005-570-15

When recorded mail to:

Barrick Cortez Inc. Attn: Jamie L. Jeter 136 E. South Temple, Suite 1800 Salt Lake City, UT 84111

Mail tax statement to:

Barrick Cortez Inc.
Attn: Regional Land Department
136 E. South Temple, Suite 1800
Salt Lake City, UT 84111

Document prepared by: John O'Brien Snell & Wilmer L.L.P. 1200 Seventeenth St., Suite 1900 Denver, CO 80202-5854

The undersigned hereby affirms that this document submitted for recording does not contain the social security number of any person or persons pursuant to NRS 239B.030

1042544-21

GRANT, BARGAIN AND SALE DEED (Shirley Rother Bomhoff to Barrick Cortez Inc.)

THIS GRANT, BARGAIN AND SALE DEED is made this 4th day of October, 2011, by and between SHIRLEY ROTHER BOMHOFF, formerly known as Shirley A. Rother and who acquired title as Shirley A. Rother, a married woman dealing with her sole and separate property, whose address is 503 Brandley Circle, P.O. Box 472, Okarche, Oklahoma 73762 ("Seller") and BARRICK CORTEZ INC., a Delaware corporation having a place of business at 136 East South Temple Suite 1800, Salt Lake City, UT 84111 ("Purchaser").

<u>witnesseth</u>

THAT Seller for good and valuable consideration, the receipt and sufficiency of which is hereby confessed and acknowledged, hereby grants, bargains and sells unto Purchaser, its successors and assigns forever, all of their right, title and interest in that certain real property described in Exhibit A attached

DOC# 218747

Official Record
Requested By
STEWART TITLE ELKO

Eureka County - NV Mike Rebaleati - Recorder

Page: 1 of 13 Fee: \$7,424.30 Recorded By FS RPTT: \$0.00 Book- 0524 Page- 0031



hereto and incorporated herein by this reference, <u>subject to the reservations stated</u> below (the "Property").

TO HAVE AND TO HOLD the Property, together with all existing buildings, improvements and fixtures; all easements, rights of way, and appurtenances, unto Purchaser, its successors and assigns forever, subject to: (i) taxes for the current fiscal year, not due or delinquent, and any and all taxes and assessments levied or assessed after the recording date hereof, which includes the lien of supplemental taxes, if any; (ii) restrictions, conditions, reservations, rights of way, easements and any other encumbrances affecting the Property as the same may now appear of record; (iii) water which will be conveyed by a separate deed of even date herewith; and (iv) the reservations stated below:

Seller hereby reserves: (1) all oil, gas and other hydrocarbon substances along with the rights to enter and occupy the Property for the purpose of enjoyment of this right; and (2) a production royalty on all other minerals produced from the Property and payable pursuant to Exhibit B attached hereto and regardless of where the vein or mining direction originated in the amount of two percent (2%) of Net Smelter Returns as defined in Exhibit B attached hereto and incorporated herein by this reference.

For the purposes of clarity Purchaser shall hereby acquire all mineral rights appurtenant to the Property excepting only oil, gas and other hydrocarbon substances and excepting a two percent (2%) of the Net Smelter Return as described in Exhibit B attached hereto.

The interests and rights reserved by Seller in this Grant, Bargain and Sale Deed shall be freely assignable by Seller and shall burden the Property and shall be binding on Purchaser's successors and assigns in the ownership of the Property.

IN WITNESS WHEREOF, Seller has executed this Grant, Bargain and Sale Deed as of the date first written above. PURCHASER'S ACKNOWLEDGEMENT By signing below, the undersigned Purchaser acknowledges and agrees to the reservation terms of this Deed set forth above. BARRICK CORTEZ INC. SEE ATTACHED FOR SIGNATURES By: Its: Shirley Rother Bomhoff Acknowledgement STATE OF OKLAHOMA COUNTY OF madea On Sectorber 29, 2011, before me, Dala commissioned Notary Public for said State, personally appeared Shirley Rother Bomhoff, f/k/a Shirley A. Rother, personally known to me to be the person who executed the within instrument. IN WITNESS WHEREOF, I have signed my name and affixed my official seal. Notary Public in and for said State Residing at: 323 W. Toronto, My Commission Expires: March 2 ommission #0800345

Book: 524 10/06/2011

IN WITNESS WHEREOF, Seller has executed this Grant Bargain and Sale as of the date first written above.

