TO 5027 N

Agreement for Sale of Real Estate

between	D. C. Day
	Larry E. Sobotha
and	
WITNESSE	TH:
That the Se	ller, in consideration of the covenants of the Buyer herein, agrees to sell and convey to said Buyer and
Buyer agree	s to buy all that real property situated in the State of nevada
	in a 2 m
described as	follows: state of Nevada, hereinafter referred to as "said real
,1	ot # 8, Sunset Acres Tract #2
	1000 112
•	
•	
ra .	
the price, or	principal sum, for which Seller agrees to sell and Buyer agrees to buy said really is the sum
	TO THE STATE OF TH
wful money aid aum. ac f	of the United States, and Rover in constitution Dollars (\$ 11, 74,5.00
	Manney and amount of the premiers promises and annual and
	name:
.othi	ng down
nothi: pon the signi	ng down ng and delivery hereof, receipt whereof is hereby acknowledged, and the balance thereof is month
nothing the significant of	ng down ng and delivery hereof, receipt whereof is hereby acknowledged, and the balance thereof is month One hundred fifty dollars Delivery (* 150.00)
nothing the significant of	ng down ng and delivery hereof, receipt whereof is hereby acknowledged, and the balance thereof is month One hundred fifty dollars Delivery (* 150.00)
nothing pon the signistallments of more, each, o	ng down ng and delivery hereof, receipt whereof is hereby acknowledged, and the balance thereof is month One hundred fifty dollars Dollars (\$ 150.00)
nothing pon the signistallments of more, each, o	ng and delivery hereof, receipt whereof is hereby acknowledged, and the balance thereof is month One hundred fifty dollars Dollars (\$ 150.00) Commencing on the 1 st day of unly 19.85
nothing on the signi stallments of more, each, on the installments of more, each, or annual,	ng and delivery hereof, receipt whereof is hereby acknowledged, and the balance thereof is month One hundred fifty dollars Dollars (\$ 150.00 Dollars (\$ 150.00 Dollars (\$ 150.00 Dollars (\$ 150.00 Dollars (\$ 150.00 Dollars (\$ 150.00 Dollars (\$ 150.00 Dollars (\$ 150.00 Dollars (\$ 150.00 Dollars (\$ 150.00 Dollars (\$ 150.00 Dollars (\$ 150.00 Dollars (\$ 150.00 Dollars (\$ 150.00 Dollars (\$ 150.00 Dollars (\$ 150.00 Dollars (\$ 150.00 Dollars (\$ 150.00 Dollars (\$ 150.00 Dollars (\$ 150.00 Dollars (\$ 150.00 Dollars (\$ 150.00 Dollars (\$ 150.00 Dollars (\$ 150.00 Dollars (\$ 150.00
nothing on the signi stallments of more, each, on the installments of more, each, or annual,	ng and delivery hereof, receipt whereof is hereby acknowledged, and the balance thereof is month One hundred fifty dollars Dollars (\$ 150.00 Dollars (\$ 150.00 Dollars (\$ 150.00 Dollars (\$ 150.00 Dollars (\$ 150.00 Dollars (\$ 150.00 Dollars (\$ 150.00 Dollars (\$ 150.00 Dollars (\$ 150.00 Dollars (\$ 150.00 Dollars (\$ 150.00 Dollars (\$ 150.00 Dollars (\$ 150.00 Dollars (\$ 150.00 Dollars (\$ 150.00 Dollars (\$ 150.00 Dollars (\$ 150.00 Dollars (\$ 150.00 Dollars (\$ 150.00 Dollars (\$ 150.00 Dollars (\$ 150.00 Dollars (\$ 150.00 Dollars (\$ 150.00 Dollars (\$ 150.00 Dollars (\$ 150.00
nothing on the signi stallments of more, each, on the installments of more, each, or annual,	ng and delivery hereof, receipt whereof is hereby acknowledged, and the balance thereof is month One hundred fifty dollars Dollars (\$ 150.00) Commencing on the 1 st day of unly 19.85
nothing on the signi stallments of more, each, on the installments of more, each, or annual,	ng and delivery hereof, receipt whereof is hereby acknowledged, and the balance thereof is month One hundred fifty dollars Dollars (\$ 150.00 Dollars (\$ 150.00 Dollars (\$ 150.00 Dollars (\$ 150.00 Dollars (\$ 150.00 Dollars (\$ 150.00 Dollars (\$ 150.00 Dollars (\$ 150.00 Dollars (\$ 150.00 Dollars (\$ 150.00 Dollars (\$ 150.00 Dollars (\$ 150.00 Dollars (\$ 150.00 Dollars (\$ 150.00 Dollars (\$ 150.00 Dollars (\$ 150.00 Dollars (\$ 150.00 Dollars (\$ 150.00 Dollars (\$ 150.00 Dollars (\$ 150.00 Dollars (\$ 150.00 Dollars (\$ 150.00 Dollars (\$ 150.00 Dollars (\$ 150.00 Dollars (\$ 150.00
