PROPOSAL TO CITY OF WATERFORD DEPARTMENT OF PUBLIC WORKS FOR THE CONSTRUCTION OF

WASTEWATER TREATMENT PLANT ROAD STABILIZATION

WATERFORD, CALIFORNIA

NAME OF BI	DDER Platinu	IM Dist WON	K LLC		
BUSINESS P.	O. BOX 112				
CITY, STATE,	ZIP Waterfa	ord, CA 953	86		_
		9355 Peller			
			ude even if P.O	. Box used)	
CITY, STATE,	ZIP Modest	O. CA 9539	57		_
TELEPHONE	NO: AREA COL	DE (209) 55	0-1199		_
FAX NO:	AREA COL		A		_
CONTRACTO	OR LICENSE NO	1103482			
the payment of no addenda thereto, for the City of Wat date the work is a	ot less than the Fede the contract annexe terford, dated Janua ccomplished. ions for the work to	eral prevailing wage r d hereto, and also in ry, 2014, and the Lab	rates or), the proje accordance with the oor Surcharge And	nce with the special provi ect plans described below he Standard Specification Equipment Rental Rates t. Project plans for the v	w, including any ns and Drawings in effect on the
	WASTEWA	IMPROVEMEN TER TREATMENT I		ABILIZATION	
Receipt of copies	of the following add	enda(s) is hereby ack	knowledged.		
Addendum	No.	// Bidders S	ignature	D	ate
1		MM		5/3	0/24
2		m		6/11	124
Bids are to be sub	mitted for the entire	work necessary to d	construct those ite	ms listed in the "Contrac	ctor's Bid" sheet

(P-3). The amount of the bid for comparison purposes will be the total of all items of the base bid and any

P-1

combination of the bid alternates.

The bidder shall set forth for each unit basis item of work a unit price and a total for the item, and for each lump sum item a total for the item, all in clearly legible figures in the respective spaces provided for that purpose. In the case of unit basis items, the amount set forth under the "Item Total" column shall be the product of the unit price bid and the estimated quantity for the item.

In case of discrepancy between the unit price and the total set forth for a unit basis item, the unit price shall prevail, except as provided in (a) or (b), as follows:

- (a) If the amount set forth as a unit price is unreadable or otherwise unclear, or is omitted, or is the same as the amount as the entry in the item total column, then the amount set forth in the item total column for the item shall prevail and shall be divided by the estimated quantity for the item and the price thus obtained shall be the unit price;
- (b) (Decimal Errors) If the product of the entered unit price and the estimated quantity is exactly off by a factor of ten, one hundred, etc., or one-tenth, or one-hundredth, etc. from the entered total, the discrepancy will be resolved by using the entered unit price or item total, whichever most closely approximates percentage wise the unit price or item total in the Department's Final Estimate of cost.

If both the unit price and the item total are unreadable or otherwise unclear, or are omitted, the bid may be deemed irregular. Likewise if the item total for a lump sum item is unreadable or otherwise unclear, or is omitted, the bid may be deemed irregular unless the project being bid has only a single item and a clear, readable total bid is provided.

Symbols such as commas and dollar signs will be ignored and have no mathematical significance in establishing any unit price or item total or lump sums. Written unit prices, item totals and lump sums will be interpreted according to the number of digits and, if applicable, decimal placement. Cents symbols also have no significance in establishing any unit price or item total since all figures are assumed to be expressed in dollars and/or decimal fractions of a dollar. Bids on lump sum items shall be item totals only; if any unit price for a lump sum item is included in a bid and it differs from the item total, the items total shall prevail.

The foregoing provisions for the resolution of specific irregularities cannot be so comprehensive as to cover every omission, inconsistency, error or other irregularity which may occur in a bid. Any situation not specifically provided for will be determined in the discretion of the City of Waterford, and that discretion will be exercised in the manner deemed by the City of Waterford to best protect the public interest in the prompt and economical completion of the work. The decision of the City of Waterford respecting the amount of a bid, or the existence or treatment of an irregularity in a bid, shall be final.