SEE ATTACHED Deed as of the date first written above. FOR SIGNATURES

Shirley Rother Bomhoff f/k/a Shirley A. Rother

PURCHASER'S ACKNOWLEDGEMENT

By signing below, the undersigned Purchaser acknowledges and agrees to the reservation terms of this Deed set forth above.

BARRICK CORTEZ INC.

Its:

Shirley Rother Bomhoff Acknowledgement

STATE OF OKLAHOMA

COUNTY OF	\ \ :) SS.)			
COCKTTOL					
On		, 2011, before me,		, a dı	шy
commissioned	Notary Public for said	l State, personally a	ppeared Shirley	Rother Bomhoff, f/	k/a
Shirley A. Roth	er, personally known to	me to be the person	who executed the	e within instrument.	

IN WITNESS WHEREOF, I have signed my name and affixed my official seal.

Notary Public in and for said State

Residing at:_

My Commission Expires:_

3

(Notarial Seal)

Barrick Cortez Acknowledgmen	t	
STATE OF Utah		\ \
COUNTY OF Salt Lake) ss.)	. \ \
commissioned Notary Public for	President nally known to me to be the per	of Barrick Cortez Inc., a son who executed the within
IN WITNESS WHEREOF	, I have signed my name and affixe	d my official seal.
Notary Public JAMIE L. JETER Commission #806539 eal) My Commission Expires March 25, 2015 State of Utah	Notary Public i Residing at: Sult My Commission Expir	

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EXHIBIT A

THE FOLLOWING DESCRIBED PROPERTY LOCATED IN THE COUNTY OF EUREKA, STATE OF NEVADA:

PARCEL 6: (Eureka County)

TOWNSHIP 29 NORTH, RANGE 52 EAST M.D.B.&M.

Section 4: SW1/4; SE1/4NW1/4;

Section 5: SE1/4; SW1/4NE1/4; Lot 2;

Section 8: E1/2; Section 9: W1/2;

EXCEPTING FROM Lot 2 of Section 5, Township 29 North, Range 52 East, M.D.B.&M., all petroleum, oil, natural gas and products derived therefrom, lying in and under said land as reserved by Southern Pacific Land Company in deed recorded March 9, 1950, in Book 24, Page 42, Deed Records, Eureka County, Nevada.

FURTHER EXCEPTING FROM Lot 2 Section 5, Township 29 North, Range 52 East, M.D.B&M., an undivided 1/2 interest in and to any and all other mineral rights owned or possessed by grantor as reserved by Eureka Livestock Company, et al, in deed recorded November 4, 1955, in Book 24, Page 480, Deed Records, Eureka County, Nevada.

FURTHER EXCEPTING FROM Parcel 6 fifty percent (50%) in and to all oil, gas and mineral rights of whatever nature existing as a part of, upon, beneath the surface of or with said lands, including any oil and gas leases, rentals and/or royalties thereon as reserved by Dominek J. Pieretti, also known as Dominick Pieretti, and Tosca Sullivan, also known as Tosca P. Sullivan, a widow, in deed recorded May 23, 2001 in Book 341, Page 241, Official Records, Eureka County, Nevada

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Book: 524 10/06/2013

EXHIBIT B

Net Smelter Return Royalty Definitions, Computations and Manner of Payment

1. Definitions

As used herein, the following terms will have the meanings assigned to them as follows:

"Gold Bullion" or "Silver Bullion" means gold bullion or silver bullion, as the case may be, refined to a form that meets good delivery standards in the London Bullion Market, or comparable terminal market.

"Net Smelter Return" means the following for the applicable calendar quarter:

