Agreement For Sale of Real Cetate

Agreement For S	ale of Real Cotate
When an additional \$250.00 over and contract is received by Seller with contract, Seller shall have the sut on all four corners.	11n 3 years of the date of this
THIS AGREEMENT, executed	triplicate January 15 1970
between American Land Company	Setter
and RICHARD L. FINCH (A WITNESSETH: That the Seller, in consideration of the covenants of said Buyer agrees to buy all that real property situated in the Cohereptier referred to as "taild property", described as fallows: SW4 of the SE4* * * * * * * * * * * * * * * * * * *	f the Buyer herein, agrees to self and convey to said Buyer and ounty of Eureka , State of Nevada 40 acres more or less
Reserving therefrom an easement of thirty feet (30 feet) along al with power to dedicate, and, excepting therefrom All petrol underlying said land or that may be produced therefrom and all unimproved range land as per government survey. The price or principal sum, for which Seller agrees to sell and Buthous and Four Hundred F1fty & no/1	Il boundaries for public highway for use in common with others, leum, oil, minerals, and products derived therefrom, within or Il rights thereto. County of Eureka , State of Nevada Uyer agrees to buy said realty is the sum of Four OO * * * * * * * Dollars (\$ 4.450.00)
lawful money of the United States, and Buyer in consideration of as follows: Euglish and 120/100 =	the premises, promises and agrees to pay to Seller said sum,
upon the signing and delivery hereof, receipt whereof is hereby	acknowledged, and the balance thereof in monthly installments Dollars (\$ \$ 7 0, \$ 9)
each or more, commencing on the	day of February 1970
which installments shall include interest on the empaid principal period principal period principal period principal period peri	until said principal and interest have been paid. Each payment
THE SELLER, HEREBY RESERVES a right of way, with right of entry upon, over, constructing, operating, reporting and maintaining pole lines with cross arms for reporting, operating and renewing, any pipe line or lines for water, gos or sewer the sole right to convey it a right, bereby reserved.	under, along, across, and through the said fand for the purpose of erecting, the transmission of electrical energy, and for telephone lines, and/or for laying, ape, and any conduits for electric or telephone wires, and reserving to the Seller
THE BUYER HEREBY AGREES during the term of this Agreement and any extraorges of every kind and nature now or hereafter assessed, levied, charged or taxes, astessments and charges, the Seller shall have the right to pay the same, added thereto. The amounts so poid or advanced, with interest thereon at the roll repoid, shall be secured hereby and shall be repoid by said Buyer to said Seller of thirty (30) days from such demand by the Seller shall constitute a default under	together with any and of costs, penalties and legal percentages which may be of the costs. Penalties and legal percentages which may be of the costs. Penalties and legal percentages which may be on the cost of
THE BUYER AGREES to keep all buildings now on, or shot may hereafter be a in such insurance companies as may be satisfactory to the Seller, with appropria	laced on said realty insured against loss fire to the amount required by and re clauses protecting the Seller as his interest may appear.
THE BUYER AGREES had he will at all times during the term of this Agreement, encumbrances of every kind or nature extept such as are considered or created by or any pulsance, or any building or structure, except as herein permitted, shall be described; and, in the event of the violation of any of these conditions, Seller may without any liability herefor. Any building as structure may be erected on the pre THE BUYER AGREES to keep the premises in as good a state and condition as a tr	and any extension or renewal thereof, keep said really free of all liens and the Seller. That no signs, placards, signboards, or billboards of any character, exected, placed, maintained or permitted on any part of the property herein y, in addition to any other rights conferred by law, remove or about the same aperty herein described upon approach of the Architectural Committee, estimated amount of use and wear thereof will permit.
THE SELLER RESERVES the right to enter upon said realty at any time during the improvement place for sentented on said realty shall be removed without the	Jerm of this Assessment for the purpose of examining the same. No building or written consent of the Seller.
If IS FURTHER AGREED that time is of the essence of this Agreement, and full pe condition precedent to his right to a conveyance hereunder, and should default when the same became due, or (b) in the repayment, within thirty (30) day (c) in this observance or performance of any other obligation hereunder, the Self of all the Buyer's rights under this Agreement and all interest in soid realty an right or remedy. The Buyer agrees to pay all costs and Expenses of any action whether such progress to judgment or not. Should the Selfer elect to enforce his Buyer of a written declaration of forfeture and concellation, or by depositing in the Buyer of this fast address on file with the Selfer. Selfer, on receiving such daliver to Buyer a good and sufficient deed, conveying said property, "ree of enco	or may thereupon, at his applian, enforce his rights hereunder, either by forfeiture of the appurtenances, as hereinafter provided, or by any other legal or equitable commenced by the Seller to enforce this Agreement, including allarney's fees, right of forfeiture hereunder, he may declare said forfeiture by service upon the
(1) Any lien or encumbrance, payment or discharge of which is, under (2) Any encumbrance or lien created or suffered by Boyer. (2) Covenants, conditions, restrictions, reservoinces, easiement, rights or	r the terms of this agreement, assumed by Buyer.
NO WAIVER OF THE BREACH of any of the covenants or conditions of this Agrees of the same of other covenants or conditions of this Agreement. No delay or ome in the event of defoult shall be construed as a waiver thereof are acquiescence the limit of the library of the condition in the condition of the condition	ment by the Seller shall be construed to be a waiver of any succeeding breach ission of the Seller in exercising any right, power or remedy herein provided erein, nor shall the acceptance of any powments made in a manner or at a
A CACH PARTY AGREES that there have been no warranties or representations all agreements or oral negativities between the parties herein, and contains the enti-	into a me terms of this Agreement. The than those contained herein and this Agreement supersedes any and all prior The agreement concerning said property.
Above property encumbered by Seller \$3,200.00 to be paid by	Seller before deed delivery.
IN WITNESS WHEREOF the parties hereto have executed this Agreement the day SELLER	and year first above written.
American Land Company	D · () O · C · O
Fox Plaza - Suite 908	Mighend h. France S.
San Francisco, Ca. 94102	Address 2813 Eighth St.
By: Engen Foy 863, 2800 Telephone	Berkeley Culif. Telephone 848-3746
v	947/0
AND DE LOS DE LA COMPANSION DEL COMPANSION DE LA COMPANSION DE LA COMPANSION DEL COMPANSION	