nothing on the signi stallments of more, each, on the installments of more, each, or annual,	ng and delivery hereof, receipt whereof is hereby acknowledged, and the balance thereof is month One hundred fifty dollars Dollars (\$ 150.00 Dollars (\$ 150.00 Dollars (\$ 150.00 Dollars (\$ 150.00 Dollars (\$ 150.00 Dollars (\$ 150.00 Dollars (\$ 150.00 Dollars (\$ 150.00 Dollars (\$ 150.00 Dollars (\$ 150.00 Dollars (\$ 150.00 Dollars (\$ 150.00 Dollars (\$ 150.00 Dollars (\$ 150.00 Dollars (\$ 150.00 Dollars (\$ 150.00 Dollars (\$ 150.00 Dollars (\$ 150.00 Dollars (\$ 150.00 Dollars (\$ 150.00 Dollars (\$ 150.00 Dollars (\$ 150.00 Dollars (\$ 150.00 Dollars (\$ 150.00 Dollars (\$ 150.00
nothi. stallments of more, each, on the installments of nich installme r annum, Deed Reno,	ng down ng and delivery hereof, receipt whereof is hereby acknowledged, and the balance thereof is month. One hundred fifty dollars Dollars (\$ 150.00 Dollars (\$ 150.00 Dollars (\$ 150.00 Dollars (\$ 150.00 Dollars (\$ 150.00 Dollars (\$ 150.00 Dollars (\$ 150.00 Dollars (\$ 150.00 Dollars (\$ 150.00 Dollars (\$ 150.00 Dollars (\$ 150.00 Dollars (\$ 150.00 Dollars (\$ 150.00 Dollars (\$ 150.00 Dollars (\$ 150.00 Dollars (\$ 150.00 Dollars (\$ 150.00 Dollars (\$ 150.00 Dollars (\$ 150.00 Dollars (\$ 150.00 Dollars (\$ 150.00 Dollars (\$ 150.00 Dollars (\$ 150
anothing a continuing a	ng down ng and delivery hereof, receipt whereof is hereby acknowledged, and the balance thereof is month One hundred fifty dollars Dollars (\$ 150.00 commencing on the let day of hully 19.85 nts shall include interest on the unpaid principal balance hereof from hully 1, 1985 until paid at the rate of ten per cent (10 %) will be in escrow at First Federal Savings and Loan in
anothing a continuing a	ng down ng and delivery hereof, receipt whereof is hereby acknowledged, and the balance thereof is month One hundred fifty dollars Dollars (\$ 150.00 commencing on the let day of hully 19.85 nts shall include interest on the unpaid principal balance hereof from hully 1, 1985 until paid at the rate of ten per cent (10 %) will be in escrow at First Federal Savings and Loan in
anothi. stellments of more, each, anich installme r annum, Deed Reno, continuing u ; and the ren	ng down ng and delivery hereof, receipt whereof is hereby acknowledged, and the balance thereof is month One hundred fifty dollars Dollars (\$ 150.00 commencing on the left day of hully 19.85 nts shall include interest on the unpaid principal balance hereof from hully 1, 1985 until paid at the rate of ten per cent (10 %) will be in escrow at First Federal Savings and Loan in Nevada. ntil said principal and interest have been paid. Each payment shall be credited first on interest then sainder on principal; and interest shall thereupon cease upon the principal so credited.
nothing a continuing a continui	ng down ng and delivery hereof, receipt whereof is hereby acknowledged, and the balance thereof is month One hundred fifty dollars Dollars (\$ 150.00 Do
nothing a continuing a continui	ng down ng and delivery hereof, receipt whereof is hereby acknowledged, and the balance thereof is month One hundred fifty dollars Dollars (\$ 150.00 Do
continuing u ; and the rene and the rate and the ren and the ren and the rate and t	ng and delivery hereof, receipt whereof is hereby acknowledged, and the balance thereof in month One hundred fifty dollars Dollars (\$ 150.00 Dollars (\$
more, each, of more, each, of more, each, of mich installine rangum, Deed Reno, continuing us; and the ren and all the continuing us assessment and all coon at the rangum and all coon	ng down ng and delivery hereof, receipt whereof is hereby acknowledged, and the balance thereof is month One hundred fifty dollars Dollars (\$ 150.00 commencing on the left day of hully 19.85 nts shall include interest on the unpaid principal balance hereof from hully 1, 1985 until paid at the rate of ten per cent (10 %) will be in escrow at First Federal Savings and Loan in Nevada. ntil said principal and interest have been paid. Each payment shall be credited first on interest then sainder on principal; and interest shall thereupon cease upon the principal so credited.