- (a) For Gold Bullion and Silver Bullion, Net Smelter Return means the total amount of Revenue collected less Refining Costs and Taxes. It is agreed that the foregoing will control, notwithstanding any intervening transfer of any intermediate Product from Payor to any affiliate.
- (b) For any other Product not described in subsection (a) above, Net Smelter Return means the total amount of Revenue collected less Refining Costs, Delivery Costs and Taxes.
- Payor will not deduct any other costs, including but not limited to the costs of mining, milling, leaching or any other on-site processing costs (other than Refining Costs) incurred by the Payor or its affiliates in the determination of Net Smelter Return. If smelting or refining is carried out in facilities owned or controlled, in whole or in part, by the Payor or its affiliates, then the Refining Costs will be the amount the Payor would have incurred if such smelting or refining were carried out at facilities not owned or controlled by the Payor then offering comparable services for comparable products on prevailing terms.
- (d) The profits and losses from any Trading Activities will not be included in any manner in the calculation of Net Smelter Return, whether the same is conducted by Payor or its affiliates and regardless of the Product.
- (e) For the purposes of calculating Net Smelter Returns, in no event shall the total amounts deducted from the Revenue exceed 2% of the Revenue plus the amounts of the Nevada Net Proceeds of Mines tax or any similar severance tax imposed by any governmental entity and withheld or paid by Payor.

Book: 524 10/06/201 Page: 37 7 of 13 "Payor" means the person or entity obligated to pay a Net Smelter Return royalty to the Royalty Holder.

"Products" means any ores, concentrates, precipitates, cathodes, leach solutions or any other primary, intermediate or final product or any other mineral substance (other than Gold Bullion and Silver Bullion) obtained from substances mined and removed from the Property.

"Refining Costs" means all costs and expenses of smelting and refining, including without limitation, all costs of assaying, sampling, custom-smelting and refining, all independent representative and umpire charges, and the costs of transporting the material from the Property to the refinery or smelter, as the case may be, including security costs.

"Revenue"

- (a) For Precious Metals. Revenue, in the case of gold, silver, and platinum group metals ("Precious Metals"), shall be determined by multiplying (i) the gross number of troy ounces of Precious Metals recovered from production from the Property during the preceding calendar month ("Monthly Production") delivered to the smelter, refiner, processor, purchaser or other recipient of such production (collectively, "Payor"), by (ii) for gold, the average of the London Bullion Market Association, PM Fix, spot prices, expressed in United States Dollars, reported for that calendar month, and for all other Precious Metals, the average of the COMEX division of the New York Mercantile Exchange final spot prices reported for that calendar month for the particular Mineral for which the price is being determined (the "Applicable Spot Price").
- (b) For Other Minerals. Revenue, in the case of all minerals other than Precious Metals ("Other Minerals"), shall be determined by multiplying (i) the gross amount of the particular Other Minerals contained in the Monthly Production delivered to the Payor during the preceding calendar month by (ii) the average of the COMEX division of the New York Mercantile Exchange final spot prices reported for that calendar month of the appropriate Other Minerals. If for any reason a pricing index referenced above does not or ceases to report applicable prices for Precious Metals or Other Minerals, then the Parties shall mutually agree upon an appropriate pricing entity or mechanism that is generally accepted in the industry and accurately reflects the market value of any such Precious Metals or Other Minerals.

"Royalty Holder" means the person or entity entitled to receive a Net Smelter Return royalty.

"Royalty Percentage" means 2.0%.

"Delivery Costs" means all costs and expenses incurred with, or in connection with, the transporting, insuring, stockpiling, warehousing, shipping and moving of any of the Products from the Property and the delivery of such Products to points of ultimate delivery to customers,

Book: 524 10/06/201 Page: 38 8 of 13 including without limitation, all transportation costs, insurance costs and expenses, shipping and delivery costs and commissions, storage charges, and the costs of any currency conversions.

"Taxes" means all imposts, royalties, duties, assessments, and taxes (other than income taxes) imposed upon or in connection with producing, smelting and transporting of the Products, by any federal, state or local governmental entity or subdivision thereof.

"Trading Activities" means any and all price hedging and price protection activities undertaken by Payor or its affiliates with respect to any Products or currency exchanges, including without limitation, any forward sale and/or purchase contracts, spot deferred contracts, option contracts, speculative purchases and sales of forward, futures and option contracts, both on and off commodity exchanges. Such Trading Activities, and the profits and losses generated thereby, will not, in any manner, be taken into account in the calculation of Revenues or royalties due to Royalty Holder, whether in connection with the determination of price, the date of sale, or the date any royalty payment is due. The Royalty Holder acknowledges that Payor and its affiliates engaging in Trading Activities may result in Payor and its affiliates realizing from time to time fewer or more profit for precious metals and other Products than does Royalty Holder, since Royalty Holder's royalty is established by the sales price of the physical commodity to be delivered. Similarly, Royalty Holder will not be obligated to share in any losses generated by any such Trading Activities with respect to any Gold Bullion and Silver Bullion or any other Products.

