	-	THOOTH COL	mcy		
- SUBSCRIBED AND	SWORN BEFORE ME THIS				
24 nev	OF_May 1996	<b>r</b>			•
	W_1184_ 19714_		- N.	i. Stever	
منافقات	m. Sturer			- FREE of HENDA onto - Monada	
NOTARY PUBLIC R	AND FOR SAID COUNTY AND S	STATE		April 5, 1960	
MY COMMISSION I	YPINER-	<b>L</b>			
	•				
april 5.	<del>-</del>				
A120-10 A	GREEMENT I	O SELL	REAL EST	<b>TATE</b>	
31.20-04	Lewis D. Rolli	.ns		J. Commun.	
	3463 East Ouai	l Ave. , Las	Vegas, NV 891	2.0 ms S	ciler, and
D	Arrell Dae Keele	# Bonnie der City N	keele et s	as Buyer, hereby a	of
TIONS HEREINA	and the Buyer shall buy the AFTER SET FORTH, which which which within this contract.	te fallowing descr	ibed monerty UPON	THE TERMS AND	CONTIL.
1. LEGAL DE	SCRIPTION of real estate				
Lincoln	<del></del>	County, State of	Nevada		
SEE EXHIBI	T "A" ATTACHED			1	
				1 /	
2. PURCHASE	PRICE 20,000			Dollars, M	ethod of
Payment:	<del> </del>	( (	-	Polian. M	VI
(a) Denosit to	o be held in trust by	1	<b>N</b> .	. ] ]	
(b) Approxin	nate principal balance of firs	t mortgage to whi	ch conveyance shall i	× / /	-
subject, i	f any, Morigage holder: —% per annum: M			-//-	-
(c) Other:			-	/ /	
(d) Cash, cer	tified or local cashier's chec	k on closing and d	elivery of deed (or si	ich /	-
greater of	lesser amount as may be ne	cessary to comple	te payment of purch	ISC //	
price are	r credits, adjustments and pr	es duens).	N	·/	_
1		The state of the s	TOTAL	<u> </u>	_
3 DROP ATTON	t. T	The state of the s		1	•
rated as of the date	<ol> <li>Taxes, insurance, interest of closing.</li> </ol>	t, rents and other	expenses and revenue	of said property sha	ll be pro-
/	J	The state of the s	***		
4. RESTRICTION and m	NS, EASEMENTS, LIMIT quirements imposed by gove	ATIONS: Buyer	shall take title subject	t to: (a) Zoning, res	trictions,
or common to the	subdivision, (c) Public utility	casements of rec-	ord, provided said cas	ements are located or	مادنه ماده
Of rear lines of the	property, (d) Taxes for year	r of closing, assu	med mortgages, and	purchase money mor	igages, if
any, (e) Other:		Calla	warrante that there i	hall be no violations	-51
ing or zoning code	s at the time of closing.	Зене	Wantants that there :	nan be no violations	of build-
C DEBAIRTH	/ DITUEN. TEN		1		
o this contract by	BUYER: If Buyer fails to Buyer as aforesaid shall be n	perform any of the	covenants of this cor	tract, all money paid	pursuant
cution of this cont	ract and as agreed liquidated	damages and in f	n account of the Self- uil settlement of any	as consideration to claims for damages	r une exe-
76.	76.		1 1	· ·	
<ol> <li>DEFAULT B: paid by the Buyer.</li> </ol>	SELLER: If the Seller fails at the option of the Buyer, s	s to perform any o	the covenants of this	contract, the aforesa	id money
he right of specifi	c performance.	oc resulted to	are police ou ociugue	a, or use puyer snari i	IEVE ONLY
7. TERMITE IN	SPECTION, Action of t		_ /		
oblain a willen te	SPECTION: At least 15 da port from a licensed exterm	ingler stating that	there is no evidence.	of live termite or oth	
DOMENNE INSECT INTES	talion on said properly nor c	INDEPARTMENT (Tarmane	from overy infectors.		C -L 1-
such evidence, Sei	iier snali day ud lo ihree (39	b) percent of the c	tirchase price for the	treatment required to	o remedu
the costs for such	icluding repairing and replace	ing portions of sa	of the purchase price	ich have been democ	
excess. If Buyer e	lects not to pay, Seller may	pay the excess or	cancel the contract.	a wayer may excel to	pay sucii
	200				
a written report it	CTION: At least 15 days be om a licensed roofer stating	that the roof ic	n a Waterticht condi	tion. In the summe a-	
required eilher lo c	Correct leaks or to replace day	mage to facia or so	iffit Selter chall nav i	in to three (30L) need	ant of the
purchase price for	said repairs which shall be	performed by a li	ดอกรอดี เกตะโกย ดอกเล	ector but if the costs	for much
pay, Seller may na	e (3%) percent of the purch y the excess or cancel the co	ase price, Huyer n intract	ay elect to pay such	excess. If Buyer ele-	cis not to
	/ /				
9. OTHER INSP	ECTIONS: At least 15 days	before closing, Bu	yer or his agent may	inspect all appliances	, air con-
ontoning and heat sale. Seller shall	ing systems, electrical system pay for repairs necessary to	ns, plumbing, ma nlace such items	chinery, sprinklers an in working order at a	d pool system includ	ed in the
nours before clasii	ng. Buyer shall be entitled, u	epon reasonable ne	Nice to Seller, to inse	ect the premises to d	etermies
inal said items are	in working order. All items	of personal prope	rty included in the sa	le shall be transferre	d by Bill
of Sale with warra	nty of title.	- •			J

(Revised 1995)

BOOK 119 PAGE 12

10. LEASES: Seller, not less than 15 days before closing, shall furnish to Buyer copies of all written leases and estoppel letters from each tenant specifying the nature and duration of the tenant's occupancy, rental rates and advanced rent and security deposits paid by tenant. If Seller is unable to obtain such letters from tenants, Seller shall furnish the same information to Buyer within said time period in the form of a seller's affidavit, and Buyer may contact tenants thereafter to confirm such information. At closing, seller shall deliver and assign all original leases to Buyer.

