| WITHESETH: That the seld part \( \) of the first part, for and in consideration of the sum of money of the United States of America, to Limit, the second part, and to Libit. here and assigns.  CASTLE \$2 - SE 1/4, Sec 36, T125, R65E and CASTLE \$4 - SW 1/4, Sec 31, T125, R65E  TOCETHER with all the Dips, Spurt and Angles, and also all the minerals, metals, ores, gold and altoe bearing quarts, rock and earth and all other minerals therein, and all the rights, privileges and from here for inclination and appurtments or the trettuch usually had and enjoyed and also, all and enjoyeds, and and part to the second part, and any parts and appurtments, and the second part, and the second part to the second part and part of the second part to the day and year first above uselite.  TO HAVE AND TO HOLD, all and singular the sold premises, together with the appurtenances and privileges thereunto incident, unto said part \( . of the second part is the second part and part of the first part has all part \( \text{. of the second part is the second part and part of the second part is the second part and part \( \text{. of the second part is the second part and part \( \text{. of the second part is the second part and part \( \text{. of the second part is the second part and p        | RECORDING REQUESTED BY                           | 7381 <b>6</b>  |
|---|--|--|
| STAR MINING BOX 44105  Las Vegas, NV 89104  DEED TO MINING CLAIM QUITCLAIM  OUTCLAIM  This Indenture made the Between Arnold C. CASTLE  The part Y of the first part, for and in consideration of the sum of the     |  | <del>-</del> -   |
| STAR MINING  Box 44105  Las Vegas, NV 89104  Las Vegas, NV 89104  DEED TO MINING CLAIM  CUTCLAIM  THIS INDENTURE made the QUITCLAIM  ARNOLD C. GASTLE  The part Y of the first part, for and in consideration of the sum of the number of the sum of the part waluable consideration of the sum of the sum of the second part, the receiver therefore the receive almost and part y of the second part, the receiver therefore the receive almost and the part y of the second part, the receiver therefore the receive almost and the part y of the second part, the receiver therefore the receive almost and the part y of the second part, the receiver therefore the receive almost and the part y of the second part, the receiver and to Libert. here and almost almost a follows, to wit:  CASTLE CLAIMS #2 and #4, located in Lincoln County, State of Nevada more specifically described as follows, to wit:  CASTLE #4 SW 1/4, Sec 36, T125, R65E and  CASTLE #4 SW 1/4, Sec 31, T125, R66E  TOOETHER with all the Dips, Spurs and Angles, and also all the minerals, metals, ores, gold and silver therefore, and and papertoments and appertoments          |  |  |
| STAR MINING BOX 44105  Las Vegas, NV 83104  Las Vegas, NV 83104  Las Vegas, NV 83104  DEED TO MINING CLAIM  CUITCLAIM  CUITCLAIM  THIS INDENTURE made the  BETWEEN ARNOLD C, CASTLE  day of Armonst Claim  the party of the first part, for and in consideration of the sum of the second part, the receipt whereof is hereby admonded, has remeded, released and forest quitclaimed, and by these presents whereof is hereby admonded, has remeded, released and forest quitclaimed, and by these presents of the results and post of the second part, the receipt whereof is hereby admonded, has remeded, released and forest quitclaimed, and by these presents and solicities, release, and forester quitclaim, unto the suid party of the second part, and to Libert and the suid party.  CASTLE 12 CLAIMS 12 and 44, located in Lincoln Country, State of Nevada more specifically described as follows, to write  CASTLE 12 - SE 1/4, Sec 36, T125, R65E and  CASTLE 14 - SW 1/4, Sec 31, T125, R66E  TOCETHER with all the Dips, Spurs and Angles, and also all the minerals, metals, ores, gold and show bearing quarts, rock and earth and all other minerals therein, and all the rights, privileges and franchises therefore incident, appendiculat and appurtment, or theretuit usually had and enjoyed; and also, all and enjoyed, the tender at the suit of the first part, of, in or to the said premises, and covery part and parcel thursto with the appurtmenances, 0.000  TO HAVE AND TO HORD, all and singular the said premises, together with the appurtmenances and privileges theretuin is add year, and party. of the first part, of the first part, of, in or to the said premises, and covery part and parcel thursto with the appurtmenances, 0.000  TO HAVE AND TO HORD, all and singular the said premises, together with the appurtmenances and privileges theretuin is and appured to the second part.  BY TO HORD AND AND AND AND AND AND AND AND AND AN                                    | WHEN RECORDED MAIL TO                            | OCT. 19, 1981  |
| DEED TO MINING CLAIM  QUITCLAIM  OUTGAIN  ARNOLD C. CASTLE  The first part, for and in consideration of the sum of the part L of the sum    | ·  |  |
| DEED TO MINING CLAIM  QUITCLAIM  THIS INDENTURE, made the 2  ARNOLD C. CASTLE day of the first port, for and in consideration of the sum of the port.Y. of the first port, for and in consideration of the sum of the port.Y. of the first port, for and in consideration of the sum of the second port, the receipt whereof is thereby acknowledged, has remised, released and forever quiclaims, unto the sold port.Y. of the second port, the receipt whereof is thereby acknowledged, has remised, released and forever quiclaims, unto the sold port.Y. of the second port, and to Inter valuable consideration of the sum of the second port, the receipt whereof is thereby acknowledged, has remised, released and forever quiclaims, unto the sold port.Y. of the second port, and to Inter the second port, and to International antique.  CASTLE CLAIMS 22 and 44, located in Lincoln County, State of Nevada more specifically described as follows, to wit:  CASTLE #4 - SW 1/4, Sec 36, T128, R65E and  CASTLE #4 - SW 1/4, Sec 31, T128, R66E  TOCETHER with all the Dips, Spurs and Angles, and also all the minerals, metals, ores, gold and ellowed thereto incident, appendiant and appurtenance, or theretoith usually had and enjoyed; and also, all and singular, the tenements, hereditionants and appurtenances theretoith usually had and enjoyed; and also, all and singular, the tenements, hereditionants and appurtenances theretoith usually had and enjoyed; and also, all and singular the seate, right, title interest, property possession, claim and demand schotocorer, as well in two as in equity, of the said part y. of the first part, of, in or to the said premises, and every part and parcel thereto with the appurtenances. DDE  TO HAVE AND TO HOED, all and singular the said premises, together with the appurtenances and privileges thereunto incident, unto said part.Y. of the second part.  Is Wireres my hand and effects set.  SEATURE OF THE NOTE OF THE SEATURE OF THE SEA    |  | 1 4  |