2. Calculation

The amount of the Royalty due to the Royalty Holder in any applicable calendar quarter will be the product of: (a) the sum of the Net Smelter Return for Gold Bullion and Silver Bullion for such calendar quarter, and (b) the Net Smelter Return for other Products for such calendar quarter; multiplied by (c) the Royalty Percentage.

Payment

The amount of Royalty due to the Royalty Holder will be paid in good funds at the place designated by Royalty Holder within 30 days after the end of the calendar quarter for the Net Smelter Return calculated for such calendar quarter.

4. Information

Payor will provide copies of all relevant data relating to the Royalty calculation (including, but not limited to, settlement sheets used in calculating Royalty payable and a full accounting of taxes) to the Royalty Holder at the same time that the Royalty Holder's Royalty payments are paid.

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5. Accounting Principles

The calculation of Net Smelter Return will be made in accordance with generally accepted accounting principles and practices consistently applied by the Payor, using the accrual method.

6. Audit

The Royalty Holder, upon written notice, will have the right to have an independent firm of certified public accountants audit the records that relate to the calculation of the Royalty within 12 months after receipt of a Royalty payment pursuant to section 3 above. If such audit reveals an underpayment by 2% or more in a 12 month period of time, Payor shall reimburse Royalty Holder for the cost of the audit.

7. Disputes

The Royalty Holder will be deemed to have waived any right it may have had to object to a payment made for any calendar quarter unless it provides notice in writing of such objection within 24 months after receipt of final payment for the calendar quarter. If the parties are unable to resolve the dispute within 60 days after the receipt of such notice, the dispute will be resolved by arbitration pursuant to the then Commercial Arbitration Rules of the American Arbitration Association and the resolution pursuant to such arbitration will be binding on the parties. The place of arbitration shall be in Salt Lake City, Utah. Unless the parties agree to share the costs of arbitration, the arbitrator will determine what part of the costs and expenses incurred in any such proceeding will be borne by each party participating in the arbitration.

8. Records

Payor will keep accurate records of tonnage, volume of products, analyses of products, weight, moisture, assays of pay metal content and other records, as appropriate, related to the computation of Net Smelter Return hereunder and shall make those records available to Royalty Holder at Payor's expense.

9. Right to Inspect

The Royalty Holder or its authorized representative, on not less than 30 days' notice to the Payor, may enter upon all surface and subsurface portions of the Property for the purpose of inspecting the Property, all improvements thereto and operations thereon, and may, subject to the obligations of confidentiality described herein, inspect and copy all records and data pertaining to the computation of the Royalty, including without limitation such records and data which are maintained electronically. The Royalty Holder or its authorized representative will enter the Property at the Royalty Holder's own risk and may not unreasonably hinder operations on or pertaining to the Property. The Royalty Holder will indemnify and hold harmless the Payor and its affiliates (including without limitation direct and indirect parent companies), and its or their

respective directors, officers, shareholders, employees, agents and attorneys, from and against any liabilities which may be imposed upon, asserted against or incurred by any of them by reason of injury to the Royalty Holder or any of its agents or representatives caused by the Royalty Holder's exercise of its rights herein.

10. Real Property Interest

The Royalty will be a real property interest that runs with the Property and will be applicable to the Payor and its successors and assigns.

11. Confidentiality

All information and data provided to the Royalty Holder hereunder or obtained in connection herewith will be confidential; provided, however, that the Royalty Holder will have the right to disclose the same to its financial advisors and other representatives under an obligation of confidentiality. The obligation of confidentiality will not apply to any information that is in the public domain through no fault of the Royalty Holder, or which is required to be disclosed as a matter of law, provided that in such case the Royalty Holder notifies Payor of such required disclosure prior to disclosing same.

12. Commingling

The Payor will have the right to commingle ore, concentrates, minerals and other material mined and removed from the Property from which Products are to be produced, with ore, concentrates, minerals and other material mined and removed from other lands and properties; provided, however, that the Payor will calculate from representative samples the average grade thereof and other measures as are appropriate, and will weigh (or calculate by volume) the material before commingling. In obtaining representative samples, calculating the average grade of the ore and average recovery percentages, the Payor may use any procedures accepted in the mining and metallurgical industry which it believes suitable for the type of mining and processing activity being conducted and, in the absence of fraud, its choice of such procedures will be final and binding on the Royalty Holder. In addition, comparable procedures may be used by the Payor to apportion among the commingled materials all penalty and other charges and deductions, if any, imposed by the smelter, refiner, or purchaser of such material.

