MAIL TAX STATEMENT AND WHEN RECORDED RETURN TO: Jeffrey A. Lynn HC 34 Box 575

DOC # 0210362

01/2007 03:0

Official Record

Recording requested By STEWART TITLE

Eureka County - NV Mike Rebaleati - Recorder

Fee \$17.00 RPTT \$226 20 Page 1 of 4 Recorded By: FES

Book- 0461 Page- 0001



APN: 005-260-14

Ely, NV 89301

## **GRANT BARGAIN AND SALE DEED**

THIS GRANT, BARGAIN AND SALE DEED is made this day of 2007 by and between NEVADA LAND AND RESOURCE COMPANY, LLC, a Nevada limited liability company, whose address is 3480 GS Richards Boulevard, Suite 101, Carson City, Nevada, 89703 (referred to as "GRANTOR") and JEFFREY A. LYNN, an unmarried man whose address is HC 34 Box 575, Ely, NV 89301 (referred to as "GRANTEE").

GRANTOR, in consideration of the sum of Ten Dollars (\$10.00), lawful money of the United States, and other good and valuable consideration to GRANTOR paid by the GRANTEE, the receipt of which GRANTOR acknowledges, by these presents grants, bargains and sells to GRANTEE, and to GRANTEE's successors and assigns forever, all right, title and interest in and to that certain real property situated in Eureka County, State of Nevada, and more particularly described on Exhibit A, except the easement and mineral estate and interest reserved to GRANTOR.

Together with all and singular the tenements, hereditaments and appurtenances belonging, or in anywise appertaining, to the real property, and the reversion and reversions, remainder and remainders, rents, issues and profits of the real property; except as otherwise expressly provided in this Deed.

To have and to hold the real property above described with the appurtenances, unto **GRANTEE**'s heirs, and successors and assigns forever.

GRANTOR hereby retains a non-exclusive roadway, utility and access easement not greater that forty (40) feet in width, located along existing trails and tracks. This easement may be relocated and aligned by GRANTOR in such location as GRANTEE and GRANTOR reasonably agree, provided that GRANTOR is solely responsible for all costs incurred in the relocation of such easement.

**GRANTOR** reserves to itself the exclusive right and privilege to enter on the property for the purposes of exploration and prospecting for the development, extraction, mining, production, removal and sale of all minerals, mineral substances, metals, ore-bearing materials, coal, oil, gas, other hydrocarbons, geothermal steam, liquids or brines, heat, other geothermal resources and rocks of every kind, except sand and gravel. The mineral estate and rights reserved to Grantor include all of the right, title and interest to minerals in, on or under the property, including, but not limited to, the surface and subsurface of the property, all minerals, mineral elements and compounds and ores, together with all easements and rights-of-way reserved or granted in, on or under the property, together with any and all lodes, veins and mineral deposits extending from or into or contained in the property. The term "minerals" shall include all mineral elements and compounds, including by way of example and not by limitation, all barite, copper, gold, iron, silver and other metals, whether the same are presently known to exist on the property or are subsequently discovered on the property, and regardless of the method of extraction, mining or processing of the same (whether open pit or strip mining, underground mining, surface or subsurface leaching) whether presently or subsequently employed, invented, or developed. Grantor reserves to itself the rights of egress and ingress to and from the property for any and all purposes related to the mineral estate reserved to Grantor. Grantor shall conduct all of its activities in accordance with all applicable laws, regulations, and ordinances, and shall defend, indemnify and hold Grantee from and against all actions, claims, damages and losses resulting from Grantor's exercise of the rights appurtenant to its reserved mineral estate. Grantor shall compensate Grantee for surface damages resulting from Grantor's activities related to Grantor's reserved mineral estate. If Grantee and Grantor are unable to mutually determine the damages resulting to the surface, such damages shall be determined by a mutually acceptable independent appraiser who shall determine the fair market value of the surface damaged as a result of Grantor's activities.

GRANTOR makes no representation or warranty concerning the effect of that certain Minerals Lease dated August 3, 1987, by and between Southern Pacific Land Company, a California corporation, as lessor, and SFP Minerals Corporation, a Nevada corporation, as lessee, to the degree or the extent that the same applies and is enforceable against the property described in this Grant, Bargain and Sale Deed, if at all, provided that Grantor reserves to itself all rents and mineral production royalties payable by the lessee under such Minerals Lease during its term.

**GRANTOR** has executed this Grant, Bargain and Sale Deed the day and year first above written.

NEVADA LAND AND RESOURCE COMPANY, LLC, A.NEVADA LIMITED LIABILITY COMPANY

By:

Stephen D. Hartman Vice President

|  |                           | $\wedge$                 |
|--|---------------------------|--------------------------|
| STATE OF NEVADA  | )                         | ( \                      |
| COUNTY OF CARSON CITY  | ) ss.<br>)                | 11th                     |
| This instrument was acknown  | wledged before me on this | s le day of Juy          |
| 2007 by Stephen D. Hartman, its Vice   |                           | Nevada Land and Résource |
| Company, LLC, a Nevada limited liability   | company.                  |                          |
| Notary Public Leis Leis Leis Leis Leis Leis Leis Leis  | =                         |                          |
| ELIZABETH LEISEK  NOTARY PUBLIC  STATE OF NEVADA  No.06-108485-2 My Appt. Exp. Sept. 7, 2010 |                           |                          |
|  | \                         |                          |

## **LEGAL DESCRIPTION**

The land referred to herein is situated in the State of Nevada, County of EUREKA, described as follows:

TOWNSHIP 30 NORTH, RANGE 49 EAST, M.D.B.&M.