If this proposal shall be accepted and the undersigned shall fail to enter into the contract and furnish the 2 bonds in the sums required by the State Contract Act, with surety satisfactory to the City of Waterford within 14 calendar days, not including legal holidays, after the bidder has received notice from the City of Waterford that the contract has been awarded, the Department of Public Works may, at its option, determine that the bidder has abandoned the contract, and thereupon this proposal and the acceptance thereof shall be null and void and the forfeiture of the security accompanying this proposal shall operate and the same shall be the property of the City of Waterford.

The undersigned, as bidder, declares that the only persons or parties interested in this proposal as principals are those named herein; that this proposal is made without collusion with any other person, firm, or corporation; that he has carefully examined the location of the proposed work, the annexed proposed form of contract, and the plans therein referred to; and he proposes, and agrees if this proposal is accepted, that he will contract with the City of Waterford in the form of the copy of the contract annexed hereto, to provide all necessary machinery, tools, apparatus and other means of construction, and to do all the work and furnish all the materials specified in the



CONTRACTOR'S BID

No.	Description C	uantity	Unit	Unit Price		Total Price
1.	Mobilization	1	LS	@ \$ 12,000.00	=	\$ 12,000.00
2.	Excavation and Off Haul	3,365	CY	@ \$43.98	=	\$148,000.00
3.	Rock Slope Protection	3,069	CY	@ \$125.12	=	\$ 384,000,00
4.	6' Chain Link Fence w/ Razor Wire	545	LF	@ \$18,000.00	=	\$ (8,000.00
5.	SWPPP Implementation and Maintenance	1	LS	@\$20,000.00	=	20,000.00
				TOTAL BASE BID	=	\$582,000.00
6.	Bid Alternate: 2" Pavement Grind and Overlay	17,700	EA	@ <u>3.38</u>	=	60,000.00
			TO	ΓAL BID ALTERANTE	=	60,000.00

Bidder's Signature

Title

Platinum Dist Worx LLC Company Name The Bidder shall list the name, address, license number, and DIR number of each subcontractor to whom the Bidder proposes to subcontract portions of the work, as required by the provisions in Section 7 (c) (2) "Required Listing of Proposed Subcontractors," of the Standard Specifications.

LIST OF SUBCONTRACTORS

Name, Address, License #, DIR # DU#100024960	Description of Work Subcontracted					
Name, Address, License #, DIR# DIF# 1000024960 [Ully Consulting 560 Cincoln St Dixon, CA 956 Consolidated Engineering Pw 100 \$529783 P.O. Box 701 Valley Springs, CA 95252	20 Storm Water Compliance					
Consolidated Engineering PW1005529783	Grinding/Pauling					
P.O. Box 701 Valley Springs, CA 95252						
						

(THE BIDDER'S EXECUTION ON THE SIGNATURE PORTION OF THIS PROPOSAL SHALL ALSO CONSTITUTE AN ENDORSEMENT AND EXECUTION OF THOSE CERTIFICATIONS WHICH ARE A PART OF THIS PROPOSAL)

EQUAL EMPLOYMENT OPPORTUNITY CERTIFICATION

The	ne bidder Marinum Dist Work LLC	proposed
	ntractor, hereby certifies	
, h	has not X , participated in a previous contract or subcontract subject to the equal opportuni	ty clauses, as
require	ed by Executive Orders 10925, 11114, or 11246, and that, where required, he has filed with the Jo	int Reporting
Commit	nittee, the Director of the Office of Federal Contract Compliance, a Federal Government co	ontracting or
adminis	istering agency, or the former President's Committee on Equal Employment Opportunity, all repo	rts due under
the app	pplicable filing requirements.	
Note:	The above certification is required by the Equal Employment Opportunity Regulations of the Labor (41 CFR 60-1.7(b) (1)), and must be submitted by bidders and proposed subcontract connection with contracts and subcontracts which are subject to the equal opportunity clause and subcontracts which are exempt from the equal opportunity clause are set forth in 41 (Generally only contracts or subcontracts of \$10,000 or under are exempt.) Currently, Standard Form 100 (EEO-1) is the only report required by the Executive Ordinplementing regulations.	ctors only in se. Contracts L CFR 60-1.5
	Proposed prime contractors and subcontractors who have participated in a previous contract of subject to the Executive Orders and have not filed the required reports should note that 41 CFF prevents the award of contracts and subcontracts unless such contractor submits a report delinquent period or such other period specified by the Federal Highway Administration or by Office of Federal Contract Compliance, U.S. Department of Labor.	R 60-1.7(b) (1) covering the