13. Change in Ownership of Right to Royalty

No change or division in the ownership of the Net Smelter Return Royalty payments, however accomplished, will enlarge the obligations or diminish the rights of Payor or its affiliates. Royalty Holder covenants that any change in ownership of the same will be accomplished in such a manner that Payor and its affiliates will be required to make payments and give notice to no more than one person, firm, corporation, or entity, and upon breach of this covenant, Payor and its affiliates may retain all payments otherwise due until the breach has been cured. No change or

division in the ownership of the same will be binding on Payor or its affiliates without delivery to them of a certified copy of the recorded instrument evidencing the change or division in ownership.

14. Lesser Interest

If Royalty Holder should own less than the entire ownership interest in the Property (even if a lesser interest is referred to herein), all royalties and other amounts payable to Royalty Holder shall be paid only in proportion to Royalty Holder's actual ownership. If the Mining Property or any part thereof should be subject to any prior royalty or interest in production other than those expressly reserved to Royalty Holder herein, Payor may deduct all costs and expenses it incurs by reason of such royalty or interest from amounts otherwise due Royalty Holder.

15. Assignment of Property

Payor and its affiliates will be free to convey, transfer, assign, abandon or encumber all or any portion of its interest in the Property. If Payor or its affiliates conveys, transfers, or assigns all or any portion of its interest in the Property it will require the party or parties acquiring such interest to assume in writing the obligations hereunder, and thereupon it will be relieved of all liability hereunder as to such interest in the Property, except for liabilities existing on the date of such conveyance, transfer, or assignment.

16. Non-commercial Activities

Notwithstanding anything to the contrary herein, the Payor will have the right to mine, remove and sell inconsequential amounts of precious metals or other minerals reasonably necessary for sampling, assaying, metallurgical testing and evaluation of the minerals potential of the Property, and such will not be subject to the Royalty herein.

17. Choice of Law

This Agreement shall be governed by and construed in accordance with the laws of the State of Nevada and shall be treated in all respects as a Nevada contract without regard to the conflicts of law provisions thereof.

18. Notices

All notices, requests, demands, and other communications pertaining to or contemplated by this Agreement shall be addressed to the party to whom such communication is to be directed as follows:

If to Payor:

Barrick Cortez Inc.

136 E. South Temple, Suite 1800

Salt Lake City, Utah 84111

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13741345.4

Attn: Regional Land Department

Facsimile: (801) 366-9242

If to Royalty Holder: Shirley Rother Bomhoff

President

Shirley Rother Bomhoff 503 Brandley Circle

P.O. Box 472

Okarche, Oklahoma 73762

All notices shall be given (i) by personal delivery, (ii) by commercial courier, or (iii) by certified mail return receipt requested. All notices shall be effective and shall be deemed delivered on the date of delivery if delivered during normal business hours. If not delivered during normal business hours, delivery shall be deemed effective on the next business day following delivery. A party may change its address by notice to the other party.



