

Upon this twenty-eight day of May -----

in the year two thousand and fourteen, came -----

and appeared before me, Henry Parisius, -----

formerly a civil law notary on Sint Maarten, -----

by these presents acting as substituting civil-----

law notary on Sint Maarten, designated thereto-----

by the President of the Common Court of -----

Justice of Aruba, Curacao, Sint Maarten and of -----

Bonaire, Sint Eustatius and Saba, hereinafter -----

referred to as "civil law notary". -----

1. Mr. **CHARLES JEFFREY RICHARDSON**, born in -----

Sint Maarten on March twenty-fourth, -----

nineteen hundred sixty-five, residing at -----

Bush Road 50, Sint Maarten, according to -----

his declaration single, of Dutch -----

nationality, who identified himself with -----

a Kingdom of the Netherlands passport, -----

issued on Sint Maarten, a copy of which -----

passport remains in the safekeeping of -----

me, civil law notary. -----

2. Ms. **AMEERA SHAQUANA ETHEL GROENEVELDT**, -----

born on Aruba on October thirteenth, -----

nineteen hundred eighty-three, residing -----

at Bleeding Heart Road 5, Saunders, Sint -----

Maarten, according to her declaration -----

single, of Dutch nationality, who -----

identified himself with a Kingdom of the -----

Netherlands passport, issued on Sint -----

Maarten, a copy of which passport remains -----

in the safekeeping of me, civil law -----

notary. -----

3. Mrs. **SHERMINA ELFRIDA POWELL** born -----

RICHARDSON, born on Sint Maarten, on -----

August eighteenth, nineteen hundred -----

sixty-two, residing at Welgelegen Drive -----

7, 2 apartment-A, Cayhill, Sint Maarten, -----

according to her declaration married, of -----

Dutch nationality, who identified himself -----

with a Kingdom of the Netherlands -----

passport, issued on Sint Maarten, a copy -----
of which passport remains in the -----
safekeeping of me, civil law notary. -----

4. Mr. **MICHAEL URBAIN RIVERS**, born on -----
Curacao on October nineteenth, nineteen -----
hundred fifty-four, residing at Almond -----
Grove, Sint Maarten, according to his -----
declaration single, of Dutch nationality, -----
who identified himself with a Kingdom of -----
the Netherlands passport, issued on Sint -----
Maarten, a copy of which passport remains -----
in the safekeeping of me, civil law -----
notary. -----

The appearers, acting as aforementioned hereby -----
declare to incorporate an Association, which -----
will be ruled by the following articles of -----
incorporation: -----

NAME -----
Article 1 -----

The Association bears the name: -----

CONCORDIA POLITICAL ALLIANCE (CPA) -----
abbreviated as "CPA" and for the purpose of -----
this constitution to also to be referred to as -----
the "Party" or "Association". -----

SEAT -----
Article 2. -----
The Party is established on Sint Maarten. -----

DURATION -----
Article 3 -----

The Party is established for an indefinite -----
period of time. -----

FISCAL YEAR -----

Article 4 -----
The fiscal year of the Association runs from -----
January first up to and including December -----
thirty-first of each calendar year. -----

OBJECTIVES -----

Article 5. -----

The objectives of the Party are: -----

1. To promote in the widest sense of the word -----
humanitarian-oriented topics, hold -----
meetings and distribute information -----
including all activities related to -----
selecting, recruiting, training, promoting -----
and placement of political candidates to -----
participate in political elections on Sint -----
Maarten. -----

2. The Association will uphold the -----
constitution of Sint Maarten, while -----
placing honest and competent political -----
candidates from the Political Alliance -----
Party of Sint Maarten into parliament and -----
ministries and promote the cause of -----
democracy and good governance while -----
observing all constitutional laws, human -----
rights requirements and international -----
treaties. -----

3. To provide support and charitable services -----
to the community of Sint Maarten by -----
promoting, sponsoring, initiating, -----
affiliating and cooperating with other -----
entities. -----

WAYS AND MEANS -----

Article 6. -----

The Party shall achieve its objectives through -----
all legal ways and means and in particular, -----
but not limited thereto by: -----