- 11. MECHANICS LIENS: Seller shall furnish to Buyer an affidavit that there have been no improvements to the subject property for 90 days immediately preceding the date of closing, and no financing statements, claims of lien or potential lienors known to Seller. If the property has been improved within that time, Seller shall deliver releases or waivers of all mechanics liens as executed by general contractors, subcontractors, suppliers and materialmen, in addition to the seller's lien affidavit, setting forth the names of all general contractors, subcontractors, suppliers and materialmen and reciting that all bills for work to the subject property which could serve as basis for mechanics liens have been paid or will be paid at closing.
- 12. PLACE OF CLOSING: Closing shall be held at the office of the Seller's attorney or as otherwise agreed upon.
- 13. TIME IS OF THE ESSENCE: Time is of the essence of this Sale and Purchase Agreement.
- 14. DOCUMENTS FOR CLOSING: Seller's attorney shall prepare deed, note, mortgage, Seller's affidavit, any corrective instruments required for perfecting the title, and closing statement and submit copies of same to Buyer's attorney, and copy of closing statement to the broker, at least two days prior to scheduled closing date.
- 15. EXPENSES: State documentary stamps required on the instrument of conveyance and the cost of recording any corrective instruments shall be paid by the Seller. Documentary stamps to be affixed to the note secured by the purchase money mortgage, intangible tax on the mortgage, and the cost of recording the deed and purchasing money mortgage shall be paid by the Buyer.
- 16. INSURANCE: If insurance is to be prorated, the Seller shall on or before the closing date, furnish to Buyer all insurance policies or copies thereof.
- 17. RISK OF LOSS: If the improvements are damaged by fire or casualty before delivery of the deed and can be restored to substantially the same condition as now within a period of 60 days thereafter, Selier shall so restore the improvements and the closing date and date of delivery of possession hereinbefore provided shall be extended accordingly. If Seller fails to do so, the Buyer shall have the option of (1) taking the property as is, together with insurance proceeds, if any, or (2) cancelling the contract, and all deposits shall be forthwith returned to the Buyer and all parties shall be released of any and all obligations and liability.
- 18. MAINTENANCE: Between the date of the contract and the date of closing, the property, including lawn, shrubbery and pool, if any, shall be maintained by the Seller in the condition as it existed as of the date of the contract, ordinary wear and tear excepted.
- 19. CLOSING DATE: This contract shall be closed and the deed and possession shall be delivered on or before the day of . 19 unless extended by other provisions of this contract.
- 20. TYPEWRITTEN OR HANDWRITTEN PROVISIONS: Typewritten or handwritten provisions inserted in this form shall control all printed provisions in conflict therewith.
- 21. OTHER AGREEMENTS: No agreements or representations, unless incorporated in this contract, shall be binding upon any of the parties.
- 22. SPECIAL CLAUSES:

COMMISSION TO	D BROKER: The	Seller hereby re	cognizes _		
		as the Brussales price, the	ker in this transaction	in, and agrees to p	nay as commission
<del></del>			D	ollers (\$	or one
WITNESSED BY;	same does not ex	∉ccd the full arr	Buyer through failure to tount of the commission	o <b>perf</b> orm as compe	nsation for service
Witness	Date	~Buyer	Date	·	
KUM P	( K1/1	n 5	Date		
Witness	Date	Seller	Date		

O E-Z Legal Forms. Scion: you use this form, read it, fill in all blanks, and make whetever changes are necessary to your purticular transaction. Consult a lawyer if you doubt the form's fitness for your purpose and use E-Z Legal Forms and the retailer make no representation or warranty, capters or implied, with respect to the merchanisability of this form for an intended use or purpose.

BOOK 119 PAGE 13

## EXHIBIT "A"

APN 06-241-20:

Described as follows: to-wit:

Beginning at the Southwesterly corner of Lot 5, whence the corner common to Sections 2 and 3 in Township 1 North and Sections 34 and 35 in Township 2 North, Range 69 East, Mount Diablo Meridian, bears South 87 degrees 14' West 2361.0 feet (said corner being actually North 1 degree 53' East 679 feet from where it should be); thence North 15 degrees 14' East 212.3 feet to the Northwesterly corner: thence South 89 degrees 47' East 219.9 feet to the quarter section line: Thence South 69 degrees 43' East 247.9 feet to the Northeasterly corner; thence South 18 degrees 26' West 250.7 feet to the Southwesterly corner, thence North 73 degrees 26' West 447.3 feet to the Southwesterly corner, the point of beginning, containing 2.603 acres, more or less. Said parcel being a part of that tract being known as the Robert Hammond Field.

All water rights vested in and held by the above parcel of land in use of water from the Eagle Valley Stream. Watering: 32 hrs every ten (10) days.

105245

Lewis D. Rollins

May 24, 1996

30 WINDTEST OF 1

P 119 OF 12

Yuriko Setzer

Braulia Boucher, deput

BCOX 119 FACE 14