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DOC# DV-218747

Official Record Requested By STEWART TITLE ELKO

Eureka County - NV Mike Rebaleati - Recorder

Page: 1 of 1 Recorded By FS Fee: \$7,424.30 PRTT: \$0.00

STATE OF NEVADA

DECLARATION OF VALUE	
Assessor Parcel Number(s)	FOR RECORDER'S OPTIONAL USE ONLY
a) 005-570-15	Document/instrument No.
b)	Book Page
c)	Date of Recording:
d)	Notes:
2. Type of Property	ante Ferrallo Bartelanno
	ngta Family Residence
c) Condo/Twnhse d) 2-	I Plex
e) Apartment Bldg, f) Co	mmerolal/Industrial
g) X Agricultural h) Mo	obile Home
i) Other	< 1
3. a. Total Value/Sales Price of Property	\$1,897,000.00
b. Deed in Lieu of Foreclosure Only (Vali	
Property)	()
c. Transfer Tax Value	\$1,897,000.00
d. REAL PROPERTY TRANSFER TAX I	DUE: \$7,398.30
4. If Exemption Claimed:	
a. Transfer Tax Exemption, per NRS :	375.090, Section:
b. Explain Reason for Exemption:	
5. Partial Interest: Percentage being transfer	red: 100%
/ /	
The undersigned declares and acknowledges,	under penalty of perjury, pursuant to NRS 375.060 and
	orrect to the best of their information and belief, and can
be supported by documentation it called u	pon to substantiate the information provided herein.
ruithennoie, the parties agree that the disable of additional tay due, resurresult in a panelty of	wance of any claimed exemption or other determination
ursuant to NRS 373,000. Ad Buyer	10% of the tax dus plus interest at 1% per month.
ideluonat amount owed.	
FOR SIGNATUR	
Signature: ' YII OIGHTAI UN	Capacity:
Shirley Rother Bomhoff	Grantor
Signature: 4 MM	Capacity: (17 + Cam (Aux D. A))
Barriek Cortez Inc.	V 1 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2
Barnek Cortez Inc.	Grantee
SELLER (GRANTOR) INFORMATION	BUYER (GRANTEE) INFORMATION
Print Name: Shirtey Rother Bornoff Address: P.O. Box 472	Print Name: Barrick Cortez Inc. Address: 136 E. South Temple, Suite 1800
City/State/Zin Okerche OK 73762	City/State/Zip Salt Lake City, UT 84111
	CORDING (required if not the Seller or Buyer)
Stewart Title of	Neverde Escrow No 1042544-21
/ 	ESCIOW NO (V42044-2)
	Pi_i
City Eiko	State: NV Zip 89801
(AS A PUBLIC RECORD THIS FO	RM MAY BE RECORDED/MICROFILMED)



2025

	F NEVADA KTION OF VALUE			•		
	sor Parcel Number(s)		FOR RECORDER'S	OPTIONAL US	E ONLY	
	05-570-15		Document/Instrum	ent No.		
b)			Book	Pag	9	
c)			Date of Recording	:		
d)			Notes:			
2. Туре о	Property		(
a)	Vacant Land	b) Sing	le Family Residence			
0)	Condo/Twnhse	d) 2-41	Plex			
6)	Apartment Bldg.	f) Corr	mercial/industrial			
g) X	Agriculturel	h) Mob	ile Home	/ /		
) <u> </u>	Other			1 1		
3. a. Tol	al Value/Sales Price o	of Property		\$1,897,0	00.00	
	ed in Lieu of Foreclas		of	7 357.53		
Prope	erty) ,	1			<u> </u>	
	ensfer Tax Value		/ /	\$1,897,0	······································	
	AL PROPERTY TRA	NSFER TAX DI)E;		08.80	
	nption Claimed:		V			
	Transfer Tax Exempti		5.090, Section:			
	Explain Reason for E				, 	
5, Partial	Interest: Percentage	being transferre	kd: <u>100%</u>			
NRS 375.1 be support Furthermore of additional Pursuant 1	igned declares and a 10 that the information and by documentations, the parties agree to lax due, may result it o NRS 375.030, the amount owed.	provided is con if called upon if called upon it the disallown is penalty of 1 Buyer and S	rect to the best of the in to substantiate to substantiate to successful the tex due plue eller shall be joint	et information the information examption or is interest at it by and seven pacity.	and belief, and can n provided herein, other determination % per month.	
Signatur	a: / OEC	MILAUN	CU /// Cap	sacity:		
•	Ban Don't	BIGNATU	ES /	Gr	anteo	
	(GRANTOR) INFO		BUYER (GR	ANTEE) INF	ORMATION	
	ne: Shirley Rother I	Somoff	Print Name: 8	amick Cortez I	nç.	
Address:		2765	Address: 1	36 E. South Te	mple, Suite 1800	
City/State/Zip Okerche, OK 73762 City/State/Zip Self Lake City, UT 84111 COMPANY/PERSON REQUESTING RECORDING (required if not the Selfer or Buyer)						
Slewart Title of Nevada -						
Company		ern Division		w No 10428	44-21	
Address:	810 Idaho Street			-		
City	Elko		State: NV	Zīp	89801	
-	(AS A PUBLIC RE	CORD THIS POR	N MAY BE RECORDS	DMICROFILM	ED)	