1. Participating in elections for public -----
office, whereby at least four (4) weeks -----
before each election its political program -----
will be made known to the general public. -----
The Party will submit a list of -----
candidates, after a selection from -----

nominations of the General Membership -----
Meeting, made during a meeting of the -----
General Membership, convened for this -----
purpose. (Prospective) Candidates must be -----
Members of the Party, declare to abide by -----
this constitution and other Party -----
regulations and directives. Every election -----
year, the Party will decide on a maximum -----
amount of candidates. -----

The Party can jointly with (an) other -----
Party(ties) submit a list of candidates on-----
the basis of an Memorandum of -----
Understanding between Parties. -----

2. Convening internal and public meetings, -----
organizing conferences, seminars, -----
congresses, assemblies, contact meetings -----
and forums. -----
3. The use of television, radio, newspapers, -----
press conferences electronic and social -----
media or any other legal innovative form -----
of communication in the future. -----
4. Publishing and distributing of pamphlets. -----
5. Publishing, printing and distributing its -----
own internal information paper. -----
Every election year, as much as possible -----
simultaneously with its candidates' list, -----
the Party will publicize its Party's -----
political program, manifesto and vision -- -----
for St. Maarten. -----
6. Affiliation with different international -----
political organizations with the same -----
ideology. -----
7. All other legally permissible means. -----

MEMBERS -----

Article 7. -----

1. The Membership of the Association consists -----
of the following categories: -----

- a. Ordinary Members; -----
 - b. Honorary Members; -----
 - c. Extra-ordinary Members; -----
 - d. Aspiring Members. -----
- 2.1 Ordinary Members must: -----
- a. be an inhabitant of Sint Maarten and -----
have the right to vote; -----
 - b. have a minimum age of eighteen years; -----
 - c. have no affiliation with any other -----
political Party or Association of this -----
same nature; -----
 - d. be willing to adhere to the articles of -----
the constitution of the Association and -----
its By-laws if any. -----
- 2.2 The Party board, in accordance with the -----
By-Laws if any, shall decide on the -----
admission of Ordinary Members. -----
3. Honorary Members are those who have been -----
of exceptional services to the Party in -----
particular and for Sint Maarten in -----
general. -----
4. Extra-ordinary Members are those who -----
reside or do not reside on the island of -----
Sint Maarten. -----
Extra-ordinary Members are appointed by -----
the National Council. -----
Extra-ordinary Members carry a -----
consultative voice in Party affairs. -----
5. Aspiring Members, are persons who share -----
the ideology and support the objectives of -----
the Party, but who are limited by -----
(waiting) time to qualify as full fledged -----
Members. (Youth Members naturalization -----

candidates, etcetera). -----

Aspiring Members shall be introduced by a -----

full fledged member in good standing. -----

6. Members have to be accepted as such by the

Board of the Party, in accordance with the -----

guidelines determined in the By-Laws if -----

any. -----

THE ENDING OR INTERRUPTION OF MEMBERSHIP -----

Article 8. -----

1. Membership ends: -----

a. By death; -----

b. Upon notice in writing by the member to -----

the board which can take place at any -----

time. -----

c. In the case that a member does not -----

comply any longer with the requirements as -----

mentioned in the previous article 7, and -----

also when it cannot reasonably be required -----

of the Association that it causes the -----

Membership to continue in effect. In such -----

a case the Board will confirm the -----

termination of the concerned member in -----

writing mentioning the reasons of the -----

measure. -----

d. By expulsion or termination of the -----

Membership by the Board in accordance with -----

the Civil Code. -----

2. Membership interrupted: -----

a. When a member is suspended for -----

disciplinary reasons as laid down in the -----

By-Laws. -----

b. Or when a member so desires and so -----

expresses in writing for valid and -----

acceptable reasons. -----

(In the case of travel, transfers, -----
etcetera.) -----

3. General procedures of interruption/ -----
termination: -----

a. Any notice of suspension, expulsion or -----

termination of Membership by the Board -----

must be in writing and substantiated with -----
the reasons for which the member is being -----

penalized. This writing must be sent by -----

registered mail or fax or by licensed -----
courier or marshal within a month of the -----
decision of the Board. When a member has -----
been suspended or expelled or his/her -----
Membership terminated, he/she may appeal -----
to the Committee of Disputes. This appeal -----
must be submitted in writing within a -----
month after the written suspension, -----
expulsion or termination has been received -----
by the member concerned. A member whose -----
Membership has been interrupted for not -----
paying his/her Membership dues for more -----
than a year, can only be reinstated if and -----
when the outstanding contributions have -----
been paid up in full. -----

b. When a member tenders his/her -----
resignation to the Board, this notice of -----
resignation does not absolve this member -----
of the obligation to pay contribution in -----
arrears or current up until the official -----
ending of his/her Membership. -----