PUBLIC CONTRACT CODE

Public Contract Code Section 10285.1 Statement

In accordance with Public Contract Code Section 10285.1 (Chapter 376, Stats. 1985), the bidder hereby declares under penalty of perjury under the laws of the State of California that the bidder has _____, has not _____been convicted within the preceding three years of any offenses referred to in that section, including any charge of fraud, bribery, collusion, conspiracy, or any other act in violation of any state or Federal antitrust law in connection with the bidding upon, award of, or performance of, any public works contract, as defined in Public Contract Code Section 1101, with any public entity, as defined in Public Contract Code Section 1100, including the Regents of the University of California or the Trustees of the California State University. The term "bidder" is understood to include any partner, member, officer, director, responsible managing officer, or responsible managing employee thereof, as referred to in Section 10285.1.

Note: The bidder must place a check mark after "has" or "has not" in one of the blank spaces provided. The above Statement is part of the Proposal. Signing this Proposal on the signature portion thereof shall also constitute signature of this Statement. Bidders are cautioned that making a false certification may subject the certifier to criminal prosecution.

Public Contract Code Section 10162 Questionnaire

In accordance with Public Contract Code Section 10162, the Bidder shall complete, under penalty of perjury, the following questionnaire:

Has the bidder, any officer of the bidder, or any employee of the bidder who has a proprietary interest in the bidder, ever been disqualified, removed, or otherwise prevented from bidding on, or completing a federal, state, or local government project because of a violation of law or a safety regulation?

Yes ____ No ___

If the answer is yes, explain the circumstances in the following space.

Public Contract Code 10232 Statement

In accordance with Public Contract Code Section 10232, the Contractor, hereby states under penalty of perjury, that no more than one final unappealable finding of contempt of court by a federal court has been issued against the Contractor within the immediately preceding two year period because of the Contractor's failure to comply with an order of a federal court which orders the Contractor to comply with an order of the National Labor Relations Board.

Note: The above Statement and Questionnaire are part of the Proposal. Signing this Proposal on the signature portion thereof shall also constitute signature of this Statement and Questionnaire. Bidders are cautioned that making a false certification may subject the certifier to criminal prosecution.

NONCOLLUSION AFFIDAVIT

(Title 23 United States Code Section 112 and Public Contract Code Section 7106)

To the CITY OF WATERFORD

In accordance with Title 23 United States Code Section 112 and Public Contract Code 7106 the bidder declares that the bid is not made in the interest of, or on behalf of, any undisclosed person, partnership, company, association, organization, or corporation; that the bid is genuine and not collusive or sham; that the bidder has not directly or indirectly induced or solicited any other bidder to put in a false or sham bid, and has not directly or indirectly colluded, conspired, connived, or agreed with any bidder or anyone else to put in a sham bid, or that anyone shall refrain from bidding; that the bidder has not in any manner, directly or indirectly, sought by agreement, communication, or conference with anyone to fix the bid price of the bidder or any other bidder, or to fix any overhead, profit, or cost element of the bid price, or of that of any other bidder, or to secure any advantage against the public body awarding the contract of anyone interested in the proposed contract; that all statements contained in the bid are true; and, further, that the bidder has not, directly or indirectly, submitted his or her bid price or any breakdown thereof, or the contents thereof, or divulged information or data relative thereto, or paid, and will not pay, any fee to any corporation, partnership, company association, organization, bid depository, or to any member or agent thereof to effectuate a collusive or sham bid.

Note: The above Noncollusion Affidavit is part of the Proposal. Signing this Proposal on the signature portion thereof shall also constitute signature of this Noncollusion Affidavit.