| DEED TO MINING CLAIM QUITCLAIM  QUITCLAIM  QUITCLAIM  QUITCLAIM  QUITCLAIM  ARNOLD C. CASTLE  the part Y of the first part, for and to consideration of the sum of money of the United States of America, to him of the second part, the receipt whereof the new of the second part, and of the second part, the receipt whereof the new and angles, and to their here and angles, and to their here and angles, and foreore quilclaim, unto the sold part Y of the second part, and to their here and angles, and foreore quilclaim, unto the sold part Y of the second part, and to their here and angles, and foreore quilclaim, unto the sold part Y of the second part, and to their here and angles, and foreore quilclaim, unto the sold part Y of the second part, and to their here and angles, and foreore quilclaim, unto the sold part Y of the second part, and to their here and angles, and foreore quilclaim, unto the sold part Y of the second part, and to their here are angles.  CASTLE CLAIMS \$2 and \$4, located in Lincoln County, State of Nevade more specifically described as follows, to wit:  GASTLE \$4 - SW 1/4, Sec 31, T128, R66E  TOCETHER with all the Dips, Spurs and Angles, and also all the minerals, metals, ores, gold and show bearing quarti, rock and carth and all other minerals therein; and all the rights, privileges and fronchises therefore incident, apprendent and appurtanance thereunts belonging, or in any uses apperaishing, the tenements, hereditaments and appurtanance thereunts belonging, or in any uses apperaishing, the mand and profits therefore, and also the seate, right, title interest, property possession, claim and demand chatsocers, as well in how as in equity, of the said part Y of the first part, of, in or to the said premiture, together with the appurtenances and privaleges thereunto incident, unto said part Y. of the first part here with the appurtenances and privaleges thereunto incident, unto said part Y. of the first part has a hereunto serious the said part Y. of the first part has a hereunto serious the said pa | <del></del>                                      | G BRITY, 120 ADA.  |
| DEED TO MINING CLAIM QUITCLAIM QUITCLAIM QUITCLAIM GUITCLAIM GUITCLAIM GUITCLAIM ARNOLD C. CASTLE  The part Y. of the first part, for and in consideration of the sum of ten dollars and all the part Y. of the first part, for and in consideration of the sum of ten dollars and all the receipt whereof is hereby acknowledged, has remised, released and forever quitclaimed, and by these presents do remise, release, and forever quitclaimed, and by these presents do remise, release, and forever quitclaimed, and by these presents do remise, release, and forever quitclaimed, and by these presents do remise, release, and forever quitclaimed, and by these presents do remise, release, and forever quitclaimed, and by these presents do remise, release, and forever quitclaimed, and by these presents do remise, release, and forever quitclaimed, unto the sold part Y of the second part, and to Ilbelt here and assigns.  CASTLE E.Q.AIMS \$2 and \$4. located in Lincoln County. State of Nevadia more specifically described as follows, to wit:  CASTLE #4 - SW 1/4, Sec 36, T125, R65E and  CASTLE #4 - SW 1/4, Sec 31, T125, R66E  TOCETHER with all the Dips, spurs and Angles, and also all the minerals, present and all other minerals thereto incident, anywordant and appurtenant, or theretwith usually had and enjoyed; and also, all and singular the state, right, tilk, listerest, present postery postersion, claim and demand whitsoccer, as well in law as in equity, of the said part Y of the first part, of, in or to the said premiser, and courty part and part S of the recent of the first part has a hereunto art his amount whereon the said part Y of the first part has a hereunto art his above the day and year first above untitlen.  STATE OF NEVADA  County of CLARK  Notary Public in and eccounted the same.  Werence my had and effectal set.  Notary Public in and for wide State.  |  | 1965 0 301213  |
| THIS INDENTURE, made the BETWEEN ARNOLD C. CASTLE day of Armost Arnold Decrease of the part Y of the first part, for and the part Y of the first part, for and the part Y of the second part, 100 the second part of the second part, 100 the second part,    |  | Keren Hernday Hyperty                                    |
| THIS INDENTURE, made the BETWEEN ARNOLD C. CASTLE day of Armost Arnold Decrease of the part Y of the first part, for and the part Y of the first part, for and the part Y of the second part, 100 the second part of the second part, 100 the second part,    |  | SPACE ABOVE THIS LINE FOR RECORDER'S USE)                |
| TRIS INDENTURE, made the BETWEEN ARNOLD C, CASTLE the part Y of the first part, the part Y of the first part, and the part Y of the first part, the part Y of the first part, and the part Y of the second part, the part Y all part Y all part Y all part Y and the consideration of the sum of the second part, the receipt whereof is hereby acknowledged, has not maked, released and forever quitclaimed, and by these prevents do remise, release, and forever quitclaim, unto the sold part Y of the second part, the receipt whereof is hereby acknowledged, has nemised, released and forever quitclaimed, and by these prevents do remise, release, and forever quitclaim, unto the sold part Y of the second part, and to their heirs and assigns.  CASTLE CLAIMS \$2 and \$4, located in Lincoln County, State of Nevada more specifically described as follows, to wit:  CASTLE \$2 - SE 1/4, Sec 36, T123, R65E and  CASTLE \$4 - SW 1/4, Sec 31, T128, R66E  TOCETHER with all the Dips, Spurs and Angles, and also all the minerals, metals, ores, gold and silose bearing quarts, rock and earth and all other minerals therein; and all the rights, privileges and fromchises thereto incident, appendant and appurtenant, or therewith usually had and enloyed; and also, all and singular, the tenements, hereditaments and appurtenancesthereunto belonging, or in any wise appertaining, the rents, taxes and profits thereof; and also the estate, right, title, interest, property possession, claim and demand achieved, as well in law as in equity, of the safe part Y of the first part, of, in or to the said premises, and every part and parcel thereto with the appurtenances. APIC  TO HAVE AND TO HOLD, all and singular the said premises, together with the appurtenances and privileges thereunto incident, unto said part Y of the first part had a not seed the same.  Werness my hand and official real.  STATE OF NEWADA  County of CHARK  DESTITY ANN HOWELL  Notate Part ANN HOWELL  Notate Part ANN HOWELL  Notate Part ANN HOWELL  Notate Part ANN HOWELL                            | DEED TO A  | AINING CLAIM   |
| THIS INDENTURE, made the BETWEEN ARNOLD C. CASTLE  the part Y of the first part, the part Y of the first part, for and in consideration of the sum of ten dollars and their valuable consideration in consideration of the sum of the none of the unit of the sound part, the receipt whereof is hereby acknowledged, has remised, released and forever quitclaim, unto the suid part Y of the second part, the receipt whereof is hereby acknowledged, has remised, released and forever quitclaim, unto the suid part Y of the second part, and to Ibelt here and assigns.  CASTLE CLAIMS #2 and #4, located in Lincoln County, State of Nevads more specifically described as follows, to wit:  CASTLE #4 SW 1/4, Sec 36, T12S, R65B and  CASTLE #4 SW 1/4, Sec 31, T12S, R66B  TOCETHER with all the Dips, Spurs and Angles, and also all the minerals, metals, ores, gold and slowed bearing quartz, rock and earth and all other minerals thereto; and all the rights, privileges and franchises thereto incident, appendant and appurtenant, or therewith usually had and enjoyed; and also, all and singular the section part, title interest; property possession, claim and demand whotsoever, as well in him as in equity, of the said part y of the first part, of, in or to the said premises, and coary part and parcel thereto with the appurtenances. Differential interest and profits therefore, the said part Y of the second part.  TO HAVE AND TO HOLD, all and singular the said premises, together with the appurtenances and privileges thereunto incident, units said part Y of the first part has hereunto set hits. hand and seal, the day and year first above unitien.  State or NEVADA  State, personally appeared. ARNOLD C. CASTLE:  Notery Debits and and coards to the within between and acknowledged the same.  Wereness my hand and official real.  Notery Debits of the same.  | <u>,</u>   |  |
