WHEN RECORDED, PLEASE MAIL THIS INSTRUMENT TO

FILE NO. 40282

FILE NO. 40282

FILE NO. 40282

File for record of the request of Pioneer Title Ins. Co.

Bept. 15, 1964, of 06 minutes past 8 A. M. Recorded Book 5. of Official Records, page 532-533, Records of EURER COUNTY, NEVADA.

Fee: \$ 3.25

SPACE ABOVE FOR RECORDER'S USE ONLY



PLACE INTERNAL REVENUE STAMPS IN THIS SPACE

y of Nevada

## **Grant Deed**

(Individual)

W. A. BURUM & SON, a California co-partnership, consisting of WILLIAM A. BURUM, ELIZABETH L. BURUM, ELIZABETH ANN BURUM, and RICHARD A. BROCKMAN, as Trustee for WILLIAM ANTHONY BURUM, acknown, grantors)

FOR A VALUABLE CONSIDERATION, receipt of which is hereby acknowledged,

Do Hereby Grant To

JOSEPH L. RAND and ELLEN M. RAND, his wife, as joint tenants, with right of survivorship,

the real property in the County of Eureka, State of Nevada

. State xxx Californica described as follows:

Lots 2, 3, 4 and NE 1/4 of SW 1/4 of Section II; and Lots 2, 6, 7 and SW 1/4 of NE 1/4 of Section 14; and SE 1/4 of NE 1/4, N 1/2 of SE 1/4 of Section 21, all in Township 27 North, Range 52 East, M. D. B. &M., County of Eureka, State of Nevada.

SAVING, EXCEPTING AND RESERVING unto the Grantors, their successors and assigns, from all the above described lands all oil, gas and other hydrocarbons and minerals now or at any time hereafter situate therein and thereunder, together with all easements and rights necessary on convenient for the production, storage and transportation thereof and the exploration and testing of the said real property and also the right to drill for, produce and use water from the said real property in connection with their drilling or mining operations thereon. If the Grantors shall drill the said real property for oil, gas or other hydrocarbons, or mine the same for minerals, they shall compensate the Grantees for any damage done to growing crops and improvements and shall pay to the Grantees the reasonable agricultural value of all land actually taken for the said purposes, and if the Grantors execute leases of all or any part of the said rights reserved hereby and secure an agreement from any such lessee assuming the covenants of the Grantors to so compensate the Grantees, such lessee drilling or mining the said real property shall alone be liable under such covenants and the Grantors shall have no liability whatever thereunder in connection with such lessee's drilling or mining operations; and the Grantors shall not be liable in any event for any acts of their lessee, except that in those cases in which any such lessee does not assume the said covenants of the Grantors to so compensate the Grantees, the Grantors shall bear the said expenses. If the Grantors, or any of their lessees, and the Grantees cannot agree with regard to the amount of such compensation, the same shall be determined from time to time as it becomes necessary to determine it by arbitration, the Grantors, or their lessees, to appoint one arbitrator and the Grantees another arbitrator, and the two so appointed to appoint a third and a decision of a majority to be conclusive; provided that the Grantors, or any of their lessees, may exercise all of the rights reserved at any time and from time to time without first being required to agree with respect to such compensation or having the same fixed by arbitration and that such compensation shall be fixed either by agreement or arbitration after the Grantors, or any lessees, have commenced and are prosecuting operations, and all parties agree to cooperate to the end that such compensation will be fixed by either of the said methods within a reasonable time after the occasion for fixing the same arises. The covenants and provisions hereof shall inure to the benefit of and bind the successors, assigns and lessees  ${\mathcal D}$  of the Grantors and the personal representatives, heirs, successors, lessees and

Det.

assigns of the Grantees.

