall be kept a minimum of 10 feet from the nearest point on their neighbor's dwelling.
- 12.5 <u>Barriers, Structures, Awnings and Ornaments.</u> No barriers of any type (including fences, retaining walls and hedges), awnings or sun screens shall be erected within the properties without the written consent of the Board. Ornaments placed outdoors and not in an enclosed area shall be subject to architectural control..
- Signs Prohibited. No signs, political ads, placards, notices, billboards, advertising boards, or supports for such signs, placards, etc. may be placed on any building or grounds within the Association without written permission of the Board, with the exceptions that: (a) "for sale" or "for rent" or small security-system signs may be erected near the dwelling by the Owner or the Owner's agent, and (b) contractors may erect a small sign near their job for the duration of their job.

- 12.7 <u>Antennae.</u> No external television, radio or radio-telephone or other antenna or dish shall be erected on or about any of the building sites or property within the properties. An exception shall be allowed for a satellite dish with a diameter of 18 inches or less, and with written permission of the Board.
- Household pets. Only ordinary household pets shall be kept on any land or in any dwelling in the Association. No pets shall be kept, bred or maintained for commercial purposes. Those who walk pets outdoors must keep their pets on a leash and at a reasonable distance from dwellings other than their own (unless invited to do otherwise by the occupant). Pet owners must pick-up and properly dispose of any feces or debris left by their pets on streets, sidewalks or lawns within the Association. Owners who fail to pick up feces left by pets face an assessment for cleanup costs.
- Garage and Estate Sales. Garage sales of any kind are prohibited within the Association properties. Estate sales of short duration (up to 7 days) may be held provided written permission is obtained from the Board in advance of the sale. No Owner shall be entitled to more than one estate sale in any 10 year period.
- 12.10 <u>Exterior Lighting.</u> Any exterior lighting installed on any building shall either be indirect or otherwise controlled as not to disturb the residents of adjacent properties.
- Noxious Activity. No noxious or offensive activity shall be carried out on any property. "Noxious or offensive" is defined here as anything a reasonable person would consider a nuisance or annoyance to the neighborhood. The Board shall have full and final authority to decide whether any particular action or lack of action constitutes a nuisance or annoyance, and to determine suitable remedies, including an assessment for the action or inaction.
- Penalties for Violating General Restrictions. Owners who violate any of the General Restrictions may be subject to an assessment of up to \$50 per occurrence plus any costs for remedial action with simple interest at twelve percent (12%) per annum and legal action as determined by the Board. These assessments together with remedial costs, interest and reasonable legal fees shall be a charge on the land and a continuing lien upon the Owner's property.

### Article 13. General Provisions.

- Enforcement. The Board shall have the right to enforce by any proceeding at law or in equity, all restrictions, conditions, covenants, reservations, liens and charges now or hereafter imposed by the provisions of this Declaration. Failure by the Board to enforce any covenant or restriction herein contained shall in no event be deemed a waiver of the right to do so thereafter.
- 13.2 <u>Severability.</u> Invalidation of any one of these covenants or restrictions by judgment or court order shall in no wise affect any other provisions which shall remain in full force and effect.
- Amendment. The covenants and restrictions of this Declaration shall run with and bind the land until such time they are amended or replaced by an instrument signed by not less than two-thirds (2/3) of the property Owners entitled to vote as prescribed in the Bylaws. Any amendments must be recorded.

1 2 3	This amended Declaration of Covenants, Conditions and R certain and have been approved by seventy-five percent (75' in favor, whose notarized signatures accompany this docum	%) of the Members, with $\underline{\mathscr{Z}}$ of $\underline{\mathcal{S}l}$ Members having voted
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		KIM G. ALGER  My Comm.Exp. Apr. 21, 1999

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	County of Douglas SUBSCRIBED, s	sworn to and acknowledged before me by
	Joine S. alger)	and went telan
	Signature To Vo T S A C T P	Joint Signature if applicable  LVFR 2- H- IFLOER
	TOYCE S. ALGER Print name	Print name
	9357 HILLSIDE PLAZA	3-18-98
	Address	Date
	SEAL	V- // // //
•	SEAL	Notary Public /
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<i>A</i>		GENERAL NOTARY-State of Nebraska KIM G. ALGER
8	State of Nebraska	My Comm.Exp. Apr. 21, 1999
	County of Douglas SUBSCRIBED, s	sworn to and acknowledged before me by
	Maker W. Lynch'	and Mar H. Perry
	MABCL H. LYNCH	Joint Signature if applicable
	Print name	MARH PERRY Print name
	9369 Dielaide llg.	1-18-98
	° Address //	Date
	SEAL	King by When
	<del>~~~</del>	Notary Public
		My Comm. Exp. Apr. 21, 1999
a		SEREGAL WOTHER State of Nebraska
<u> </u>	State of Nebraska	
		sworn to and acknowledged before me by
	Jours Loss aneglia	and Sarray Cornello
	LOUIS ROSS CANIGLIA	Sandy Caniolia
	Print name	Print name
	4531 Parker St.	1-19-98 Date
	Auticos	$1/ \wedge \wedge \wedge$
	SEAL	Kim b. Ulger
		Notary Public
		GENERAL NOTARY-State of Nebraska KIM G. ALGER