| AND STAR MINING, INC.  WITNESSETH: That the said part y of the first part, for and in consideration of the sum of ten dollars and 2their valuable consideration. In hond paid by the seid part y of the second part, the receipt whereof is hereby acknowledged, has remised, released and forever quite claimed, and by these presents do remise, release, and forever quite claimed, and by these presents do remise, release, and forever quite claimed, and by these presents do remise, release, and forever quite claimed, and by these presents do remise, release, and forever quite claimed, and by these presents do remise, release, and forever quite claimed, and the theory of the second part, and to their mercal states, and forever quite claimed, and the said part y of the second part. For the second part, and to the said part of the second part and the said part took and earth and all other minerals theretis, and all the minerals, metals, ores, gold and slose bearing quartz, rock and earth and all other minerals theretis, and all the rights, privileges and franchises theretis incident, appendiant and appurtenant, or theretish usually had and enjoyal, and also, all and singular, the tenements, hereditaments and appurtenancesthereunto belonging, or in any uses appertaining, the tenements, hereditaments and appurtenancesthereunto belonging, or in any uses appertaining, the entire, using and profits thereof; and also the estate, right, title interest, property possession, claim and demand whatsoever, as well in hum as in equity, of the said part y of the first part, of, in or to the said premises, together with the appurtenances and privileges thereunto incident, unto said part y of the second part.  To Have any to Hous, all and singular the said premises, together with the appurtenances and privileges thereunto incident, unto said part y of the first part has hereunto set. In the hond and seal, the day and year first above assisten.  State or NEVADA  Seal All Holls and for said states.  Werness my hand and official real.  Wernes    | THIS INDENTURE, made the                         | day of North Retober 19 81                               |
| WITNESSETH: That the said part y of the first part, for and in consideration of the sum of ten dollars and other valuable consideration in the part y of the second part.  WITNESSETH: That the said part y of the first part, for and in consideration of the sum of the Hollars and Other valuable consideration in the consideration of the sum of the second part, the receipt whereof is hereby acknowledged, hasremised, released and forever quite claimed, and by these presents doremise, release, and forever quite claimed, and by these presents doremise, release, and forever quite claimed, and by these presents doremise, release, and forever quite claimed, and by these presents doremise, release, and forever quite claimed, and by these presents doremise, release, and forever quite claimed, unto the said part y of the second part, and to their said part y of the first part, of, and also all the minerals, metals, ores, gold and silose bearing quarts, rock and earth and all other minerals therein; and all the rights, privileges and franchises thereto incident, apprendiant and appurtenances therein; and all the rights, privileges and franchises thereto incident, apprendiant and appurtenances therein; and all the rights, privileges and franchises thereto incident, apprendiant and appurtenances thereto incident, apprendiant and appurtenances thereto the selid part y of the first part, of, in or to the said premises, and covery part and, parcel thereto with the appurtenances. DIRC  TO HAVE AND TO HOLD, all and singular the said premises, together with the appurtenances and privileges thereunto tarident, unto said part y of the first part, of, in or to the said premises, of the first part, of, in or to the said premises, of the first part, of, in or to the said premises, of the first part, of, in or to the said premises, of the first part, of                       | ARROND C. CASILE                                 | 2  |
| WITNESSETH: That the sold part y of the first part, for and in consideration of the sum of ten dollars and other valuable consideration. In money of the United States of America, to him in hand paid by the surgestins do the second part, the receipt whereof is hereby acknowledged, has remised, released and forever quit-claimed, and by these presents do remise, release, and forever quilclaim, unto the sold part y of the second part, and to their heirs and assigns.  CASTILE CLAIMS #2 and #4, located in Lincoln County, State of Nevada more specifically described as follows, to wit:  CASTILE #2 - SE 1/4, Sec 36, T123, R65E and  CASTILE #4 SW 1/4, Sec 31, T128, R66E  TOCETHER with all the Dips, Spurs and Angles, and also all the minerals, metals, ores, gold and slowering quartz, rock and earth and all other minerals therein; and all the rights, privileges and franchistic thereto incident, appendant and appurtenant, or therewith usually had and enjoyed; and also, all and singular, the tenements, hereditaments and appurtenancesthereunto belonging, or in any wise appertaining, the rents, issues and profits thereof; and also the estate, right, title, interest, property possession, claim and domand whatsoccer, as well in law as in equity, of the said part y of the first part, of, in or to the said premises, and covery part and parcel thereto with the appurtenances, DIC.  TO HAVE AND TO HOLD, all and singular the said premises, together with the appurtenances and privileges thereunto incident, unto said part y, of the first part has hereunto set his hand, and secular the said part y, of the first part has hereunto set his hand, and secular the day and gear first above unitten.  STATE OF NEVADA  SS.  County of CI ARK  BETTY ANN HOWELL  Notery Duble for any of the within hertrument and acknowledged the second part of the part of the said part y. of the first part of the set within hertrument and acknowledged the second part of the part of the part of the set of the part of t       |  | in the part  |