4. A member of the Party who is also a member -----
of a Representative Body or who by means -----
of succession is eligible for a position -----
on a Representative Body, must at the -----
termination of his/her Party Membership, -----
relinquish his/her position in the -----

Representative Body or must decline the -----
acceptance of said position. -----

FUNDS -----

Article 9. -----

The funds of the Party shall be derived from: -----

- 1.a. Enrollment fees, contributions, and other
dues from Members; -----
- b. Donations; -----
- c. Fundraising events; -----
- d. All other income permitted by Law. -----

2. Enrollment fees and contributions are -----
 established by the General Meeting of -----
 Members upon proposal by the Board and are -----
 subject to revision from time to time. These -----
 fees are due upon the official acceptance of -----
 a member. At the discretion of the Board the -----
 enrollment fees and other Membership dues -----
 can be paid in installments. -----

3. With regard to finances the Party shall at -----
 all times adhere to the rules and -----
 regulations of the National Ordinance of -----
 Registration and finances of political -----
 parties (AB 210.GT No: 11). -----

4. The Treasurer is in charge of the financial -----
 management. -----

THE GENERAL MEETING OF MEMBERS. -----

THE NATIONAL COUNCIL. -----

Article 10. -----

- 1. Each year an Annual General Meeting of -----
 Members (also to be called the "National -----
 Council") will be held at the latest in -----
 the month of June. -----

2. In said meeting the following topics will -----
be part of the agenda and will be dealt -----
with: -----
- a. The annual board report, to be -----
presented by the President and -----
highlighting the important past year's -----
events and developments and setting -----
targets for the coming year; -----
- b. The annual report of the Secretary -----
General; -----
- c. The annual financial report, by the -----
Treasurer; -----
- d. Report by the Auditing Committee; -----
- e. Elections for vacancies on the Board; -----
- f. Appointment of new Members of the -----
Auditing Committee; -----
- g. Appointment of new Members of the -----
Committee of Disputes. -----
- Members of the Board may not be a member -----
of the Auditing Committee or a member of -----
the Committee of Disputes. -----
3. Ordinary or Extra-ordinary General Members -----
Meetings shall be held whenever a -----
situation arises, in which the Board deems -----
it necessary or responsibly called for to -----
inform the Members on important matters or -----
developments. -----
4. General Meetings shall be convened in -----
writing and published in one or more local -----
daily newspapers at least fourteen (14) -----
days prior to the meeting itself. The -----
agenda must be made known simultaneously. -----
Topics for the meeting which have been -----
submitted to the Board in due time and -----
which can be prepared for announcement -----
with due observance of the term to convene -----

the meeting, shall be mentioned or be part-----
of the convocation. -----

In cases of urgency the Board may reduce -----
the notice term of fourteen (14) days to -----
seven (7) days as long as the intentions -----
and objectives of the Meeting are not -----
hampered or frustrated. -----

5. Special General Meetings can also be -----
called at the request of at least one -----
third (1/3) of the Ordinary Members and/or-----
Voting Members be done in writing with a -----
proposed agenda and signed by those -----
requesting the meeting; providing that all-----
who signed will be present as quorum when -----
the meeting is opened. If there is no -----
quorum to carry the agenda during the -----
meeting, then the board may postpone this -----
meeting until further notice. -----

6. In the event that the Board neglects or -----
declines to honor a request for a special -----
General Meeting (as referred to under -----
article, 10, sub. 5.) for more than -----
fourteen days, then the Members shall be -----
entitled to convene a special General -----
Meeting themselves as stipulated in the -----
By-Laws. -----

7. To be valid, the quorum of a General -----
Meeting during attendance must amount to -----
at least one third (1/3) of the total -----
voting Membership. -----

If during this first gathering the -----
attendance is less than one third (1/3) of-----
the voting Membership, then a second -----
meeting with the same agenda must be -----
convened and in accordance with paragraph -----
4. of this article. -----

