Standard S.Y.B.T.O. Topic 88-4-3. 3 Quartum Dend - fact vidual or Corporation tanger sheets.

CONSULT YOUR LAWYER BEFORE SIGNING THIS INSTRUMENT—THIS INSTRUMENT SHOULD BE USED BY LAWYERS ONLY.

THIS INDENTURE, made the

day of December, nincteen hundred and

seventy-eight

BETWEEN

John DeGorter 272 Chapel Road Manhasset. N. Y. 11030

party of the first part, and

BRIGHAM YOUNG UNIVERSITY, a Utah Corporation, its successors and assigns forever,



party of the second part,

WITNESSETII, that the party of the first part, in consideration of Ten Dollars and other valuable consideration paid by the party of the second part, does hereby grant and release unto the party of the second part, the heirs or successors and assigns of the party of the second part forever, unpatented mining claims

ALL that certain plot, piece or parcel of land, with the buildings and improvements thereon erected, situate, lying and being in the

and located at WCD #36 Lode Mining Claim in Section 7, Town-ship 6S, Range 65E in the Delamar Mining District, in Lincoln County in the State of Nevada.

TOGETHER WITH all and singular the mines, minerals, lodes and veins, within the lines of said claims, and their dips and spurs and all dumps, rights, privileges and appurtenances thereunto in anywise belonging.

ALL in Section 7, Township 6S, Range 65E, Delamar Mining District, Lincoln County, Nevada.

ALL more specifically bounded and described as being 1500feet long and 600 feet wide, and 10 feet is claimed in an easterly direction and 1490 feet in a westerly direction from the location monument at which the Notice of Location is posted, lengthwise of the claim, together with 300 feet in width on each side of the center of the claim. The general course of the lode deposit and premises is from the southerly to the northerly.

TOGETHER with all right, title and interest, if any, of the party of the first part of, in and to any streets and roads abutting the above-described premises to the center lines thereof; TOGETHER with the appurtenances and all the estate and rights of the party of the first part in and to said premises; TO HAVE AND TO HOLD the premises herein granted anto the party of the second part, the heirs or successors and assigns of the party of the second part forever.

AND the party of the first part, in compliance with Section 13 of the Lien Law, covenants that the party of the first part will receive the consuleration for this conveyance and will hold the right to receive such consideration as a trust fund to be applied first for the purpose of paying the cost of the improvement and will apply the same first to the payment of the cost of the improvement before using any part of the total of the same for any other purpose.

The word "party" shall be constitued as if it read "parties" whenever the sense of this indenture so requires

IN WITNESS WHERE,OS, the party of the first part has duly executed this deed the day and year first above written.

IN PRESENCE OF:

JOHN DEGORTER

	STATE OF Carolingounty of Beaufort	South	
		STATE OF CATOLINGOUNTY OF	Beaufort 65:
	On the 11 day of 12 1971, before me personally came John DeGorter	On the all day of Pier- personally came	19 77 , before me
	John DeGorter	John DeGor	ter
	to me known to be the individual described in and who		described in and who
	executed the foregoing instrument, and acknowledged that executed the same.	executed the foregoing instrument	, and acknowledged that
		executed the same.	tois Rive
	Notary Co. As Table 2 Tray 3, 1937		story Public, south Capatibo State of longs
	My Consulta	H. J. T.	Committee Dipoles and
		V	
			是一个人的人,不是一个一个人的人的人的人。 第一个人的人的人的人的人的人的人的人的人的人的人的人的人的人的人的人的人的人的人的
	`		The second secon
	STATE OF NEW YORK, COUNTY OF SEC	STATE OF NEW YORK, COUNTY OF	12:
	On the day of 19 , before me	On the day of	19 , before me
	personally came to me known, who, being by me duly sworn, did depose and	personally came to me known, who, being by me du	
	say that he resides at No.	say that he resides at No.	ry sworing and depose and
	that he is the	that he is the	\ :
	of , the corporation described	of	the corporation described
	in and which executed the foregoing instrument; that he knows the seal of said corporation; that the seal affixed	in and which executed the foregoin	ig instrument: that he
	to said instrument is such corporate scal, that it was so	knows the seal of said corporation to said instrument is such corporation	n; that the seal affixed ate scal; that it was so
	affixed by order of the board of directors of said corpora- tion, and that he signed h name thereto by like order.	affixed by order of the board of d tion, and that he signed h nan	irectors of said corpora-
	·		/
		\ Y /	
	Marked at 70 a	/ / /	
	Gnitclaim Berd	SECTION	
<u>T</u>	TILE NO.	BLOCK	
	/ /	COUNTY OR TOWN	
		/ / /	\ /
	то .	\ \	~
	\ \	\ \	•
	~ \ \	Recorded at Request of America	an Tide Insurance Company
and the same of	STANDARD FORM OF	RETURN BY	
	NEW YORK BOARD OF TITLE UNDERWRITERS		
-	Distributed by		
and the same of	p merican		
	INTLE INSURANCE COMPANY		
	GUARANTEED TITLE DIVISION		Zip No.
.1	Member of The Continental Inpurance Companies		-
	Δ.		
- 0fF		63668	,
D.	/)	l'5	
ĘĈ	/ /	EINAR C. ERICKSON	
1	/ /	<u> </u>	
FOR 1%E OF RECORDING OFFICE		A Lociock	
5		Complete Carried Control Section Control Contr	
1		OUT GIVE NO FAIRN	
경기 년 보		Junido Sika	
ı: JA		U COMPONER	
MESCAVE THIS BINCE			
=			·

28 PAGE 687

BOOK