| WITNESSETH: That the sold part y of the first part, for and in consideration of the sum of ten dollars and other valuable consideration. In money of the United States of America, to him in hand paid by the surgestins do the second part, the receipt whereof is hereby acknowledged, has remised, released and forever quit-claimed, and by these presents do remise, release, and forever quilclaim, unto the sold part y of the second part, and to their heirs and assigns.  CASTILE CLAIMS #2 and #4, located in Lincoln County, State of Nevada more specifically described as follows, to wit:  CASTILE #2 - SE 1/4, Sec 36, T123, R65E and  CASTILE #4 SW 1/4, Sec 31, T128, R66E  TOCETHER with all the Dips, Spurs and Angles, and also all the minerals, metals, ores, gold and slowering quartz, rock and earth and all other minerals therein; and all the rights, privileges and franchistic thereto incident, appendant and appurtenant, or therewith usually had and enjoyed; and also, all and singular, the tenements, hereditaments and appurtenancesthereunto belonging, or in any wise appertaining, the rents, issues and profits thereof; and also the estate, right, title, interest, property possession, claim and domand whatsoccer, as well in law as in equity, of the said part y of the first part, of, in or to the said premises, and covery part and parcel thereto with the appurtenances, DIC.  TO HAVE AND TO HOLD, all and singular the said premises, together with the appurtenances and privileges thereunto incident, unto said part y, of the first part has hereunto set his hand, and secular the said part y, of the first part has hereunto set his hand, and secular the day and gear first above unitten.  STATE OF NEVADA  SS.  County of CI ARK  BETTY ANN HOWELL  Notery Duble for any of the within hertrument and acknowledged the second part of the part of the said part y. of the first part of the set within hertrument and acknowledged the second part of the part of the part of the set of the part of t       | AND STAR MINING INC.                             |  |
| TOCETHER with all the Dips, Spurs and Angles, and also all the minerals, metals, ores, gold and stlose bearing quarts, rock and earth and all other minerals therein incident, anyported memory, specifically described as follows, to wit:  CASTLE CLAIMS #2 and #4, located in Lincoln County, State of Nevada more specifically described as follows, to wit:  CASTLE #2 SE 1/4, Sec 36, T125, R65E and  CASTLE #4 SW 1/4, Sec 31, T125, R66E  TOCETHER with all the Dips, Spurs and Angles, and also all the minerals, metals, ores, gold and stlose bearing quarts, rock and earth and all other minerals therein; and all the rights, prioligges and franchises thereto incident, appendent and appurtenances thereto incident, appendent and appurtenances theretos to incident, appendent and appurtenances theretos to incident, and also, all and singular the said part \( \pi \) of the first part, of, in or to the said premises, and courty part and parcel thereto with the appurtenances. (120) (12) (13) (13) (13) (13) (13) (13) (13) (13   | bin andred, Inc.                                 |  |
| TOCETHER with all the Dips, Spurs and Angles, and also all the minerals, metals, ores, gold and stlose bearing quarts, rock and earth and all other minerals therein incident, anyported memory, specifically described as follows, to wit:  CASTLE CLAIMS #2 and #4, located in Lincoln County, State of Nevada more specifically described as follows, to wit:  CASTLE #2 SE 1/4, Sec 36, T125, R65E and  CASTLE #4 SW 1/4, Sec 31, T125, R66E  TOCETHER with all the Dips, Spurs and Angles, and also all the minerals, metals, ores, gold and stlose bearing quarts, rock and earth and all other minerals therein; and all the rights, prioligges and franchises thereto incident, appendent and appurtenances thereto incident, appendent and appurtenances theretos to incident, appendent and appurtenances theretos to incident, and also, all and singular the said part \( \pi \) of the first part, of, in or to the said premises, and courty part and parcel thereto with the appurtenances. (120) (12) (13) (13) (13) (13) (13) (13) (13) (13   | WITNESSETH: That the said                        | the part y of the second part.                           |
| money of the United States of America, to him of the second part, the receipt whereof is hereby acknowledged, has remised, released and forever quitclaimed, and by these presents do remise, release, and forever quitclaim, unto the said part Y of the second part, and to Livin here and assigns.  CASTLE CLAIMS #2 and #4, located in Lincoln County, State of Nevada more specifically described as follows, to wit:  CASTLE #2 SE 1/4, Sec 36, T125, R65E and  CASTLE #4 SW 1/4, Sec 31, T125, R66E  TOCETHER with all the Dips, Spurs and Angles, and also all the minerals, metals, ores, gold and stlose bearing quarts, rock and earth and all other minerals therein; and all the rights, privileges and franchises thereto incident, appendent and appurtenant, or therewith usually had and enjoyed; and also, all and singular, the tenements, hereditaments and appurtenancesthereunto belonging, or in any wibs appertaining, the rents, issues and profits thereof; and also the estate, right, title, interest, property possession, claim and demand whatsoever, as well in law as in equity, of the said part Y of the first part, of, in or to the said premises, and coury part and parcel thereto with the appurtenances, 1930.  TO HAVE AND TO HOLD, all and singular the said premises, together with the appurtenances and privileges thereunto incident, unto said part Y. of the first part has hereunto set his above untitlen.  STATE OF NEVADA  SS.  County of CLARK  On ## CLARK  NEVADA  SS.  SETIT ANN HOWELL  Notary Public in and for said state.  Notary Public in and consorted the said part William and and addressed the same.  Werness my hand and official seal.  Notary Public in and for said State.   | ten dollars and other valuable                   | Consideration and in consideration of the num of         |
| claimed, and by these presents do. remise, release, and foreure quitclaim, unto the said party of the second part, and to their and assigns.  CASTLE CLAIMS #2 and #4, located in Lincoln County, State of Nevada more specifically described as follows, to wit:  CASTLE #2 SE 1/4, Sec 36, T12S, R65E and  CASTLE #4 SW 1/4, Sec 31, T12S, R65E and  CASTLE #4 SW 1/4, Sec 31, T12S, R66E  TOCETHER with all the Dips, Spurs and Angles, and also all the minerals, metals, ores, gold and silvest bearing quartz, rock and earth and all other minerals therein; and all the rights, privileges and franchises thereto incident, appendant and appurtenant, or theretoth usually had and enjoyed; and also, all and singular, the tenements, hereditaments and appurtenancesthereunto belonging, or in any ubse appertaining, the mand whatsoever, as well in law as in equity, of the said part x of the first part, of, in or to the said premises, and coury part and parcel thereto with the appurtenances.  TO HAVE AND TO HOLD, all and singular the said premises, together with the appurtenances and privileges thereunto incident, unto said part y. of the first part, of, in or to the said premises, and coury part and parcel thereto with the appurtenances.  DIRC.  TO HAVE AND TO HOLD, all and singular the said premises, together with the appurtenances and privileges thereunto incident, unto said part y. of the first part has hereunto set his within soft part y. hand, and seal the day and year first above untitlen.  STATE OF NEVADA  SS.  County of CLARK.  On ## CLARK   Sec 36, T128, R65E   All               | money of the United States of America, to        | him  |
