TO 8027 NV

Agreement for Sale of Real Estate

THIS AGREEMENT, executed in duplic	este, January 24, 1999
Fay Mount Day. 7	Trustee of the Delbort Clois Bay and Fey
etween Mount Day Family	Living Trust Seller,
nd and Chervi Scale	d Cheryl Scales, Trustees of the Tom
Ann Charve Scale	es Family Trust, dated January 8, 1993 Buyer,
'itnesseth:	~
hat the Seller, in consideration of the	covenants of the Buyer herein, agrees to sell and convey to said Buyer and said
	y situated in the Rachel Community county of
Lincoln	(N.).
escribed as follows:	, state of Nevada, hereinafter referred to as "said realty,"
Parcel # 33 (4	.5642 acres)
wa hat sub of	Section 35, T3S, R 55E, M.D.M.
ž.	
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·	
APN 10-160-10	
ne price, or principal sum, for which	h Seller agrees to sell and Buyer agrees to buy said realty is the sum of
Four thousand two hu	ndred eighteen dollars & 58 bellars (\$ 4,218.58)
wful money of the United States, and I aid sum, as follows:	Buyer in consideration of the premises, promises and agrees to pay to Soller
and some as torioust	
	Dollars (8 0)
on the signing and delivery hereof, r	eccipt whereof is hereby acknowledged, and the balance thereof in monthly
1 1	
stellments of	red Dollars Dollars (\$ 100,00)
more each commended at the	1
more, each, commencing on the	1st day of February 19 99
nich installments shall include interest	on the unpaid principal balance hereof from
The Control of the Co	surjent brinchet natauca uetent Itom
February 1 1999	until paid at the rate of ten per cont (10 %)
r Annum,	pos cont (76)

1 Buyer Agrees	to pay taxes.
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7 D	l be due the first of each month;
2. Payments shal	after the transfer of the
Paymonts nade	after the tenth of the month shell
Paymonts made be penalized	after the tenth of the month shall an extra ten (10) percent for that
Payments nade be penalized month only.	after the tenth of the month shall an extra ten (10) percent for that
Payments made be penalized month only. d continuing until said principal and in	after the tenth of the month shall an extra ten (10) percent for that
Payments made be penalized month only. d continuing until said principal and in	after the tenth of the month shall
Payments made be penalized month only. Id continuing until said principal and in	after the tenth of the month shall an extra ten (10) percent for that
Payments made be penalized nonth only. Id continuing until said principal and in se; and the remainder on principal; and	after the tenth of the nonth shall an extra ten (10) percent for that ten (10) percent for that terest have been paid. Each payment shall be credited first on interest then d interest shall thereupon cease upon the principal so credited.
Payments made be penalized nonth only. Id continuing until said principal and in se; and the remainder on principal; an	after the tenth of the nonth shall an extra ten (10) percent for that ten (10) percent for that terest have been paid. Each payment shall be credited first on interest them d interest shall thereupon cease upon the principal so credited.
Payments made be penalized nonth only. Id continuing until said principal and in se; and the remainder on principal; an	after the tenth of the nonth shall an extra ten (10) percent for that ten (10) percent for that terest have been paid. Each payment shall be credited first on interest then d interest shall thereupon cease upon the principal so credited.
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Payments nade be penalized aonth only. and continuing until said principal and in se; and the remainder on principal; an- the BUYER HEREBY AGREES, during the tare, assessments and charges of every kind aity. Upon failure by the Buyer to so pay said the any and all costs, penalties and legal per croon at the rate of menand; and such demand by the Soller on demand; an much demand by the Soller and semand;	after the tenth of the nonth shall an extra ten (10) percent for that terest have been paid. Each payment shall be credited first on interest then d interest shall thereupon cease upon the principal so credited. term of this Agreement and any extension or renowal thereof, to pay promptly when due and nature now or hereafter assessed, levied, charged or imposed against or upon said it axes, assessments and charges, the Seller shall have the right to pay the same, tegether centages which may be added thereto. The assessment so paid or advanced, with interest and fallors, by the Buyer to repay the same with such interest within thry (30) days and fallors, by the Buyer to repay the same with such interest within thry (30) days
Payments nade be penalized nonth only. Id continuing until said principal and in ie; and the remainder on principal; an it BUYER HEREBY AGREES, during the itare, assessments and charges of avery kind, they for failure by the Buyer to see pay said the sny and all costs, penalizes and legal per streem at the rate of manual per per paid by said Buyer to said Solier on demand; an such demand by the Solier hall constitute IE BUYER AGREES to here all states.	after the tenth of the nonth shall an extra ten (10) percent for that terest have been paid. Each payment shall be credited first on interest then d interest shall thereupon cease upon the principal so credited. The same of this Agreement and any extension or removal thereof, to pay promptly when due and nature now or hereafter assessed, levied, charged or imposed against or upon eaid takes, assessments and charges, the Seller shall have the right to pay the same, together contages which may be added thereto. The smounts so paid or advanced, with interest annum from the date of advancement until repaid, shall be secured hereby and shall be and failure, by the Brayer to repay the same with such interest within thirty (30) days a despite under the terms of this Agreement.
Payments nade be penalized month only. Id continuing until said principal and in se; and the remainder on principal; an- se sasesments and charges of avery kind thate, sasesments and charges of avery kind that, Upon failurs by the Buyer to so pay said that any and all costs, penalties and legal per serion at the rate of menals, penalties and legal per serion at the rate of menals, and legal per serion and demand by the Saller shall constitute its BUYER AGREES to keep all brildings as tount required by, and in such insurance com- his interest may appear.	after the tenth of the nonth shall an extra ten (10) percent for that terest have been paid. Each payment shall be credited first on interest then d interest shall thereupon cease upon the principal so credited. term of this Agreement and any extension or renewal thereof, to pay promptly when doe and nature now or hereafter assessed, levied, charged or imposed against or upon said taxes, assessments and charges, the Seller shall have the right to pay the same, together entages which may be added thereto. The assessments so paid or advanced, with interest annum from the date of advancement until repaid, shall be secured hereby and shall be and failure, by the Buyer to repay the same with such interest within thirty (30) days a defapile-under the terms of this Agreement. By on, or that may hereafter be placed on, said realty insured against less by firm to the statics as may be satisfactory to, the Seller, with appropriate clauses protenting the Seller
Payments nade be penalized nonth only. Independent on principal and in se; and the remainder on principal; and the BUYER HEREBY AGREES, during the states, assessments and charges of every kind sity. Upon failure by the Buyer to so pay said the sur and all costs, penalties and legal per stroon at the rate of memory per stroon and begin the strong per stroon at the rate of memory per stroon at	after the tenth of the nonth shall an extra ten (10) percent for that terest have been paid. Each payment shall be credited first on interest then d interest shall thereupon cease upon the principal so credited. The mean of this Agreement and any extension or removal thereof, to pay promptly when due and nature now or hereafter assessed, levied, charged or imposed against or upon said taxes, assessments and charges, the Seller shall have the right to pay the same, together contages which may be added thereto. The smounts so paid or advanced, with interest annum from the date of advancement until repaid, shall be secured hereby and shall be and failure, by the Singer to repay the same with such interest within thirty (30) days a default-under the terms of this Agreement.