My Comm.Exp. Apr. 21, 1999

10	State of Nebraska	
	County of Douglas SUBSCRIBED, sworn to	and acknowledged before me by
	Ven Clue UT and	
	Vern Albrecht	Joint Signature if applicable
	Print name	Print name
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	SEAL	Kim G. alger
		Notary Public  GENERAL MOTARY-State of Nebraska  KIM G. ALGER  My Comm.Exp. Apr. 21, 1999
11	State of Nebraska	
	County of Douglas SUBSCRIBED, sworn to	and acknowledged before me by
	Trank to Harole and L	Takine Grande
	FRANK K. HARTLE	Joint Signature if applicable  NAXINE E. HARTLE
	Print name	Print name
	9429 PARKER ST.	1-18-98
	Address	Date
	SEAL	Kin G. alges
		Notary Public
		GENERAL NOTARY-State of Nebraska KIM G. ALGER
12	State of Nebraska	My Comm.Exp. Apr. 21, 1999
	County of Douglas SUBSCRIBED, sworn to	and acknowledged before me by
ē	Telleau Deppe and	Kita M. Deppe
	William V. Parks	Joint Signature if applicable  Rifa M. Deppe
	Print name	Print name
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	SEAL	Kin b. alaes
		Notary Public
•	`	GENERAL NOTARY-State of Nebraska

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13	State of Nebraska	
		sworn to and acknowledged before me by
	Anes Chaga	and Joan Hayle Mapin
	Signature	Joint Signature if applicable
(	VAMES A. CHAPIN. Print name	VOAN GAYLE CHAPIN -
	9356 PARKER	1/18/98
	Address	Date
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		GENERAL NOTARY-State of Nebraska KIM G. ALGER
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	County of Douglas SUBSCRIBED,	sworn to and acknowledged before me by and do to they fame (1) us f
	- CT /O C Signature	Joint Signature if applicable
	OTTO A. WURL	DOROTHY JANE WURL Print name
	Print name 1812 N. 93 ST	
	Address	1~18~98 Date
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	SEAL	Kim G. alger
		Notary Public
		GENERAL MOTARY-State of Nebraska KIM G. ALGER
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	County of Douglas SUBSCRIBED,	sworn to and acknowledged before me by
	Signature Signature	and Joint Signature if applicable
,	WILHA T. BROWN	
	Print name	Print name
	9431 PARKER_ Address	1-18-98 Date
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	SEAL	Kim G- Wees
	1.	Notary Public
-		GENERAL NOTARY-State of Nebraska
		KIM G. ALGER

16	State of Nebraska		
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			Notary Public
	•		GENERAL NOTARY-State of Nebraska KIM G. ALGER
17	State of Nebraska		My Comm.Exp. Apr. 21, 1999
		sworn to	and acknowledged before me by
	Payohlychon	and	
	KAY L. RYSCHON		Joint Signature if applicable
	Print name		Print name
	1924 N93RD ST		1/24/98
	Address		/ Date
	SEAL		Kin C. When
		<del></del>	Notary Public
	•		GENERAL NOTARY-State of Nebraska
10			KIM G. ALGER My Comm.Exp. Apr. 21, 1999
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	County of Douglas / SUBSCRIBED,		and acknowledged before me by
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	DONALD M. MULLINS		Joint Signature it appricable
	Print name		Print name
	1827 N.93 NO COUNT		
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	SEAL		Kim G. Weel
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			GENERAL NOTARY-State of Hebraska
	·		KIM G. ALGER