WHEN RECORDED, PLEASE MAIL THIS INSTRUMENT TO	File No.) 40282	Buuri <u>s</u> PAGI	E_ <u>532</u>
	FILE NO4028		- 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1
	Filed for record at the r	equest of Pioneer Title 1	[ns. Co.
		at <u>06</u> minutes past <u>8</u> A. Ificial Records, pago <u>532</u> —533, R	
Order No	COUNTY, NEVADA. Fee: \$ 3.25	Wills G. O.	7) .
		E FOR RECORDER'S USE ONLY	
PLACE INTER	RNAL REVENUE STAMPS IN		
y of Nevada	INAL REVENUE DIAMED IN	THIS SPACE	
THE STATES TO THE STATE OF THE	Grant Deed	1. R. S. \$	
je eg ski se	(Individual)		
W. A. BURUM & SON, a Califor BURUM, ELIZABETH L. BURUN	nia co-partnership, o	consisting of WILLIAM A.	· 《 · · · · · · · · · · · · · · · · · ·
RROCKMAN as Trustee for WII	LIAM ANTHONIX DLI	DIM a Minor	<u> </u>
responding the Henriks workers.	ivedicational is what at configurational way	ug, peccasora, leaerea) progress	nug Vera
erra, inchesion for fixing the	<b>建筑域。1911年的基础区域</b>	\$507.35 \$5011000 \$000.1003800	
evojence handseptions, and all a companies on will be fixed by all and medical differences.	mer of the agia medic	ni oppende a Lordon pro tr	iii 🛴
on brother he areas the experience	thick such reasonal dis-	aced and all partial and a re-	
te e botar redigina the participation of the state of the	paradett alantitation	ingle supprior division the s	海路 美压强
i de a exercelari sil el ple di predicta. La regionata no personale di predicta di dice	Grand Charles Countin	is looked to top the process	
ार का प्राप्त है। विकास करते हैं कि कि निवास करते हैं। इसके कि अनुसार के किस किस किस	dedicent francedus ce some supplier of lease	Killing suit decimes e	
determine determination designation of the con-	resessorit soutopou it :	ngar kan n olawasan na arpu	13 - 3
the state of the second of the statement	理制。由自己的原则是自由的特殊。我	the tail and the Candidas	도 보다 그를 보는 것은
and the second of the second o	र ४ वर्ष है जिस्सी है है जिस्सी है। अन्य कृष्टिकार जिस्सी की किस्सी की की	विभिन्ने हे हैं है	
्राच्याद्वार । स्ट्रांट व्याप्त के अन्य कुर्व र प्रकृति स्ट्राह्म करिया		。可提供的数据和标准的。	स्राह्मिक्ट्रीन शक्ति । क्रान्सि
वस्ता । एक्किल्क्क्रिक्ट्रिक्ट्	自己的 獨立 计图 建二甲基甲基	and the particular section of the particular	en Nestro en la proposición de la proposición Nestro
The first of the first that the transfer of the first th	A PERSONAL SERVICES AND A SECOND		
Dated September 3rd, 1964		RUM & SON, a California	
STATE OF CALIFORNIA	co-partner	rship, by Burum	<b>3</b>
COUNTY OF Kern	SS. William A	Burum th L. Burusn	
On September 3rd, 1964 before me, the undersigned, a Notary Public in	Elizabeth		
said County and State, personally appeared WILLIAM A. BURUM, ELIZABE	ETH L. Elizabeth	Xnn Burum	
BURUM, ELIZABETH ANN BURU RICHARD A. BROCKMAN,	M and Richard A.	. Brockman, as Trustee fo nthony Burum, a Minor	or (
known to me to be the person(s) whose name(s) subscribed to the within instrument and acknowled	is (are)	THICKLY TOUT MINT W VITWING W.	
they executed the same.			
The Maracrasianaturalines			
THIS name desired and long to the live of	RIGAN		
THE PRINCIPAL OFFICE	5 IN   <b>[</b>		<b>3</b> 555

County of Kern

ON September 3rd 19 04 before me, the undersigned, a Notary Public in and for scid County and State personally appeared WILLIAM A. BURUM, ELIZABETH L. BURUM ELIZABETH ANN BURUM, and RICHARD A. BROCKMAN Trustee for WILLIAM ANTHONY BURUM. a Minghoin to me to be cont of the partners of the partnership that executed the within matrimient and acknowledged to me that such partnership executed the same?

Witness my hand and afficial sea DONARY PUBLIC - CALIFONNIA BURUM ANTARY PUBLI

.