Section 9: All;

## STATE OF NEVADA DECLARATION OF

| 1.           | Assessor Parcel Number(s):   | DOC # DV-210362   |
|--------------|--|---|
|              |  | 08/01/2007 03 00 PM Official Record   |
|              |  | Door  |
| 2.           | Type of Property:  | Docu   Recording requested By   |
|              | a)   Vacant Land   | Date Eureka County - NV   |
|              | b) 🛘 Single Fam Res  | Note: Mike Rebaleati - Recorder   |
|              | c)   |   |
|              | d)   | Page 1 of 2 Fee: \$17.00<br>Recorded By: FES RPTT: \$226.20   |
|              | f)  Gomm'l/Ind'I   | Book - 0461 Page - 0001   |
|              | g)   |   |
|              | h) ☐ Mobile Home<br>i) ☐ Other   |   |
|              | ly D Guiei   |   |
| 3.           | Total Value/Sales Price of Property:                                     | \$57,600.00   |
|              | Deed in Lieu of Foreclosure Only (value of property                      | s   |
|              | Transfer Tax Value:  |   |
|              | Real Property Transfer Tax Due:  | \$226.20  |
| 4.           | If Exemption Claimed   | \\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\   |
|              | a. Transfer Tax Exemption, per NRS 375.090,                              | Section   |
|              | b. Explain Reason for Exemption:   |   |
| 5.           | Partial Interest: Percentage being transferred:                          | %   |
| The          | e undersigned declares and acknowledges, under                           | penalty of perjury, pursuant to NRS 375.060 and NRS   |
| 37           | 5.110, that the information provided is correct to the                   | best of their information and belief, and can be supported  |
|              |  | ormation provided herein. Furthermore, the disallowance ditional tax due, may result in a penalty of 10% of the tax |
|              | e plus interest at 1% per month.   | ditional tax due, may result in a penalty of 10% of the tax   |
|              | rsuant to NRS 375.030, the Buyer and Seller shall                        | he jointly and severally liable for any additional  |
|              | ount owed.   | bo jointly und obtainly habit for any additional  |
| Sic          | gnature  | Signature   |
| _            | pacity   | Capacity  |
| /"           | SELLER (GRANTOR) INFORMATION   | BUYER (GRANTEE) INFORMATION   |
|              | (Required)   | (Required)  |
|              | nt Name: Nevada Land and Resource Company,                               | Print Name: <u>Jeffrey A. Lynn</u>  |
| <u>LL</u>    |  | Address LIC 24 Boy 575  |
|              | dress: 3480 GS Richards Blvd. #101<br>y/State/Zip: Carson City, NV 89703 | Address: <u>HC 34 Box 575</u><br>City/State/Zip: <u>Ely, NV 89301</u>   |
| <b>U</b> II. |  |   |
| ١.           | COMPANY REQUI  | ESTING RECORDING  |
| Co           | Name: Ticor Title of Nevada, Inc.  | Esc #.: 7002555-SH  |
|              | 5441 Kietzke Lane, Suite 100   |   |
|              | Reno, NV 89511   |   |

(AS A PUBLIC RECORD THIS FORM MAY BE RECORDED)

## STATE OF NEVADA DECLARATION OF VALUE

| 1.             | Assessor Parcel Number(s):  | ^   |
|----------------|---|---|
|                |   |   |
|                |   | FOR RECORDERS OPTIONAL USE ONLY   |
| _              |   | Document Instrument No.:  |
| 2.             | Type of Property: a) □ Vacant Land  | Book: Page:   |
|                | b)  Single Fam Res  C) Condo/Twnhse  d) 2-4 Plex  e) Apt. Bldg  f) Comm'l/Ind'I                                   | DV-210362<br>08/01/2007   |
|                | g)  |   |
| 3.             | Total Value/Sales Price of Property:  | \$57,600.00   |
|                | Deed in Lieu of Foreclosure Only (value of property).   | \$  |
|                | Transfer Tax Value:   | \$57,600.00   |
|                | Real Property Transfer Tax Due:   | \$226.20  |
| 4.             | If Exemption Claimed a. Transfer Tax Exemption, per NRS 375.090,  | Section   |
|                | b. Explain Reason for Exemption:  |   |
| 5.             | Partial Interest: Percentage being transferred:   | %   |
| 37<br>by<br>of | 5.110, that the information provided is correct to the t<br>documentation if called upon to substantiate the info | penalty of perjury, pursuant to NRS 375.060 and NRS sest of their information and belief, and can be supported rnation provided herein. Furthermore, the disallowance litional tax due, may result in a penalty of 10% of the tax |
|                | rsuant to NRS 375.030, the Buyer and Seller shall nount owed.   |   |
| Sig            | gnature   | Signature Signature   |
| Ca             | pacity  | Capacity / //   |
|                | SELLER (GRANTOR) INFORMATION (Required)   | BUYER (GRANTEE) INFORMATION<br>(Required)   |
| Pri<br>LL      | nt Name: Nevada Land and Resource Company,  | Print Name: <u>Jeffrey A. Lynn</u>  |
| Ad             | dress: 3480 GS Richards Blvd. #101  | Address: HC 34 Box 575  |
| Cit            | ry/State/Zip: Carson City, NV 89703   | City/State/Zip: Ely, NV 89301   |
| \              | COMPANY REQUE   | STING RECORDING   |
| Co             | o. Name: Ticor Title of Nevada, Inc.<br>5441 Kietzke Lane, Suite 100<br>Reno, NV 89511                            | Esc #.: 7002555-SH  |

(AS A PUBLIC RECORD THIS FORM MAY BE RECORDED)