DEBARMENT AND SUSPENSION CERTIFICATION

TITLE 49, CODE OF FEDERAL REGULATIONS, PART 29

The bidder, under penalty of perjury, certifies that, except as noted below, he/she or any other person associated therewith in the capacity of owner, partner, director, officer, manager:

- is not currently under suspension, debarment, voluntary exclusion, or determination of ineligibility by any Federal agency;
- has not been suspended, debarred, voluntarily excluded or determined ineligible by any Federal agency within the past 3 years;
- · does not have a proposed debarment pending; and
- has not been indicted, convicted, or had a civil judgement rendered against it by a court of competent jurisdiction in any matter involving fraud or official misconduct within the past 3 years.

If there are any exceptions to this certification, insert the exceptions in the following space.

Exceptions will not necessarily result in denial of award, but will be considered in determining bidder responsibility. For any exception noted above, indicate below to whom it applies, initiating agency, and dates of action.

Notes: Providing false information may result in criminal prosecution or administrative sanctions. The above certification is part of the Proposal. Signing this Proposal on the signature portion thereof shall also constitute signature of this Certification.

NONLOBBYING CERTIFICATION FOR FEDERAL-AID CONTRACTS

The prospective participant certifies, by signing and submitting this bid or proposal, to the best of his or her knowledge and belief, that:

- (I) No Federal appropriated funds have been paid or will be paid, by or on behalf of the undersigned, to any person for influencing or attempting to influence an officer or employee of any Federal agency, a Member of Congress, an officer or employee of Congress, or an employee of a Member of Congress in connection with the awarding of any Federal contract, the making of any Federal grant, the making of any Federal loan, the entering into of any cooperative agreement, and the extension, continuation, renewal, amendment, or modification of any Federal contract, grant, loan, or cooperative agreement.
- (2) If any funds other than Federal appropriated funds have been paid or will be paid to any person for influencing or attempting to influence an officer or employee of any Federal agency, a Member of Congress, an officer or employee of Congress, or an employee of a Member of Congress in connection with this Federal contract, grant, loan, or cooperative agreement, the undersigned shall complete and submit Standard Form-LLL, "Disclosure of Lobbying Activities," in accordance with its instructions.

This certification is a material representation of fact upon which reliance was placed when this transaction was made or entered into. Submission of this certification is a prerequisite for making or entering into this transaction imposed by Section 1352, Title 31, U.S. Code. Any person who fails to file the required certification shall be subject to a civil penalty of not less than \$10,000 and not more than \$100,000 for each such failure.

The prospective participant also agrees by submitting his or her bid or proposal that he or she shall require that the language of this certification be included in all lower tier subcontracts, which exceed \$100,000 and that all such sub recipients shall certify and disclose accordingly.

CITY OF WATERFORD DEPARTMENT OF PUBLIC WORKS

BIDDER'S BOND

Ne, Pla	atinum Dirt Worx, LLC		
			as Principal, and
ld Repu	blic Surety Company		
s Surety otal amo	are bound unto the City of Water	ford, hereafter referred to as "Obligee", in omitted to the Obligee for the work descr	the penal sum of ten percent (10%) of the ibed below, for the payment of which sum
	THE CO	ONDITION OF THIS OBLIGATION IS SUCH,	THAT:
	REAS, the Principal is submitted to ened at Waterford City Hall on Jun		Plant Road Stabilization for which bids are
pecification, in a and the o	tions, after the prescribed forms a accordance with the bid, and files	are presented to him for signature, enters two bonds with the Obligee, one to guar	e time and manner required under the s into a written contract, in the prescribed antee faithful performance of the contract then this obligation shall be null and void;
In the	e event suit is bought upon this bo oligee in such suit, including a reas	and by the Obligee and judgement is recover onable attorney's fee to be fixed by the co	vered, the Surety shall pay all costs incurred purt.
Date	d: June 11	, 20 <u>24</u> .	
		Platinum Dirt Worx, LIC Princip Old Republic Surety Company Surety Stephanie Agapoff, Attorney-	ty Cause
		CERTIFICATE OF ACKNOWLEDGEMEN	Г помень в в в в в в в в в в в в в в в в в в в
	e of California		12 12 1 X 3
City/	County of	SS	196.
On th	his	day of	in the year 20 before me
		, personally appeared	1975 C. 1975
his instr	ly known to me (or proved to me ument as the attorney-in-fact of , is surety, and his (her) own name a	on the basis of satisfactory evidence) to b, and acknowledged to me that he (she)	ney-in-fact be the person whose name is subscribed to subscribed the name of the said company
(SEA	L)	** SEE ATTACHED ACKNOWLEDGE	VIENT **
	Poad Stabilization		P-5