BOOK 65 PAGE 652

the premier excepted).

THE SELLER RESERVES the right to enter upon said really at any time during the term of this Agreement for the purpose of examining the same. No building or improvement placed or constructed on said realty shall be removed without the written constant of the Seller.

ing the same. No building or improvement placed or constructed an said realty shall be removed without the written consent of the Seller. IT IS FURTHER AGREED that time is of the essence of this Agreement, and full performance by the Buyer of all his obligations here-under is and shall be a condition precedent to his right to a conveyance horounder; and should default be made (a) in the payment of demand as aloreasid, of any amount herein agreed to be repaid, or (c) in the observance or performance of any other obligation hereinder, its Seller may thereupon, at his option, enforce his rights hereunder, either by forfeiture of all the Buyer's rights under this edg. The Buyer agrees to pay all costs and expenses of any action commenced by the Seller agreement, including her may declare such action progress to judgment or not. Should the Seller cleet to enforce his right of forfeiture hereunder, leading he may declare said forfeiture by service upon the Buyer of a written declaration of offeiture and cancellation, or by depositing in the United Selten mail, postage prepaid, such written declaration, addressed to the Buyer at his last address on the with the Seller.

NO WAIVER of the heesch of any of the convenance or conditions of this faracement by the Seller.

United States main, postage prepare, and written notification, sourcessor to the Buyer at the state contrast on the Seller and the breach of any of the covenants or conditions of this Agreement by the Seller shall be construed to be a waiver of any succeeding breach of the name or other covenants or conditions of this Agreement. No delay or amission of the Seller in energiaing any right, power or remody herein provided in the event of default shall be construed as a waiver thereof or augustatement therein, nor tion in, any of the terms of this Agreement.

too is, any of the terms of this Agreement.

This Seller Agreement, to execute and deliver to the Buyer's compliance with all the terms and conditions hereof and the surrender of this Agreement, to execute and deliver to the Buyer a good and sufficient Deed conveying said realty and to furnish a Policy of Title Insurance, issued by TITLE INSURANCE AND TRUST COMPANY showing title to said realty vested in the Buyer at the date of recordation of said Deed, both such Deed and Policy of Title Insurance to be and show subject only to encumbrances herein mentioned and to such other encumbrances as are not caused or created by the Seller.

IN WITNESS WHEREOF the parties hereto have executed this Agreement the day and year first above written.

Star Rt. Box 44

Alamo, Nevada 89001

SELLER

BOX 4164

Las Veras. Nevada 89030

COMPLETE STATEMISE TITLE SERVICE

A TICOR COMPANY

Agreement for Sale of Real Estate

109 SOUTH THIRD

TITLE INSURANCE
AND TRUST A TICOR COMPANY

82799

FILED AND RECORDED AT REQUEST OF June 18, 1985

T 50 MINUTES PAST 12 O'CLOCK P MINI BOOK 65 OF OFFICIAL ... OF OFFICIAL RECORDS, PAGE 652 ... LINCOLN

CUNTY, NEVADA.

COUNTY NOCHDER 65 PAGE 653 BOOK