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19		sworn to and acknowledged before me by
·	PELCY L. Chasen	and Joint Signature if applicable
	1809 N 93 Court	Print name 2   2 4   9   C
	Address	Jumen S. Formans
	GWENETH S. MADISON  My Comm. Exp. 29	Notary Public
20	State of Nebraska	
	County of Douglas SUBSCRIBED,	sworn to and acknowledged before me by
	Louise F. Sholes  Signature  LOUISE F. SHOLES  Print name  9361 HILLSIDE PLAZA  Address	and be Van 20
	Signature .	Joint Signature if applicable
	Print name	DEVER SHOLES Print name
	9361 HILLSIDE PLAZA	02/26/98 Date
	Address	Date
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	SEAL	Swener S. Madeson
	GENERAL NOTARY-State of Nebraska  GWENETH S. MADISON  My Comm. Erp.	Notary Public
21	State of Nebraska	
<u> </u>		sworn to and acknowledged before me by
	THE STATE OF THE S	and
	Tolkeria & Signature	Joint Signature if applicable
	Patricia A Stander	
	Print name	Print name
	1811 N 934 (W	14/98
	Address	Date
	· -	Johnson S. Madison
	SEAL	- 1111111111111111111111111111111111111
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22	State of Nebraska			t talandhafana ma bre	
	County of Douglas	SUBSCRIBED, sw	vorn to and	acknowledged before me by	
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	MARY I'M	~ (_ <del>_</del>			_
	Print nam		<del></del>	Print name	
	1823 No 9	3-dCt		Date	•
	Address			/ / / -	
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	A GENERAL NOTARY-State	of Nebraska	7/10	Notary Public	
	GWENETH S. M. My Comm. Exp. 23	ADISON I		•	
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23	State of Nebraska	i    -		_	
<u></u>	Gounty of Douglas	SUBSCRIBED, s	worn to an	d acknowledged before me by	
	Jacqueline C	l Tetry	and	Joint Signature if applicable	_
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	1821 NO. 9.	3 COURT		02/21/98	
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	A GENERAL NOTARY-S	tate of Nebraska		Notary Public	
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24	State of Nebraska			_	
	County of Douglas	SUBSCRIBED, 8	sworn to ar	d acknowledged before me by	
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	My Comm. Exp. 12	19-99			

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	Print name			Print name	
-	1820 N. 9	14th Plz.		3-22-98	
-	Address		-	Date	
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	GENERAL NOTARY-State of N			Notary Public	
	GWENETH S. MAD	2-22		•	
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	Print name	- 10.00	<u> </u>	Print name	
	1865 NO	). 94th 1	12-	3-22-98	
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27国	State of Nebraska				
	County of Douglas	SUBSCRIBED.	sworn to and	l acknowledged before m	ne bv
	Juli a-	Yansen '	and	Ü	J
	Signature	. 1	·	Joint Signature if applicable	
	V Julie H	. Hoursen	·	<u>~</u>	
	1826 No. 9			Print name	
	Address	fru Plaza		3-32-78	`
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	SEAL		Jino.	in Marie	·
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	GENERAL NOTARY-State of N	-tt-		Notary Public	
•	GWENETH S MAD	CON COURTS	•		

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<u> 28</u>	State of Nebraska	•			
	County of Douglas	SUBSCRIBED,	sworn to and	acknowledged be	efore me by
	Lorroine Ski	p Filkins.	and		
	Signature			Joint Signature if applical	ole
		Kip FILKING	'S		
	1862 No 9	4 PLAZA	)	Print name 2-25-58	
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	County of Douglas	SUBSCRIBED,		acknowledged b	efore me by
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	County of Douglas	SUBSCRIBED,		racknowledged b	
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	BERT J. Ba	Succ ·	h	LAREN A. L	sines
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	County of Douglas	SOBSCIPALED, S	and Lathren & Sean-Clark
	Tranco	Alle R	and Other Stan - Wark
	Signature		Joint Signature it applicable
	FRANCIS JT.	CLARK	KATHRYN E. JEAN-CLARK
	Print name	<i>~1</i>	Print name
	9408 Park	er St	2-25-98
	Address		Date
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	SEAL		Millment Madeson
. 8		-11-	Notary Public
	A GENERAL NOTARY-State of N	CON CONTRACTOR	C THOMAS T GOING
	GWENETH S. MAD  My Comm. Exp. 12-1	9-99	
	my comm. Exp.	/J	
<u>ک</u> ۔	State of Nebraska	1	
5-		CLIDCCDIDED	sworn to and acknowledged before me by
•	County of Douglas	SUBSCRIBED,	
	July 1	-au	and Joint Signature if applicable
	Signature	^	
	Phillip KA	THER.	EVELY PRATNER  Print name
	Print nam	e	2-25-98
	1709 No	43 CUT	
•	Address		Date
	SEAL		Jumere S. Madeson
	A GENERAL NOTARY-State o	Nahanaka I	Notary Public
	GWENETH S. MA	LUISON	,
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33	State of Nebraska /	<b>1</b>	
	County of Douglas	SUBSCRIBED.	, sworn to and acknowledged before me by
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•	A GENERAL NOTARY-State of N		
	GWENETH 8. MAD	SON	