CITY OF WARESFORD SECUNCTURE OF PLACE SPORDS

4808 875000

			<u> </u>	्र ्रेष्ट्रम्यसम्बद्धाः व्यक्तिस्
ge Pages is med				
e of t e (3101) i n a compart of the comp more factor in the mysique by the p			s sign of Wasserfor to hedipal submi	
	1941 JOS 200	FRUM () ALS CAUMAN	MODBLET	
eya sedd darby url grede गीनहरू है -	ent indiana description of			Melanist out 2013 bill Melanist. Belophed at Moll month.
are receive bedaper (France of Ladice out mit me lander and const toestrone oil to be sentimetrial lan throw here lind on these poincips h	al come project such esti aemettes of vec	unes secult <mark>to him h</mark> ot fates sign a buside valle the Calanse	opa (mad) badno vos celli nav Jid ; ur li religionaryta	ocifications, after the prod ratio beconsance what for
े ७ ६८०मा राष्ट्र : वेद ५,३० वेडवेड ५८,३०				हिमान्दी ही उपक्र आहण्या कृषि हो। अं ऑफ्ट दीकान हर उनकृष्टिक स्तरे ह
		. 1500		Li shu! Bossi
	NA.	i je isW pyti roperijski		
* * * ****				
				•
	yengege	្រំស្វា <mark>នប្រទ</mark> ៃមាន <mark>និ</mark> ព្យឧទ្ធរក្ស		
	State of the state			
	क्षात्री स्थापन कर्मा है। इस्त्री स्थापन कर्मा क्षात्री	Hospitalia III (1996) Vegin Husdige II		
	en a mboyu.N	CENTRACE OF ACCOUNT		
				बाराया में शहर है कि अपूर्वात
1000		44.1.1		by wheel will
	eysarar <u>ing</u>	in the second	• • • • • • • • • • • • • • • • • • • •	gliù nG
The state of the s	a de la companya de l	ಶಿವಾಣಕಣ್ಣದ ಫೆ. ಸರ್ವಾರಣ.		en e
of padicilitet at ameningstaller ansames also has to linea and		t en c'h, ravou e	rei, lo tyclialiser	
	of the Managawor	SSE CYTAL SSD ACC		(1678)
•	The second secon			•
2.4	The second secon	who share a control of the same	The second secon	nontestidate beren 1799

ACKNOWLEDGMENT

A notary public or other officer completing this certificate verifies only the identity of the individual who signed the document to which this certificate is attached, and not the truthfulness, accuracy, or validity of that document.

State of California County of	
On OWIT 24 before me, _	Tina S. Salas, Notary Public (insert name and title of the officer)
personally appeared Stephanie Agapoff who proved to me on the basis of satisfactory ex	vidence to be the person(s) whose name(s) is/are
subscribed to the within instrument and acknowle	ledged to me that he/she/they executed the same in y his/her/their signature(s) on the instrument the
I certify under PENALTY OF PERJURY under the paragraph is true and correct.	ne laws of the State of California that the foregoing
WITNESS my hand and official seal.	TINA S. SALAS Notary Public - California Sacramento County
Signature Ma Jalux	Commission # 2409815 My Comm. Expires Jul 4, 2026 (Seal)
Signature	(Seal)



POWER OF ATTORNEY

KNOW ALL MEN BY THESE PRESENTS: That OLD REPUBLIC SURETY COMPANY, a Wisconsin stock insurance corporation, does make, constitute and appoint:

David Weise, Nicole S. Moon, Catherine A. Pinney, Stacy M. Clinton, Stephanie Agapoff of Rancho Cordova, CA

its true and lawful Attorney(s)-in-Fact, with full power and authority for and on behalf of the company as surety, to execute and deliver and affix the seal of the company thereto (if a seal is required), bonds, undertakings, recognizances or other written obligations in the nature thereof, (other than bail bonds, bank depository bonds, mortgage deficiency bonds, mortgage guaranty bonds, guarantees of installment paper and note guaranty bonds, self-insurance workers compensation bonds guaranteeing payment of benefits, or black lung bonds), as follows:

ALL WRITTEN INSTRUMENTS

and to bind OLD REPUBLIC SURETY COMPANY thereby, and all of the acts of said Attorneys-in-Fact, pursuant to these presents, are ratified and confirmed. This appointment is made under and by authority of the board of directors at a special meeting held on February 18, 1982.