 Acceptable of the Land of the Control of the Control	1.4	Charles and	
of Cultivity SS	Wit This /19	LUTY hetore me	HENRY VAN BRUNT
	a Notary Public in and for the	County of ALAMEDA	State of California, residing
	therein, they complisate and and	I sworn personally appeared	
	vilsis purperatura e e estison nomentario e e e e e e e e e e e e e e e e e e e		subscribe
	to the within instrument,	n described in and whose name	7407
2000年1000年1000年1000年100日	A Training of the Control of the Con	o me that he executed the sa	me
	and the scanowiedged		
1/2 1/2 1/2 1/2 1/2 1/2 1/2 1/2 1/2 1/2	In Witness Whereof, I	have hereunto set my hand and a	ffixed my Official Seal, the day an
GENERAL ACKNOWLEDGMENT		bove written.	
Afy Commission Expires 2/ Could Form 1411 Lyn A. Mollath & Co., Oalland, Colin	17 1971. mby	aland for said County of	ALAMEDA State of Californ
	经专注的基本公司。 <u>,这种特别的基础性。</u>	<u> Para Amerika en degele de Amerika</u>	Contraction of the contraction o
Phone.		Address	
			\ \
	SELLER'S C	ONSENT	
ପ୍ରାନ୍ତ ଆନ୍ତ୍ର	/		
to the faregoing assignment, without a existence or non-existence of any prior	varranty express or implied, as to the suffi	wher of the real estate described in the fo iciency thereof, or as to the interest, if a sposition of said Agreement or real estate r	any, assigned thereby or as to the
		a real salute	
MC Bio	< <	ву	
	******************		<u><u>~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~</u></u>
		vironivoriroriroriroriistiistiisti katilatiisti	
4			
4			
4			
44-54-44-4			
44-54-44-4			
			Agreemen ONar Sale
			Agreemen ONar Sale
			Agreement Sale
			Agreement (Fale)
	ELECORDED AT THE RECULT OF SORK 34 of OFFICIAL RECORDER RECORD RUREY'S COUNTY, NEVADA	Eugene Fox mins. post 10 A. M. OS, page 460-461 RECORDS Co Pee 4.00 Pee 4.00	Agreement Sale In Official Control of the Control
	ELECORDED AT THE RECULT OF SORK 34 of OFFICIAL RECORDER RECORD RUREY'S COUNTY, NEVADA	Eugene Fox mins. post 10 A. M. OS, page 460-461 RECORDS Co Pee 4.00 Pee 4.00	Agreement Sale In Official Control of the Control
	ELECORDED AT THE RECULT OF SORK 34 of OFFICIAL RECORDER RECORD RUREY'S COUNTY, NEVADA	Eugene Fox mins. post 10 A. M. OS, page 460-461 RECORDS Co Pee 4.00 Pee 4.00	Agreement Sale In Official Control of the Control
	ELECORDED AT THE RECULT OF SORK 34 of OFFICIAL RECORDER RECORD RUREY'S COUNTY, NEVADA	Eugene Fox mins. post 10 A. M. OS, page 460-461 RECORDS Co Pee 4.00 Pee 4.00	Agreement Sale In Sort
	ELECORDED AT THE RECULT OF SORK 34 of OFFICIAL RECORDER RECORD RUREY'S COUNTY, NEVADA	Eugene Fox mins. post 10 A. M. OS, page 460-461 RECORDS Co Pee 4.00 Pee 4.00	Agreement Sale In Sort

PAGE 461