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the premises in se good a state and condition as a reasonable amount of use and wear thereof will permit (damage by the elements excepted).

THE SELLER RESERVES the right to enter upon said realty 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.

IT IS FURTHER AGREED that time is of the essence of this Agreement, and full performance by the Buyer of all his obligations hereunder is and shall be a condition procedent to his right to a conveyance horsunder; and should default be made (a) in the payment of any of said installments of principal and interest when the same become due, or (b) in the repayment, within thirty (30) days after demand as aforesaid, of any amount herein agreed to be repaid, or (c) in the observance or performance of any other obligation hereunder, the Seller may thereupon, at his spiton, enforce his rights hereunder, the Seller may thereupon, at his spiton, enforce his rights hereunder, the fitter of the Buyer rights under this Agreement and all interest in said realty and the appurtenances, as hereinafter provided, or by any other legal or equitable right or remady. The Buyer agrees to pay all costs and expenses of any action commenced by the Seller to enforce this right of forfeiture hereunder, he may declare said forfeitures by service upon the Buyer of a written declaration of forfeiture and cancellation, or by depositing in the United States mail, postage prepaid, such written declaration, addressed to the Buyer at his last address on file with the Seller.

NO WAIVER of the breach of any of the covenants or conditions of this Agreement by the Selter shall be construed to be a waiver of any succeeding breach of the same or other covenants or conditions of this Agreement. No delay or omission of the Selter in exercising any right, power or remedy bargle provided in the event of default shall be construed as a waiter thereof or acquiescence therein, nor shall the acceptance of any payments made in a manner or at a time other than as herein provided be construed as a waiter of, or variation in, any of the terms of this Agreement.

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

Tom W. Scales and Cheryl Scales Trustees of the Tom and Cheryl

Scales Family Trust

Adress Dated January 8, 1993 1434 Basin View Circle

- Lac Vegas, NV 89123

Fay Mount Day Trustees

and Fay Mount Day Family

HCR Box 33

Alamo, NY 89001

ÉDITH M. GROVER
Notary Public, State of Nevada
Apopintment No. 93-218617
My Appl. Brokes Dec 22, 2000

Edith M. Knower Notary Public commission Expires 12-22-2000

NO. 112244

FILED AND RECORDED AT REQUEST OF TOM W. Scales

January28, 1999

AT 17 MINUTES PAST 2 O'CLOCK

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COUNTY, NEVADA

COUNTY HECOMO