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	Signature	1 / / /		Joint Signature if applicable	mu _
	Sanford V	Smith		PATRICIA K.	SMITH
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	Address	<del></del>	•	2-25-98 Date	-
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	A GENERAL NOTARY-Stat	e of Nebraska		Notary Public	<u> </u>
	GWENETH S.	MADISON		riolary radio	
	My Comm. Exp. 4	E14-97 ]			
35	State of Nebraska				
	County of Douglas	SUBSCRIBED.	sworn to a	nd acknowledged befor	re me hv
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	1/ Signature			Joint Signature if applicable	···
	[ELMA M.)	EZBERA			
	Print nam	5 Plaza		Print name	
	Address	9 1-104014	. /	Date	-
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	GENERAL NOTARY-State of GWENETH 8. MA	<b>Nebraska</b> Discou		Notary Public	<del>_</del>
	additional by Comm. Esq.	9-99		•	
7/		terrentylens#			
36	State of Nebraska				
	County of Douglas	SUBSCRIBED,	sworn to an	nd acknowledged befor	re me by
	Glady M	Jacobser	and		
	Signature			Joint Signature if applicable	
	Gladye M. Print nam	Jacobsen	•	Print name	
	_9316 Fark	, , , , , , , , , , , , , , , , , , ,		1-25-98	
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	A GENERAL NOTARY-State of N				
!	GWENETH S. MAD	SON			
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	1715 N.93	ef Cx	_	21199	
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	GWENETH S			Notary Public	
	My Comm. Exp.	2-19-49			
1	State of Nebraska				
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	MARCERY R	FINCH			
•	Print nar			Print name	
	9312 Parke	r 5t	_	2/25/98	<u> </u>
	Address		,	Date	
	CITY A.T.		(	1 /2	
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	GENERAL NOTARY	tate of Nebraska		Notary Public	
	MY COMM. Exp.	8. MADISON 12-19-99			
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•				Notary Public	
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40	State of Nebraska	•			
	County of Douglas	SUBSCRIBED,	sworn to a	nd acknowledged befor	e me by
	Betty	Ahrer	and	<b>.</b>	,
	Signature	SINE		Joint Signature if applicable	
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	GENERAL NOTARY-State GWENETH S. M My Comm. Exp. /2	of Nebraska ADISON		Notary Public	
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	Signature		and	Joint Signature if applicable	<del></del>
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	Address	94 PLCH		3-2-98 Date	
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•	GENERAL NOTARY-State of GWENETH S. MA My Comm. Exp.	Nebraska DISON	0	Notary Public	
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14	State of Nebraska	a			
	County of Douglas	SUBSCRIBED,		nd acknowledged befor	e me by
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	GENERAL NOTARY-State of				
:	GWENETH 8. MAL	15-59			

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<u>1</u>	State of Nebraska County of Douglas	SJJBSCRIBED, sworn to and acknowledged before me by
	Coulty of Douglas	and Online Starts
	Signatur	Joint Signature if applicable
	PHOUPL.	WANNES Barbora JOHANS
	9421 Porter	
	Address	Date
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	SEAT  GENERAL NOTARY-State	Af Nahraska
	图 GWENETH 8.1	MADISON TOTAL TOTAL TOTAL
	My Comm. Exp. /	2-14-77
44	State of Nebraska	
*	County of Douglas	SUBS@RIBED, sworn to and acknowledged before me by
	Bour J.	Sector and Irone Shotton
	EARL J. SKE	Joint Signature if applicable  LOW THEN EXECTON
	Primonar	Print name
	7360 TARA	'ce 57. 3-1-98
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:	A GENERAL NOTARY-State of	Notary Public
	GWENETH S. MA	Noek
(		<del>And I</del>
45	State of Nebraska	GIT GOD TO TO THE STATE OF THE
	County of Douglas	SUBSCRIBED, sworn to and acknowledged before me by
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	GENERAL NOTARY-State of	Notary Public
	GWENETH S. MAC	ISON

