AND NOTARY FUDI

Agreement for Sale of Renl Tstate
Seller Shall release any 40 acre parcel when one thousand dollars per
40 acres has been paid on the principal. Buyer may record this contract.
Seller shall issue a grant deed and Policy of Title Insurance after 30% of the purchase price has been paid. Sellers deed to include 40 acre
release clauses as specified in this contract. This contract shall be binding on the Seller, his heirs and assigns

THIS AGREEMENT, executed	in duplicate, <u>March</u>	<u>l</u> , 198	69
ween Itoina Livestook			, Seller
d Eugene Pox			
TNESSETH: That the Seller, in consideration of the covenants of decided in the Covenants of decided in the Covenants of the C	ounty of Eureka 160 acres more	, State of Nevada or less	
serving therefrom an easement of thirty feet (30 feet) along at th pawer to dedicate, and, excepting therefrom All petrol derlying said land or that may be produced therefrom and al improved range land as per government survey.	Il boundaries for public highw leum; oil, minerals, and prod Il rights thereto. County of	ay for use in common with ucts derived therefrom, w Eureka , State of Net	others, Ithin or vada
e price or principal sum, for which Seller agrees to sell and B NOUSAND TWO HUNDY ed ***********************************	uyer agrees to buy said really 長秋春春春春春春春春春春春春春春	###Dollars (\$ 3,200	.00_
wful money of the United States, and Buyer in consideration of follows: Porty 株式 新春本 大学 本本 大学 本本 大学	the premises; promises and 法共享基本共享要求并未完全	agrees to pay to Seller sa ★#*Dollars (\$_40:00	id sum,
on the signing and delivery hereof, receipt whereof is hereby FOLLY考虑等性等性特殊性等性的性性的主要性的,所以,可以可以可以可以可以可以可以可以可以可以可以可以可以可以可以可以可以可以	***	****Dollars (\$ 40.00)	ilments
ch, or more, commencing on the 1st high installments shall include interest on the unpaid principal ir annum, all payable at the office of the Seller, and continuin all be credited first on interest then due, and the remainder on credited.	day of May hereof from date until paid o g until said principal and inte	t the rate of Bix est have been paid. Each p	6 %) ayment
E SELLER, HERRBY RESERVES a right of way, with right of entry upon, over, partnering, operating, reputing and maintaining pole lines with cross arms for outring, operating and renewing, any pipe line or lines for water, gas or sewe sole right to convey the rights hereby reserved.	under, along, across, and through the transmission of electrical energy, rage, and any conduits for electric or	the said land for the purpose of and for telephone lines, and/or fi telephone wires, and reserving to	erecting, or laying, the Seller
E-BUYER HEREBY AGREES during the term of this Agreement and any express of every kind and nature now or hereafter assessed, levied, charged or les, assessments and charges, the Seller shall have the right to pay the same, said thereto. The amounts so poid or advanced, with interest thereon at the raid, shall be secured hereby and shall be repoid by said Buyer to said Seller by (30) days from such demand by the Seller shall constitute a default und	tension or renewal thereof, to pay or imposed against or upon said really together with any and alloasts, per te of \$3.20 (0%) per on demand, and failure by the Buyer et the terms of this Agreement.	ampily when due all taxes, assess . Upon failure by the Buyer to so allies and legal percentages while annum from the date of advance to repay the same with such inter	ments and pay sold h may be ment until est within
E BUYER AGREES to keep all buildings now on, or that may hereafter be such insurance companies as may be satisfactory to the Seller, with appropri	placed on said realty insured against are clauses protecting the Seiler as t	loss by fire to the amount require	ed by and
BUYER AGREES that he will at all times during the term of this Agreement, combrances of every kind or habitre except such as are coused or greated by any nulsances, or any building or structure, except as herein permitted, shall be cribed, and, in the event of the violation of any of these conditions. Seller method any liability therefor. Any building or structure may be exected on the permits and according to the premiter of the property of	and any extension or tenewal their of the Seiler. That no signs, placed, extend or pe exected, placed, maintained or pe any, in addition to any other rights croperty herein described upon approreasonable amount of use and wear	eof, keep said really free of all signboards, or billboards of any milited on any part of the properatered by law, remove or abote you of the Architectural Committee thereof will permit.	liens and cheracter, rty herein the same
ESELLER RESERVES the right to enter upon said realty at any time during the provenient placed or constructed an said realty shall be removed without the	e term of this Agreement for the pur written consent of the Seller.	pote of examining the same. No l	to enibility
IS FURTHER AGREED that time is of the essence of this Agreement, and full padition precedent to his right to a conveyance hereunder, and should default on the same become due, or (b) in the repoyment, within thirty (30) do in the observance or performance of any other obligation hereunder, the Sel cill the Buyer's rights under this Agreement and all interest in sold realty of the remedy. The Buyer agrees to pay all costs and expenses of any action where such progress to judgment or not. Should the Seller elect to enforce his year of a written declaration of forfeiture and cancellation, or by depositing the Buyer of his last address on file with the Seller. Seller, on receiving such liver to Buyer a good and sufficient deed, conveying sold property, free of ex-	erformance by the Buyer of all hi the made (a) in payment of any use after demand as aforesald, at a liter may the eupon, at his option, enf and the appurtanances, at hereinafter or managed by the Seller to enforce or ight of forfeiture hereunder, he ma in the United States mail, postage s pyments at the time in the man	is obligations hereunder is and so fis said installments of principal ny, amount herein agreed to be orce his rights hereunder/either by provided, or by any other legal or is the said of the provided of the y declare said forfeiture by service repoid, such written declaration, er allove detaribed, agrees to ex-	hall be a or interest repaid, or repaid, or requirement of the new s fees, e upon the audressed recute and
(1) Any lien or encumbrance, payment or discharge of which is, und	fer the terms of this agreement, assu	ned by Buyer.	followings
(3) Covariants, conditions, restrictions, reservations, easement, rights O WAIVER OF THE BREACH of any of the covenants or conditions of this Agree the same or other covenants or conditions of this Agreement. No delay or of the event of defoult shall be constituted as a waiver thereof or acquisescence in the other than as herein provided be constituted as a waiver of, or variation in	tement by the Seller shall be constru- omission of the Seller in exercising of therein, not shall the acceptance of	d to be a waiver of any succeeding right, power or remedy herein any payments made in a mane	ing breach a provided ar or at a
	i by 1.981. Seller before deed delivery.	this Agreement supersedes any arterly.	nd all prior
Williess VineREOF the parties hereto have executed this Agreement the do	ry and year first above written.	BUYER	
arl Edgar Delores Fagar	Eugene Fox	830K 39	PAGE
.0.Box 889 Elko, Nevada 89801	Address P.O.Box 13'	l San Francis	60
702) 738+3232	Calif.94101	Telephone 863-	2800
STATE OF NEVADA) Telephone C GOUNTY OF REMO		Time toute to the	13)) <i>Briotin</i>
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k in	nown to me to be the person who is strument, and acknowledged that	se name	Cou
P-169 B-66 the lems, sylenoms and condition	Notary Public in and for said My commission expires	Oan	LECOTS
Phone 22.11	Af a later was a second of the	in 1676 in 1686 and 1686 in 1687 in 16	ntel fractions
DO . CILL. DO . CILL. To the foregoing autonment, with existence of non-existence of any i	SELLER'S CONS owner with warranty express or Implied, as to the sufficiency sofor assignment, lien, encumbrance or other dispositi	SENT of the real estate described in the fotogoin	Agreement hereby sonsents
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