| CASTLE CLAIMS #2 and #4. located in Lincoln County, State of Nevada more specifically described as follows, to wit:  CASTLE #2 SE 1/4, Sec 36, T12S, R65E and  CASTLE #4 SW 1/4, Sec 31, T12S, R66E  TOCETHER with all the Dips, Spurs and Angles, and also all the minerals, metals, ores, gold and silvest bearing quartz, rock and earth and all other minerals therein; and all the rights, prioleges and franchises thereto incident, appendant and appurtenant, or therewith usually had and enjoyed; and also all and singular, the tenements, hereditaments and appurtanancesthereunto belonging, or in any uses appertaining, the rents, issues and profits thereoj; and also the estate, right, title, interest, property possession, claim and demand wholsover, as well in law as in equity, of the said part \(\frac{1}{2}\) of the first part, of, in or to the said premises, and every part and parcel thereto with the appurtenances. DEDE  TO HAVE AND TO HOLD, all and singular the said premises, together with the appurtenances and priolleges thereunto incident, unto said part \(\frac{1}{2}\) of the second part.  In WITNESS WHERVOR, the said part \(\frac{1}{2}\) of the first part is a hereunto set the day and year first above untitlen.  STATE OF NEVADA  SS.  County of CHARK  On AND TO HOLD C. CAST III.  BETTY ANN HOVELL  NOAMY Public is and for said State.  Notary Public is and for said State.  |  |  |
| CASTLE #2 SE 1/4, Sec 36, T125, R65E and CASTLE #4 SW 1/4, Sec 31, T125, R66E  TOCETHER with all the Dips, Spurs and Angles, and also all the minerals, metals, ores, gold and slower bearing quartz, rock and earth and all other minerals therein; and all the rights, privileges and franchises thereto incident, appendant and appurtenant, or therewith usually had and enjoyed and also, all and singular, the tenements hereditaments and appurtenancesthereunto belonging, or in any wise appertaining, the rents, issues and profits thereof; and also the estate, right, title interest, property possession, claim and demand whatsoever, as well in law as in equity, of the said part y of the first part, of, in or to the said premises, and corry part and parcel thereto with the appurtenances. DDR.  To Have and to Hold, all and singular the said premises, together with the appurtenances and privileges thereunto incident, unto said part. Y. of the second part.  In Witness Whereor, the said rart y, of the first part has hereunto set his hand and seal the day and year first above written.  State personally appeared ARNOLD C, CASTLE.  State, personally appeared ARNOLD C, CASTLE.  BETTY ANN HOWELL  Notice Part ANN HOWELL  NAME ITERED On PRINTED.   |  |  |
| CASTLE #2 SE 1/4, Sec 36, T125, R65E and CASTLE #4 SW 1/4, Sec 31, T125, R66E  TOCETHER with all the Dips, Spurs and Angles, and also all the minerals, metals, ores, gold and slower bearing quartz, rock and earth and all other minerals therein; and all the rights, privileges and franchises thereto incident, appendant and appurtenant, or therewith usually had and enjoyed and also, all and singular, the tenements hereditaments and appurtenancesthereunto belonging, or in any wise appertaining, the rents, issues and profits thereof; and also the estate, right, title interest, property possession, claim and demand whatsoever, as well in law as in equity, of the said part y of the first part, of, in or to the said premises, and corry part and parcel thereto with the appurtenances. DDR.  To Have and to Hold, all and singular the said premises, together with the appurtenances and privileges thereunto incident, unto said part. Y. of the second part.  In Witness Whereor, the said rart y, of the first part has hereunto set his hand and seal the day and year first above written.  State personally appeared ARNOLD C, CASTLE.  State, personally appeared ARNOLD C, CASTLE.  BETTY ANN HOWELL  Notice Part ANN HOWELL  NAME ITERED On PRINTED.   | CASILE CLAIMS #2 and #4 1                        | ocated in Lincoln County State of Manada                 |
| TOCETHER with all the Dips, Spurs and Angles, and also all the minerals, metals, ores, gold and stloss bearing quartz, rock and earth and all other minerals therein; and all the rights, privileges and franchises thereto incident, appendant and appurtenant, or theretoith usually had and enjoyed; and also, all and singular, the tenements, hereditaments and appurtenancesthereunto belonging, or in any uses appertaining, the rents, issues and profits thereof; and also the estate, right, title, interest, property possession, claim and demand whatsoever, as well in law as in equity, of the said part y of the first part, of, in or to the said premises, and every part and parcel thereto with the appurtenances, in Die.  To Have and to Hord, all and singular the said premises, together with the appurtenances and privileges thereunto incident, unto said part. Y. of the second part.  In Witness Whenever, the said part y of the first, part has, hereunto set his hand and seal the day and year first above written.  State or NEVADA  Ss.  County of CIARK  On TO HARK  On TO HA    | more abecomeant described ag                     | TOLIOWS to with  |
| TOCETHER with all the Dips, Spurs and Angles, and also all the minerals, metals, ores, gold and silver bearing quartz, rock and earth and all other minerals therein; and all the rights, priorleges and fronchest thereto incident, appendant and appurtenant, or therewith usually had and enjoyed; and also all and singular, the tenements, hereditaments and appurtanancesthereunto belonging, or in any wise appertaining, the rents, issues and profits thereof; and also the estate, right, title, interest, property possession, claim and domand whatsoever, as well in law as in equity, of the said part y of the first part, of, in or to the said premises, and every part and parcel thereto with the appurtenances, appurences, appurences, and every part and parcel thereto with the appurtenances, appurences, and covery part and party, of the second part.  To Have and to Hold, all and singular the said premises, together with the appurtenances and priorleges thereunto incident, unto said party, of the second part.  In Witness Whenever, the said party, of the first part has hereunto set his hand and seal, the day and year first above written.  State or NEVADA  State or NEVADA  State, personally appeared ARNOLD C. CAST 1.13  State, personally appeared ARNOLD C. CAST 1.13  Notary Public in and for said State.  Witness we hand and official seal.  SETIT ANN HOWELL  Notary Public in and for said State.  | CASTI F #4 == CU 1/4, Se                         | c 36, T125, R65E and                                     |
| thereto incident, appendant and appurtenant, or therewith usually had and enjoyed; and also, all and singular, the tenements, hereditaments and appurtenancesthereunto belonging, or in any wise appertaining, the rents, issues and profits thereof; and also the estate, right, title, interest, property possession, claim and demand whatsoever, as well in law as in equity, of the said part y of the first part, of, in or to the said premises, and every part and parcel thereto with the appurtenances. INDIC  To Have and to Hold, all and singular the said premises, together with the appurtenances and privileges thereunto incident, unto said part y of the first part, of the appurtenances and privileges thereunto incident, unto said part y of the first part has hereunto set his hand and seal—the day and year first above written.  State or NEVADA  State, personally appeared. ARNOLD C. CAST 1.13  State, personally appeared. ARNOLD C. CAST 1.13  Subscribed to the within instrument and acknowledged the executed the same.  Wernesse my hand and official seal.  Seal State, Notary Public is and for said State.  Notary Public is and for said State.   | олатын +- 5w 1/4, Se                             | © 31, T12S, R66E   |