This Power of Attorney is signed and sealed by facsimile under and by the authority of the following resolutions adopted by the board of directors of the OLD REPUBLIC SURETY COMPANY on February 18,1982.

RESOLVED that, the president, any vice-president or assistant vice president, in conjunction with the secretary or any assistant secretary, may appoint attorneys-in-fact or agents with authority as defined or limited in the instrument evidencing the appointment in each case, for and on behalf of the company to execute and deliver and affix the seal of the company to bonds, undertakings, recognizances, and suretyship obligations of all kinds; and said officers may remove any such attorney-in-fact or agent and revoke any Power of Attorney previously granted to such person.

RESOLVED FURTHER, that any bond, undertaking, recognizance, or suretyship obligation shall be valid and binding upon the Company

- (i) when signed by the president, any vice president or assistant vice president, and attested and sealed (if a seal be required) by any secretary or assistant secretary; or
- (ii) when signed by the president, any vice president or assistant vice president, secretary or assistant secretary, and countersigned and sealed (if a seal be required) by a duly authorized attorney-in-fact or agent; or
- (iii) when duly executed and sealed (if a seal be required) by one or more attorneys-in-fact or agents pursuant to and within the limits of the authority evidenced by the Power of Attorney issued by the company to such person or persons.

RESOLVED FURTHER that the signature of any authorized officer and the seal of the company may be affixed by facsimile to any Power of Attorney or certification thereof authorizing the execution and delivery of any bond, undertaking, recognizance, or other suretyship obligations of the company; and such signature and seal when so used shall have the same force and effect as though manually affixed.

IN WITNESS	WHEREOF, C	LD REPUBLIC	SURETY COMPA	NY has caused these preser	nts to be signed	by its proper office	cer, and its corp	orate seal to be
affixed this		day of						
				C SURE	0	LD REPUBLIC S	SURETY COM	PANY
Kau	Assistant Secre	ffrer)	CORPORATE CONTINUE SEAL AND THE	-	Ala M	die	
STATE OF WISCO	ONSIN, COUNTY	OF WAUKES	SHA - SS	wantime.				
On this	12th da	y of	January	, 2023 , personally came , to me known to be the indiv	before me, _	Ala	n Pavlic	
and	Karen J	Haffner		, to me known to be the indiv	iduals and offic	ers of the OLD R	EPUBLIC SURF	ETY COMPANY
they are the said o	fficers of the cor	poration afore	said, and that the se	he execution of the same, are all affixed to the above instruct to the said instrument by the	ment is the sea	al of the corporation ne board of director	on, and that said ors of said corpo	d corporate seal pration.
				3 TOTABL &	Ka	Maron R	. Leans	m
				PAURLIC		Notary	Public	
				OF WIS	My Commis	sion Expires:	September 2	8, 2026
CERTIFICATE								ate this instrument)
I, the unders	igned, assistant remains in full	secretary of t	he OLD REPUBLIC s not been revoked	SURETY COMPANY, a Wis ; and furthermore, that the F	sconsin corpor Resolutions of	ation, CERTIFY to the board of dire	nat the foregoin ctors set forth	ng and attached in the Power of
Attorney, are now		many 33						
31 3225	SEAL	COMPAN	gned and sealed at	the City of Brookfield, WI this	11th	day of	June	_, 2024
0000 00000 (0.00)	1981 *	THE PARTY OF THE P	325		-	-Karen J.	Halfre	い

YERROYTA HO REVIOLET

and a supplementation of the contract of the c PRAGRA

වලන්සි රාව්ෂය විසින් වෙනි මින්නල් රටුන්ට රාජයයට වෙන්නල් විසින්නේ වාස්තනය නිල්කුවන්ට වෙන්නේ කියන්න යා වෙන