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46	State of Nebraska	
<u></u> .	County of Douglas	SUBSCRIBED, sworn to and acknowledged before me by
	Phy elis	T. Kahller and MMMMMMMMMM
	Signature	Joint Signature if amilicable
	PHYLLIS Print nan	1. ZAHLLER FMARSHALL ZAHLLER Print name
	9513 7	PRISER ST. 3-02-98
	Address	Date
	CELAT	
	SEAL   George D. J. Declase	
	GWENETH 8.	
	My Comm. Exp. /	3-19-49
47	State of Nebraska	
<del></del>	County of Douglas	SUBSCRIBED, sworn to and acknowledged before me by
		and
	BRIAN Re	Joint Signature if applicable
	Print nam	Print name
	1911 N. 93	
	Address	Date
	SEAL	Chemer & Madeson
	A CENERAL HOTARY-State of	Nebreska Notary Public
	GWENETH S. MA	DISON I
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48	State of Nebraska	ar Agan
	County of Douglas	SUBSCRIBED, sworn to and acknowledged before me by
	Signature	Joint Signature if applicable
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•	1819 Print nam	ar DINZA 3/2 Print name
	Address	Date
•	SEAL	Glorens madison
	GENERAL NOTARY-State of Neb	Notary Public
	GWENETH S. MADIS	ON I
I 49	Section My County From 10-19.	-9 <b>a</b>

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49	State of Nebraska	-			-
<del></del>	County of Douglas	SUBSCRIBED, 8	sworn t	o and acknowledged before me by	
5	Marker B Se	Marl	and _		
	Signature	^ / .		Joint Signature if applicable	
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	1821 No 95	- P/Z		3-8-98	
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	GWENETH S.	MADISON		Notary Public	
	My Comm. Exp.	0-19-99		,	
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<u> 20</u>	State of Nebraska	cime@men.		a and astronyladeed before me by	
	County of Douglas	SUBSTRIBED, S		o and acknowledged before me by	
٠,	Signature	Mun	_ and _	Joint Signature if applicable	
* 1	WILLIAM L.	LowAN	, _		
	Print nam	9117# D.	_	Print name	
	Address	17 /28		<u>3-8-98</u> Date	*
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	A GENERAL NOTARY-SIM	of Nebraska		Notary Public	
	GWENETH S. I	MADISON 2-14-89			
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51	State of Nebraska				
	County of Douglas	SUBSCRIBED, 8	sworn to	o and acknowledged before me by	
	1 ancy	mell	and _	Joint Signature if applicable	_
	(A) A) Signature	m 1774		Joint Signature if applicable	
	Print nam		_	Print name	<del></del>
	1864 N.	94 PLAZA		3-8-98	
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	GENERAL HOTARY-State of	<b>Nebraska</b>			
	GWENETH 8. M. My Comm. Exp.	9-99		•	

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	Signature	Joint Signature if applicable
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	GWENETH S.	MADISCEL

	Signature Signature	sworn to and acknowledged before me by and
	Print name  9511 PARKER ST  Address  NEDRASKA LICEUSE  SEAL #001066611	Print name  2-25-98  Date
		Notary Public
601	State of Nebraska Ferrick SUBSCRIBED,	sworn to and acknowledged before me by and
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46	State of Nebraska	
0-	County of Douglas SUBSCRIBED,	sworn to and acknowledged before me by
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611	State of Nebraska	
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,	Jan P Pospichal	PATRICIA S. KARKI
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	9505 Parker	3/2/98
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101	State of Nebraska	
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		, sworn to and acknowledged before me by
_	James J. Elawer	and Capalla Steiner
	Signature	Joint Signature if applicable
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	9507 Parkerst	3-2-98
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	SEA GENERAL NOTARY-State of Nebrasta Notary Public	
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	My Comm. Exp. 12-19-99	
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	NATHAN SHUKERT DORIS A. SHUKERT	_
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	9362 PARKER 3-8-98	
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	MAXINE A. MUNHALL  Print name		Joun organic if appreadic	
•	Print name		Print name	
	1855 N. 94 PLAZA Address		1- (8-9 <b>g</b> Date	·
	SEAL	·	Kim f. Alges Notary Public /	·
		•	A GENERAL	NOTARY-State of Nebraska KIM G. ALGER
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07	Blanch Shillert	and	Joint Signature if applicable	
	Signature Blanche Willert	•	- · · · · · · · · · · · · · · · · · · ·	
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County of Douglas		orn to and acknowledged before me by and	
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	D, sworn to and acknowledged before me
Trud L. Pellack. Signature	and
Ened L. POLLACK	
Print name 1824 N 944 PIAZA Address	Print name  3-18-98  Date
SEAL	Wining I man
GENERAL NOTARY-State of Nebraska  GWENETH 8. MADISON  My Comm. Exp. 12-11-27	Notary Public
State of Nebraska	
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