| thereto incident, appendant and appurtenant, or therewith usually had and enjoyed; and also, all and singular, the tenements, hereditaments and appurtenancesthereunto belonging, or in any wise appertaining, the rents, issues and profits thereof; and also the estate, right, title, interest, property possession, claim and demand whatsoever, as well in law as in equity, of the said part y of the first part, of, in or to the said premises, and every part and parcel thereto with the appurtenances. INDIC  To Have and to Hold, all and singular the said premises, together with the appurtenances and privileges thereunto incident, unto said part y of the first part, of the appurtenances and privileges thereunto incident, unto said part y of the first part has hereunto set his hand and seal—the day and year first above written.  State or NEVADA  State, personally appeared. ARNOLD C. CAST 1.13  State, personally appeared. ARNOLD C. CAST 1.13  Subscribed to the within instrument and acknowledged the executed the same.  Wernesse my hand and official seal.  Seal State, Notary Public is and for said State.  Notary Public is and for said State.   | / /  | \ \ \ \ \  |
| thereto incident, appendant and appurtenant, or therewith usually had and enjoyed; and also, all and singular, the tenements, hereditaments and appurtenancesthereunto belonging, or in any wise appertaining, the rents, issues and profits thereof; and also the estate, right, title, interest, property possession, claim and demand whatsoever, as well in law as in equity, of the said part y of the first part, of, in or to the said premises, and every part and parcel thereto with the appurtenances. INDIC  To Have and to Hold, all and singular the said premises, together with the appurtenances and privileges thereunto incident, unto said part y of the first part, of the appurtenances and privileges thereunto incident, unto said part y of the first part has hereunto set his hand and seal—the day and year first above written.  State or NEVADA  State, personally appeared. ARNOLD C. CAST 1.13  State, personally appeared. ARNOLD C. CAST 1.13  Subscribed to the within instrument and acknowledged the executed the same.  Wernesse my hand and official seal.  Seal State, Notary Public is and for said State.  Notary Public is and for said State.   | / /  | \ \ <u>\</u>   |
| thereto incident, appendant and appurtenant, or therewith usually had and enjoyed; and also, all and singular, the tenements, hereditaments and appurtenancesthereunto belonging, or in any wise appertaining, the rents, issues and profits thereof; and also the estate, right, title, interest, property possession, claim and demand whatsoever, as well in law as in equity, of the said part y of the first part, of, in or to the said premises, and every part and parcel thereto with the appurtenances. INDIC  To Have and to Hold, all and singular the said premises, together with the appurtenances and privileges thereunto incident, unto said part y of the first part, of the appurtenances and privileges thereunto incident, unto said part y of the first part has hereunto set his hand and seal—the day and year first above written.  State or NEVADA  State, personally appeared. ARNOLD C. CAST 1.13  State, personally appeared. ARNOLD C. CAST 1.13  Subscribed to the within instrument and acknowledged the executed the same.  Wernesse my hand and official seal.  Seal State, Notary Public is and for said State.  Notary Public is and for said State.   |  |  |
| thereto incident, appendant and appurtenant, or therewith usually had and enjoyed; and also, all and singular, the tenements, hereditaments and appurtenancesthereunto belonging, or in any wise appertaining, the rents, issues and profits thereof; and also the estate, right, title, interest, property possession, claim and demand whatsoever, as well in law as in equity, of the said part y of the first part, of, in or to the said premises, and every part and parcel thereto with the appurtenances. INDIC  To Have and to Hold, all and singular the said premises, together with the appurtenances and privileges thereunto incident, unto said part y of the first part, of the appurtenances and privileges thereunto incident, unto said part y of the first part has hereunto set his hand and seal—the day and year first above written.  State or NEVADA  State, personally appeared. ARNOLD C. CAST 1.13  State, personally appeared. ARNOLD C. CAST 1.13  Subscribed to the within instrument and acknowledged the executed the same.  Wernesse my hand and official seal.  Seal State, Notary Public is and for said State.  Notary Public is and for said State.   | TOCETHER with all the Dips, Spurs and Anale      | 3. and also all the minerals match                       |
| lar, the tenements, hereditaments and appurtaneancesthereunts belonging, or in any wise appertaining, the rents, issues and profits thereof; and also the estate, right, title interest, property possession, claim and the mand whatsoever, as well in law as in equity, of the said part \( \psi \) of the first part, of, in or to the said premises, and every part and parcel thereto with the appurtaneances, and every part and parcel thereto with the appurtaneances, and every part and parcel thereto with the appurtaneances, and every part and party of the said premises, together with the appurtaneances and privileges thereunto incident, unto said party of the first part has hereunto set therefore, the said party of the first part has hereunto set his hand and seal the day and year first above written.  State of NEVADA  State, personally appeared ARNOLD C, CAST LIE  known to me to be the person whose name is subscribed to the within instrument and acknowledged the executed the same.  Witness my hand and official seal (Soal) City and for each party applied as a said state.  Notern Public for the METTY ANN HOYELL  Notern Public for the METTY Public in and for said State.  |  |  |
| rents, issues and profits thereof; and also the estate, right, title interest, property possession, claim and domand whatsoever, as well in law as in equity, of the said part y of the first part, of, in or to the said premises, and every part and parcel thereto with the appurtenances, in or to the said premises, and every part and parcel thereto with the appurtenances, in or to the said premises, and every part and parcel thereto with the appurtenances, in or to the said premises, and every part and parcel thereto with the appurtenances and privileges thereunto incident, unto said party, of the second part.  In Witness Whenever, the said party, of the first part has hereunto set his hand and seal the day and year first above written.  State or NEVADA  Ss.  County of CLARK.  Ss.  State, personally appeared. ARNOLD C. CAST LIE  known to me to be the person. whose name. IS subscribed to the within instrument and acknowledged the case with the same.  Wernesse my hand and official seal.  Settly ANN HOVELL  Notery Public for the first park th    |  |  |
