1998-06612-1Ask

Contract for Deed

171982

(Installment Land Contract)
THIS AGREEMENT FOR DEED made this 2574 day of VAIL VARY 1997, by and between;
(herein called Seller), having its principal place of business at: HC 66 BOX 6 UNIT 2 BECUSAIDE, NO. 89821.
and William B LEPPALA GOS PATRICIA A LEPPALA
(bereinafter culted Buyer), and now residing at: 479 49, ST. Carpet Valley, NV 8421 FLKON 88803
WITNESSETH;
1. DESCRIPTION: The Seller agrees to sell and the Buyer agrees to buy under the following terms and conditions: a.) That if Buyer shall first make the payments and perform the covenants herein on their part to be performed; b.) The Seller hereby covenants and agrees to convey to the Buyer or their heirs, personal representatives, or assigns; c.) The following described property in fee simple, free and clear of all incumbrance, except as stated herein; d.) The property which is located in the County of FUEFIA State of S
APN # <u>COS = 176-63</u>
2. PRICE: The total purchase price of the above-described property shall be the sum of \$ 4000 payable at the times and in the manner following: (a) Buyer is hereby given credit in the amount of \$ 1500 per made by Buyer to the Seller, receipt of which is hereby acknowledged by the Seller; (b) The balance of the purchase price, being the sum of \$ 1700 per month, beginning on \$ 1500 per month, beginning on a sum is paid in full; (c) Said payment shall be paid directly to \$ 1500 per month thereafter until at the above-stated address;
(d) Each of the payments shall be credited first to interest and the balance to principal. (e) Prepayment by Buyer shall be permitted at any time and from time to time without penalty.
3. DELIVERY OF DEED: When Buyer has completed making all payments and performs the covenants herein on their part to be performed, the Seller shall forthwith deliver to Buyer good and sufficient marketable title, free and clear of all incumbrance, except as stated herein, by general warranty deed of conveyance to the Buyer, and required documentary transfer stamps shall be placed on the deed with the cost assumed by the Buyer. 4. POSSESSION: The Buyer shall be permitted to go into possession of the property covered by this Agreement on the date of its execution.
and shall assume all liability for insurance, taxes, and maintenance from and after that date. The buildings in cood condition, and to maintain fire and extended coverage insurance on the buildings in an amount of not less than the balance due Seller under this Agreement or the maximum insurable value of the property, whichever is less, and to name the Seller as loss payce.
5. DEFAULT: The time of payment shall be of the essence, and in the event of any default in payment of any part of the purchase money as and when it becomes due or in the performance of any other obligations assumed by the Buyer in this Agreement, and in the event that the default shill continue for a period of \(\frac{\frac{\phi_1}{\phi_2}}{\phi_2} \)) days, then the Soller may declare the whole of the balance due under this Agreement as immediately due and payable and collectible, or the Soller may rescind this Agreement, retuning the cash consideration paid up to the time of the default as liquidated damages, and this Agreement then shall become null and void. In either event, Soller shall notify Buyer of its election by giving Buyer ten (10) days written notice by certified or registered U.S. mail to the Buyer at the address of the above-described property. In the event that it is necessary for the Soller to enforce this Agreement by foreclosure proceedings or otherwise, all costs of those proceedings, including a reasonable attorney's fee, shall be paid by the Buyer.
6. BENEFIT AND LIABILITY: The obligations and benefits under this Contract shall extend to the heirs, personal representatives, successors, and assigns of the respective parties to it.
7. FORBEARANCE: No waiver of any provision shall constitute waiver of such provision or of any other provision then or thereafter, unless reduced to writing and expressly made a modification of the provision.
8. OTHER AGREEMENTS: (if there are any other agreements alloch a rider setting forth any restrictions on use that are to be included in the eventual deed) 9. ENTIRE AGREEMENT: Thus Contract constitutes the entire agreement of the parties. No representations, oral or implied, have been
made to Buyer to induce them to enter into this Agreement, other than those expressly provided nertain.
IN WITNESS WHEREOF We have hereunto set our hands the day first above written
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Signature of Hoyer Signature of Select BLOK 3 2 6 PAGE 4
2000 J C 1 MOC 1 4

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County of GUREKA ss.	
VICKI DRENON Notary Public Siles of Nevada Eureva County, Nevada 98-0757-8 My Appointment exprés Januer 22, 2002	Subscribed and sworn to (or affirmed) before me this 4th day of MARCH, 1999, by (1) William B. Leppala Name of Signalize (2) PATRICIA A. Leppala Name of Signalize Signalize of Notary Proces
Though the information in this section is not required by law, i	OPTIONAL If may prove valuable to persons relying on the document and could prevent achiment of this form to another document. Top of thumb here report them here are of Pages:
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Title or Type of Document: InSTALL Me. Document Date: January 25 th 1997 Number	er of Pages:
Signer(s) Other Than Named Above. <u>Jeffe</u>	

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BOOK 326 FAGE 1/4
OFFICIAL RECORDS
RECCORDED AT THE PROPERT OF
FULL AMERICAN Little
99 MAR -8 AM 9: 18
ELREKA COUNTY HEVADA
M.M. REBALEATH. RECORDER
FILE NO. FEES 9.00

171982

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03-02-92 12:00 From-FIRST AMERICAN TITLE DEPT, 7027788931

T-868 P.02/02 F-680

DECLARATION OF VALUE

Recording Date 38-99 Book 326 Page	//4 Instrumens # /7/982
Full Value of Property Interest Conveyed	s 14,000.00
Less Assumed Liens & Encumbrances	
Taxable Value (NRS 375.010, Section 2)	5_14,000.00
Real Property Transfer Tax Due	5 14,000.00 5 \$ 18.20
If exempt, state reason. NRS 375.090, Section	. Explain:
•	
INDIVIDUAL	ESCROW HOLDER
Under penalty of perjury. I hereby declare that the above statements are correct. Signature of Declarant	Under penalty of perjury, I hereby declare that the above statements are correct to the best of my knowledge based upon the information available to me in the documents contained in the escrow file.
Christy L. Brandon, Questa Mortgage	Signature of Declarant
Name (Please Print)	
P.O. Box 1856 Address	Name (Please Print)
Bigfork, Mr 59911	Escraw Number
City State Zip	Firm Name Address City State Zip
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