This second meeting is to be held within a -----
time frame of not less than one (1) week -----
and not more than three (3) weeks. In this-----

second meeting the agenda topics can be -----
dealt with and decided upon regardless of -----
the number of voting Members present at -----
this meeting. -----

8. All resolutions are taken by majority of -----
the votes cast, unless otherwise provided -----
for in this constitution. -----

9. Voting on matters shall be done verbally, -----
voting on persons shall be done in -----
writing, through "sealed" (secret) and -----
unsigned ballots. In case of doubt, the -----
Board shall decide whether there is a case -----
of persons or matters. -----

10. Abstentions and blank ballots shall not be -----
considered as votes cast. -----

11. If an appointment is voted upon, the -----
person who has obtained the absolute -----
majority of the votes cast, is held to be -----
elected. In the event that nobody has -----
obtained such a majority, a final run-off -----
ballot shall be taken between the two (2) -----
persons who have obtained the largest -----
number of votes. If more than two (2) -----
persons have qualified for the final run- -----
off ballot, then an interim run-off ballot -----
will take place. If necessary more than -----
one interim ballot shall be held to -----
determine the two (2) candidates for the -----
final run-off ballot. If in a final ballot -----
both persons should obtain the same number -----
of votes, lots shall be drawn to determine -----
the winner. -----

This principle of selection is also -----
applicable in the event of a deadlock of -----
votes to select and determine the second -----
candidate who has to qualify for a run-off -----
election. -----

THE BOARD -----

Article 11. -----

1. The task of the Board is to -----
administratively run the Party in a -----
responsible way. Furthermore it is among -----
others the task of the Board to make it -----
possible for the Party's Membership in -----
particular and the community in general to -----
interact with its political elected -----
Members, to build and maintain an ever -----
expanding support base for these elected -----
Members wherever possible so that they can -----
carry out their tasks and assignments -----
responsibly and independently according to -----
the Sint Maarten constitution, according -----
to the Law, according to their Conscience -----
and their Oath of Office. -----

2. The Board consists of a maximum of eleven -----
(11) persons to with: Nine (9) elected -----
Board Members being: -----

The President, the Secretary-General, the -----
Treasurer, these three (3) forming the -----
Executive Board. -----

The Vice-President, the Deputy Secretary- -----
General, the Deputy Treasurer and three -----
(3) Commissioners. -----

The position of President and Vice-----
President will automatically be filled by -----
the Party Leader; the position of Vice-----
President will be automatically filled by -----
the Deputy Party Leader. -----

3. Board Members are elected from the Ordinary-----
Members and by the General Meeting of -----
Members, which election will take place -----
during the Annual General Meeting of -----
Members. The candidates must be at least -----
eighteen (18) years of age on the day of -----
postulation. -----

4. Members of the Board are elected in -----

- function for a period of two (2) years. -----
5. The General Meeting of Members can suspend-----
and/or dismiss a Board member. -----
6. A board member who has been elected to a -----
Representative Body of Government and -----
accepts his/her office, has to vacate -----
his/her board position unless given -----
dispensation by the General Meeting. -----
7. In deviation from the statutory -----
stipulations in this constitution, interim-----
or founding Board Members, interim or -----
"start-up" committees and committee -----
Members, etcetera will remain in function -----
until at such time it will be reasonably -----
possible to fully apply the regulations of-----
this constitution, but within one year of -----
the first annual General Meeting of -----
Members. -----
8. The results of Board Member elections as -----
stipulated in the paragraphs of this -----
article will be duly recorded by the -----
Election Committee in an official -----
procedure report (proces verbaal). Board -----
member candidates who have not been -----
elected during the last election, will be -----
instituted as reserve board Members, -----
ranking according to the amount of votes -----
they accumulated during the last Board -----
election. These reserve Board Members will-----
be ranked according to the amount of votes-----
they accumulated during their first -----
original ballot count. The votes a -----
candidate received during an interim or -----
final run-off ballot will not be -----
applicable. A reserve Board member will be -----
a replacement for a retiring, resigning, -----
suspended or dismissed board member in the -----
order as stipulated by this constitution -----
or further supplemented in the By-Laws. -----
The results of the last elections for -----