| mand whatsoever, as well in law as in equity, of the said part y of the first part, of, in or to the said premises, and every part and parcel thereto with the appurtenances, in the appurtenances and privileges thereunto incident, unto said part. Y. of the second part.  In Witness Whenever, the said part. Y. of the first part has hereunto set his hand and seal the day and year first above written.  State or NEVADA  State, personally appeared ARNOLD C, CAST LE  known to me to be the person, whose name is subscribed to the within lastrument and acknowledged the case used the same.  Wernesse my hand and official seal.  Wernesse my hand and official seal.  Scool) State, person of the person whose name is subscribed to the within lastrument and acknowledged the same.  Wernesse my hand and official seal.  Notern Public for the said State.  Notern Public for the said State.  |  |  |
| To Have and to Hold, all and singular the said premises, together with the appurtenances and prioleges thereunto incident, unto said part.y of the second part.  In Witness Whenever, the said part.y of the first part has hereunto set his hand and seal the day and year first above written.  State or NEVADA  State or NEVADA  State, personally appeared ARNOLD C, CASTLIE  Inown to me to be the person, whose name is subscribed to the within instrument and acknowledged the executed the same.  Witness my hand and official seal.  Witness my hand and official seal.  State, personally appeared of the person whose name is subscribed to the within instrument and acknowledged the case under the person whose name is subscribed to the within instrument and acknowledged the person may hand and official seal.  Witness my hand and official seal.  Notern Public Same integer public in and for said State.  | mand whatsoever, as well in law as in equity, of | the said part was of the first and de-                   |
| To Have and to Hold, all and singular the said premises, together with the appurtenances and privileges thereunto incident, unto said part of the second part.  In Witness Whenever, the said part of the first part has hereunto set his hand and seal the day and year first above written.  State or NEVADA  State, personally appeared ARNOLD C, CASTLIE  Index to me to be the person whose name is subscribed to the within instrument and acknowledged the executed the same.  Witness my hand and official seal (Soal) City and for each subscribed seal of the same.  Witness my hand and official seal (Soal) City and for each subscribed seal of the same of the sam              | ises, and every part and parcel thereto with the | e appurtenances, in 1000                                 |
| IN WITNESS WHERE OF, the said part of the first part has hereunto set his hand and seal the day and year first above written.  STATE OF NEVADA  SS.  County of CIARK  On 7 ( ANDID C. CASTLIE  Index to me to be the person whose name is subscribed to the within instrument and acknowledged the executed the same.  WITHERS my hand and official seal (Soal) City and for each consumption management and solutions and solutions are subscribed to the within instrument and acknowledged the executed the same.  WITHERS my hand and official seal (Soal) City and Anni HOVELL  SECTION HOWELL NAME (TYPED OR PRINTED)  NAME (TYPED OR PRINTED)  NAME (TYPED OR PRINTED)  NAME (TYPED OR PRINTED)  |  |  |
| IN WITNESS WHERE OF, the said part of the first part has hereunto set his hand and seal the day and year first above written.  STATE OF NEVADA  SS.  County of CIARK  On 7 ( ANDID C. CASTLIE  Index to me to be the person whose name is subscribed to the within instrument and acknowledged the executed the same.  WITHERS my hand and official seal (Soal) City and for each consumption management and solutions and solutions are subscribed to the within instrument and acknowledged the executed the same.  WITHERS my hand and official seal (Soal) City and Anni HOVELL  SECTION HOWELL NAME (TYPED OR PRINTED)  NAME (TYPED OR PRINTED)  NAME (TYPED OR PRINTED)  NAME (TYPED OR PRINTED)  | To Have and to Hour off and of the               |  |
| IN WITNESS WHEREOF, the said part of the first part has hereunto set his hand and seal the day and year first above written.  STATE OF NEVADA  County of CIARK  On 2 (1)   SS.  County of CIARK  State, personally appeared ARNOLD C. CASTILE  known to me to be the person whose name is subscribed to the within instrument and acknowledged the executed the same.  WITHERS my hand and official real (Seal) CIVI ANN HOVELL  BETTY ANN HOVELL  Notern Public Same (Types on Palinters)  Notern Public Same (Seal) Notern Public in and for said State.  | thereunto incident, unto said part V of the en-  | premises, together with the appurtenances and privileges |
| STATE OF NEVADA  County of CIARK  On A COUNTY of CIARK  Induction of CIARK  Induction of CIARK  Induction of CIARK  Induction of Ciart     | In WITNESS WHENEOF, the said part w. of the fi   |  |
| County of CIARK  On 2 (ANDIE) C. CASTLE  In own to me to be the person, whose pame IS subscribed to the within instrument and acknowledged the executed the same.  With the case of the person whose pame IS subscribed to the within instrument and acknowledged the executed the same.  With the case of the person whose pame IS subscribed to the within instrument and acknowledged the case of the person whose pame IS subscribed to the within instrument and acknowledged the case of the person whose pame IS subscribed to the within instrument and acknowledged the case of the person whose pame IS subscribed to the within instrument and acknowledged the case of the person whose pame IS subscribed to the within instrument and acknowledged the case of the person whose pame IS subscribed to the within instrument and acknowledged the case of the person whose pame IS subscribed to the within instrument and acknowledged the person whose pame IS subscribed to the within instrument and acknowledged the person whose pame IS subscribed to the within instrument and acknowledged the person whose pame IS subscribed to the within instrument and acknowledged the person whose pame IS subscribed to the within instrument and acknowledged the person whose pame IS subscribed to the within instrument and acknowledged the person whose pame IS subscribed to the within instrument and acknowledged the person whose pame IS subscribed to the within instrument and acknowledged the person whose pame IS subscribed to the within instrument and acknowledged the person whose pame IS subscribed to the within instrument and acknowledged the person whose pame IS subscribed to the within instrument and acknowledged the person whose pame IS subscribed to the within instrument and acknowledged the person whose pame IS subscribed to the within instrument and acknowledged the person whose pame IS subscribed to the within instrument and acknowledged the person whose pame IS subscribed to the within instrument and acknowledged the person whose pame IS subscribed t    | seal the day and year first above written.       | nore unito set hand_ and                                 |