-ball of whom of the words of the words of the form of the constitution that several the discreption (a) without any well set galve easterfie das ekenen die beligen dieknie fit iseen in begind in begind, besond ook ook ook ook within bulgering. In die ook oo die bij Rudge from built bonds, brow depositions bonds, munigraph delisticacy bodies, must, as generally court of personal material as and norm gracing bands, september codes and anguing for both bride in a coefficient of annells, a three long codes are in

ALL WRITE'S, RETERM LIKE

ale no burn dud ale i mulli Sualità i Litalità i nedebli. Las elle ale elle di selle allon especció, pur lu la blice presente, ne interes alte presente, ne confirmation CRO that it along the later that are findings a facety, and to be not entitie whethis yet our makes response the comission or T

The Source of Asia signed and senten by dependent of the action of a province of the signed and senter of the Otto ESPOSE IO SUBERY COMPANY on Fabruary 18, 1982

RESOLVED met, the president, any view level level or assistant, vice programmed and level level and any excisive it, arrested and it is greatered and the president and excisive it. ground and the state of equity and the state of the state remove any step adomney in-fact, a pagin end navalie any Powar of Ammey , take the accidence to be curred to accidence

agreeming publications and the continued of the continuent of the

- tradamenta in chalonomia yan ya (pan mga sa hi se si hi halisma ni e hahkubi tina prahibung sahi prakhana ni mubikan ni mihakan ni m
- pile when signed by the pregivent any vide presonn or content and creditions return to president an secretary, and contents of ann research to seed be trugs to trabulayour official characteristics and frequency
- tended the control of the control of the search of the control of

i.	, เรื่อง ค่าสีทสัยเลยใ	แบบ สุดหมายมาก ที่ วิจจอย (the Person of Attorney	A Decimal Control
ence ex may be aleged in exercise to may cover of Alfonesy or describe a other could will chilipsbone of the congresy and about affects.	ry is the operation for	t da ang de Neadhad adha. Igh ellad delbest da desam <mark>on N</mark> ich <mark>ame</mark> kat edind de	មែលមុខ សៅ គួរ៉ាក់រាចារិច្ចនេះប	ratoria de l <mark>issall</mark> atoria e
ear of least section of the property of the community of the		.1 c surreny co		
OLO BERRIRO SERRETY COMENNY	organis (Miller September)	regional (Million) in the community of t		
		ing di kacamatan di Kabupatèn Kabupatèn Kabupatèn Kabupatèn Kabupatèn Kabupatèn Kabupatèn Kabupatèn Kabupatèn Kabupatèn Kabupatèn	the second second	
Programme 1		The second second second second	The first of harrises	1. Taylor 1. 2
	• 4	<i>경인 - 돌</i> 시중국	alle i eo yae <mark>do</mark> i qo	HOUSING FURTHER
APP - SERVICE OF SERVICE STANDON SUNCE COMPANIES	ji serang <u>Lidik</u> na angkatan kanggang		to war(to	<u>Marian</u> en to
er had allty minnedy awara igid becoming dagled had dawn materials waar one court awar aar af dag oo gagadah mad dagli awa mag dadu waar Ramen ady bilibe, boushing gagan nemi sam oo beestoo.	e e establica de la compansión de la compa	करी कर्माहरूक्षणकार्वकार विच्या भारता करी भारता क्रांक एकर ।	งๆนักมาก. "กระบบนักมี ของ พิธ.สถชอก แทควาศน์) ภาคม	oda em betost i ladi. Rafta kars udkale yak
- Challes Associate				
Los Courphiness Bayeres (September 1982) 2013				
ા કારણ પાસ્તિ કરવા છે. તેમ તેમ કરવા કરવા કરવા છે. કારણ પાસ્તિ કરવા કરવા છે. ત્રારા કર્યો કર્યા કર્યો કર્યો કર્યો કર્યો કર્યો કરવા કરવામાં આવેલા કરવા કર્યો કરવા છે. આ માને કર્યો કર્યો કર્ય				n force
the sale, this program will inform the sole, representation of the sile of the	valority i Aug Britani		l b r s ea si thá cu _i arinn	rigishibili ori Nyona isay ao aos Arimsia sa ny ao aoA

3. Cascome Elementary Modern

12.27 Bu