- Board Members automatically replaces the -----
previous existing line-up of reserve Board-----
Members and their rank. -----
9. In the case that the President of the -----
Board is unavailable or in the case of his-----
absence for whatever reason, his duties on-----
the Board will be filled by the Vice-----
President. If the Vice-President is -----
unavailable as well, these duties will be -----
filled by the Secretary-General and then -----
by the Treasurer in that order. -----
10. If the President, the Secretary-General or -----
the Treasurer should resign or be -----
suspended or dismissed or hindered to -----
carry out their respective tasks for -----
whatever other reason, then these Members -----
will be replaced by their deputies, the -----
Vice-President, the deputy Secretary, the -----
deputy Treasurer in that order, until the -----
next Annual General Meeting of Members and -----
the then statutory elections for Board -----
Members. -----
11. In such a case as mentioned under -----
paragraph 10. of this article, the -----
remaining Board within its Chambers will -----
replace the then vacant "vice or deputy" -----
position on the Board by electing one of -----
the Commissioners to that position. -----
12. The vacant seat of Commissioner on the -----
Board will be filled by the highest -----
ranking reserve Board Member and if he/she -----
declines for whatever reason or does not -----
qualify then by the second highest ranking-----
reserve Board Member, etcetera until the -----
following elections. Any such appointment -----
will be initiated by the sitting Chairman -----
of the Election Committee. -----
13. Board meetings shall be held as frequently -----
as the President and/or the Board deems -----

this necessary for the proper functioning -----
of the Party, but at least once every -----
month. -----

14. Board meetings shall be valid if more than -----
half of the Board Members are present. If -----
at this meeting more than half of the -----
Members are not present, a second meeting -----
must be convened with the same agenda, -----
which meeting is to be held not less than -----
forty eight (48) hours and not more than -----
seven (7) days after the first meeting, in -----
which second meeting the topics to be -----
dealt with can be decided upon regardless -----
of the number of the Board Members present -----
at this meeting -----

THE PARTY LEADER and THE DEPUTY LEADER -----

Article 12. -----

1. The Party Leader is the captain of the body -----
"politique" of the Party. The Party Leader -----
will be the leader in Government, in times -----
of elections, political debates, in -----
political bodies, in giving key political -----
statements and will head the political -----
list for the elections. The Party leader -----
shall draw up the list of candidates for -----
each Parliamentary election. -----
2. The Party Leader and the Deputy Party -----
Leader will be elected by the rank and -----
file of the Party as specifically -----
stipulated in the By-Laws of the -----
Association. -----
3. In order to maintain a continuous liaison -----
between the Executive Branch (the Board) -----
and the Elected Representatives (the -----
political elected faction), Two (2) Board -----
member positions will be reserved for the -----
duly elected Party Leader and Deputy Party -----
Leader. -----

4. The Party leader shall be substituted by -----
the Deputy Party Leader in the event of -----
his absence. -----

Article 13. -----

1. The Party shall judicially and extra-----
judicially be represented by the Executive-----
Board. -----
2. The Executive Board shall consist of the -----
President, the Treasurer and the Secretary-----
General or their respective deputies and -----
substitutes as laid down in the -----
constitution. -----

ADVISORY COMMITTEE AND OTHER COMMITTEES. -----

Article 14. -----

1. The General Meeting of Members shall -----
appoint an advisory committee with the -----
task to advise the Bodies and Committees -----
of the Party. -----
2. The Advisory committee will advise upon -----
request or at its own initiative. -----

Whenever the Advisory Committee has given -----
any advice it shall report the same to the-----
Board simultaneously. -----
3. The General Meeting of Members and the -----
Board shall also establish other Permanent-----
or Ad Hoc Committees and those as -----
mentioned in the By-Laws and regulate -----
their tasks as well as the manner of their-----
functioning. -----
4. These Committees will report to the Board -----
from time to time on their activities, -----
projects and the progress thereof. The -----
Board shall render periodical reports to -----
the General Meeting of Members concerning -----
the status and progress of the various -----
Committees. -----

THE BY-LAWS. -----Article 15. -----

Other stipulations regarding the organization -----
and management of the Party, shall be dealt -----
with in the by-laws as far as not herein -----
contained. The by-laws shall not contain any -----
regulations conflicting with this constitution-----
of the Association. In matters not regulated -----
in Law, the constitution, in the by-laws or by -----
other resolutions of the General Meeting of -----
Members, the General Meeting shall decide. -----