| County of CIARK  On 2 (ANDIE) C. CASTLE  In own to me to be the person, whose pame IS subscribed to the within instrument and acknowledged the executed the same.  With the case of the person whose pame IS subscribed to the within instrument and acknowledged the executed the same.  With the case of the person whose pame IS subscribed to the within instrument and acknowledged the case of the person whose pame IS subscribed to the within instrument and acknowledged the case of the person whose pame IS subscribed to the within instrument and acknowledged the case of the person whose pame IS subscribed to the within instrument and acknowledged the case of the person whose pame IS subscribed to the within instrument and acknowledged the case of the person whose pame IS subscribed to the within instrument and acknowledged the case of the person whose pame IS subscribed to the within instrument and acknowledged the person whose pame IS subscribed to the within instrument and acknowledged the person whose pame IS subscribed to the within instrument and acknowledged the person whose pame IS subscribed to the within instrument and acknowledged the person whose pame IS subscribed to the within instrument and acknowledged the person whose pame IS subscribed to the within instrument and acknowledged the person whose pame IS subscribed to the within instrument and acknowledged the person whose pame IS subscribed to the within instrument and acknowledged the person whose pame IS subscribed to the within instrument and acknowledged the person whose pame IS subscribed to the within instrument and acknowledged the person whose pame IS subscribed to the within instrument and acknowledged the person whose pame IS subscribed to the within instrument and acknowledged the person whose pame IS subscribed to the within instrument and acknowledged the person whose pame IS subscribed to the within instrument and acknowledged the person whose pame IS subscribed to the within instrument and acknowledged the person whose pame IS subscribed t    |  | WW.Cailty  |
| County of CIARK  On 2 (ANDIE) C. CASTLE  In own to me to be the person, whose pame IS subscribed to the within instrument and acknowledged the executed the same.  With the case of the person whose pame IS subscribed to the within instrument and acknowledged the executed the same.  With the case of the person whose pame IS subscribed to the within instrument and acknowledged the case of the person whose pame IS subscribed to the within instrument and acknowledged the case of the person whose pame IS subscribed to the within instrument and acknowledged the case of the person whose pame IS subscribed to the within instrument and acknowledged the case of the person whose pame IS subscribed to the within instrument and acknowledged the case of the person whose pame IS subscribed to the within instrument and acknowledged the case of the person whose pame IS subscribed to the within instrument and acknowledged the person whose pame IS subscribed to the within instrument and acknowledged the person whose pame IS subscribed to the within instrument and acknowledged the person whose pame IS subscribed to the within instrument and acknowledged the person whose pame IS subscribed to the within instrument and acknowledged the person whose pame IS subscribed to the within instrument and acknowledged the person whose pame IS subscribed to the within instrument and acknowledged the person whose pame IS subscribed to the within instrument and acknowledged the person whose pame IS subscribed to the within instrument and acknowledged the person whose pame IS subscribed to the within instrument and acknowledged the person whose pame IS subscribed to the within instrument and acknowledged the person whose pame IS subscribed to the within instrument and acknowledged the person whose pame IS subscribed to the within instrument and acknowledged the person whose pame IS subscribed to the within instrument and acknowledged the person whose pame IS subscribed to the within instrument and acknowledged the person whose pame IS subscribed t    |  |  |
| County of CIARK.  On 2 (ANOLD C. CASTLE)  Inown to me to be the person, whose name is subscribed to the within instrument and administration the carculed the same.  Within the same is subscribed to the within instrument and administration that the carculed the same.  Within the same is subscribed to the within instrument and administration that the carculed the same.  Within the same is subscribed to the within instrument and administration that the same is subscribed to the within instrument and administration that the same is subscribed to the within instrument and administration that the same is subscribed to the within instrument and administration that the same is subscribed to the within instrument and administration that the same is subscribed to the within instrument and administration that the same is subscribed to the within instrument and administration that the same is subscribed to the within instrument and administration that the same is subscribed to the within instrument and administration that the same is subscribed to the within instrument and administration that the same is subscribed to the within instrument and administration that the same is subscribed to the within instrument and administration that the same is subscribed to the within instrument and administration that the same is subscribed to the within instrument and administration that the same is subscribed to the within instrument and administration that the same is subscribed to the within instrument and administration that the same is subscribed to the within instrument and administration that the same is subscribed to the within instrument and administration that the same is subscribed to the same is subscribed to the within instrument and administration that the same is subscribed to the within instrument and administration that the same is subscribed to the within instrument and administration that the same is subscribed to the within instrument and administration that the same is subscribed to the same is subscribed to the wi    |  | •  |
| On The selection of the    |  | 3.   |
| knows to me to be the person whose name IS subscribed to the within instrument and acknowledged the caccuted the same.  Within the caccuted the same.  Within the same of official seasons and officia    |  |  |
| Withings my hand and official real.  Withings my hand and official real.  Seal)    | State, personally appeared ARNOLD C, C           | ASTILE   |
| Withings my hand and official real.  Withings my hand and official real.  Seal)    |  |  |
| BETTY ANN HOWELL  SETTY ANN HOWELL  Notice Public for and for each State.   |  | subscribed to the within instrument and acknowledged the |
| BETTY ANN HOWELL NAME (TYPE) ON PAINTED) Notary Public in and for said State.   | Wirmson my hand and official seal.               | (South Bety and Loude                                    |
| (S) // (A) 1) NOTHER DUBLE CARACTER STATE AND THOSE IN MINE FOR STATE AND THOSE IN THE PARTY STATE AND THE PARTY STA    |  |  |
|   |  | BETTY AND HOVELL   |

DEED-TO MINING CLAIM-QUITCLAIN-WOLCOTTE FORM 784\_Rev. 8-42

8 pt. type or larger