AMENDMENTS OF THE CONSTITUTION. -----Article 15. -----

This constitution shall be amendable only in a -----
General Meeting of Members specially convened -----
for such purpose and wherein at least -----
two/third of the Members are present and the -----
amendment is approved by at least a two/third -----
majority vote. In the event the required -----
number of Members is not present at the time -----
of this special general meeting, within not -----
less than one (1) week and not more than four -----
(4) weeks thereafter a special meeting can be -----
convened wherein valid decisions can be taken, -----
regardless of the number of voting Members -----
present. -----

The proposal to amend the articles of this -----
constitution should be laid down for -----
inspection by the Members seven (7) days prior-----
to the first general meeting in the question -----
and until after the end of the first or in the -----
alternative second meeting. -----

DISSOLUTION -----Article 16. -----

- a. A resolution to dissolve the Association -----
can be taken in a meeting specially -----
convened for said purpose and requires the -----

same number of votes and the same quorum -----
as required for a resolution to amend the -----
articles of this constitution; -----

the stipulations of article 16 are -----
likewise applicable. -----

- b. In case of a resolution as meant sub a, -----
the general meeting decides about the -----
allocation of a positive balance by lack -----
of which any positive balance will be -----
granted to for equal and/or pro ratio part -----
to the Members of the Association. -----

The liquidation will furthermore be -----
effected with due observance of the -----
provisions of the civil code. -----

- c. After a resolution as meant sub a, the -----
Board is in charge of the liquidation, -----
while the provisions of the articles of -----
this constitution remain in force as much -----
as possible during the liquidation. -----

FIRST FINANCIAL YEAR AND APPOINTMENT OF ----- **BOARDMEMBERS** -----

The appearers finally declared: -----

that the first financial year of the -----
foundation shall end on December thirty-first -----
two thousand and fourteen; -----

that for the first time are appointed as -----
Board members: -----

- Mr. Mr. **CHARLES JEFFREY RICHARDSON** -----

aforementioned, as President; -----

- Ms. **AMEERA SHAQUANA ETHEL GROENEVELDT** -----

aforementioned as Vice-President; -----

- Mrs. **SHERMINA ELFRIDA POWELL** born **RICHARDSON**

as Deputy Secretary General; -----

- Mr. **MICHAEL URBAIN RIVERS** aforementioned as -----

Treasurer; -----

- Ms. **CAMILLA LAKEISHA MANDISA VAN HEYNINGEN**, -----

born on Sint Maarten on October ninth, -----

nineteen hundred eighty-nine, residing at -----

Pantophlet Drive 6, Suckergarden, Sint -----

Maarten, as Secretary General; -----

- Mr. **ACHKEN ROBERTO RICHARDSON**, born ON Sint -----

Maarten on October first, nineteen hundred -----

sixty-three, residing at Bush Road 50, Cul -----

de Sac, Sint Maarten, as Commissioner; -----

- Ms. **MIROUGIA RAMONA RICHARDSON**, born on Sint -----

Maarten on September nineteenth, nineteen -----

hundred sixty-eight, residing at Bush Road -----

50, Cul de Sac, Sint Maarten as -----

Commissioner; -----

- Ms. **JACQUELINE ARMELLE VIOLENES**, born on -----

Saint Martin, French West Indies, on October -----

sixth, nineteen hundred sixty-one, residing -----

at Genip Road 70, St. Peters, Sint Maarten -----

as Commissioner; -----

- Ms. **JACQUELINE CORNELIA PERS**, born on -----

Curacao on August twentieth, nineteen -----

hundred sixty-tree, residing at Plantin Road -----

7, South Reward, Sint Maarten, as Assistant -----

Treasurer; -----

all whom have accepted their nomination. -----

The appearers are known to me, civil law -----

notary.

WHEREOF THIS DEED, has been executed on Sint -----

Maarten, in one original copy, on the date -----

mentioned in the heading hereof. -----

After relating the substance of this deed to -----

the appearers, they declare unanimously to -----

have examined the contents of this deed and -----

not to require a full reading hereof. -----

Then, after summary reading of this deed, this
deed was signed by the appearers and me, civil -----
law notary. -----

Was signed: C.J. Richardson, A.S.E. -----
Groeneveldt, S.E. Powell-Richardson, M.U. -----
Rivers, H. Parisius. -----

ISSUED FOR TRUE COPY!